

STATE OF NORTH CAROLINA
DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES
DIVISION OF AIR QUALITY

REPORT OF PROCEEDINGS OF PUBLIC HEARING
ON ADOPTION OF 15A NCAC 02Q .0318, CHANGES NOT REQUIRING
PERMIT REVISIONS,
AMENDMENTS TO 15A NCAC 02Q .0102, ACTIVITIES EXEMPTED FROM
PERMIT REQUIREMENTS, AND 15A NCAC 02Q .0903 EMERGENCY
GENERATORS AND STATIONARY RECIPROCATING INTERNAL
COMBUSTION ENGINES,
AND
REPEAL OF 15A NCAC 02Q .0302, FACILITIES NOT LIKELY TO
CONTRAVENE DEMONSTRATION

NOVEMBER 4, 2015
RALEIGH, NC

ENVIRONMENTAL MANAGEMENT COMMISSION

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CONTENTS

CHAPTER I	Summaries and Recommendations	I-1
	Background and Summary	I-1
	Public Comments and Responses Thereto	I-2
	Summary Of Comments And Responses	I-18
	Conclusion	I-19
	Hearing Officer's Recommendation	I-20
CHAPTER II	Rules Proposed for Adoption	II-1
CHAPTER III	Report of Proceedings	III-1
	Introduction	III-1
	Designation of Hearing Officer	III-2
	Public Notice	III-3
	Transcript	III-5
CHAPTER IV	Exhibits	IV-1
	Proposed Rules With Amendments as Presented at the Hearing	IV-2
	Hearing Officer Comments at Hearing	IV-9
CHAPTER V	Written Comments During Comment Period	V-1
CHAPTER VI	Attachments	VI-1
CHAPTER VII	Documentation	VII-1

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CHAPTER I

Summaries and Recommendations

Proposed adoption of 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, proposed amendments to 15A NCAC 02Q .0102, Activities Exempted From Permit Requirements, and 15A NCAC 02Q .0903 Emergency Generators And Stationary Reciprocating Internal Combustion Engines, and proposed repeal of 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration.

BACKGROUND AND SUMMARY

A public hearing was held in Raleigh, North Carolina on November 4, 2015, to take public comments on the streamlining of the permit exemptions rule. The specific rules being considered are listed above. Mr. Charles Carter, Environmental Management Commissioner and Air Quality Committee Chairman, was appointed and acted as the hearing officer during the hearing.

Rule 15A NCAC 02Q .0102 governs activities that do not require an air quality permit for non-Title V (small and synthetic minor) facilities. The agency has amended the rule several times through the years to address specific issues. As a result, the overall size and structure of the rule has evolved in a way that makes it difficult to read, understand and implement, and it has become a source of frustration for both Division of Air Quality (DAQ) staff and the regulated community. To address this issue, the DAQ formed an internal subcommittee of its existing Permits Workgroup to review and recommend revisions to the rule to make it easier to understand and use by affected facilities and DAQ staff.

As the process of simplifying the permit exemptions rule progressed, the DAQ looked to new ways to reduce administrative burden while maintaining a high compliance rate amongst the non-Title V facilities. The administrative effort is relatively high for a large number of facilities with very low emissions. During the rule drafting process, there were 1,601 small permitted facilities, 648 synthetic minor permitted facilities and 301 Title V permitted facilities. The small permitted facilities made up 63% of the total number of permitted facilities but contributed only 3.4% of the total criteria emissions.

The DAQ sought external stakeholder input on the initial draft amendments on November 6, 2014. The Division received by February comments suggesting additional approaches, including tiered approaches with alternative exemption thresholds and a registration option for certain levels of emissions. The DAQ reviewed that feedback and considered alternatives to its initial approach. The DAQ discussed the feedback received and its considerations with the AQC at its May 6, 2015 meeting. Using feedback from commissioners at the AQC meeting, the DAQ presented updated draft rules to the AQC at its July 8, 2015 meeting. The resulting proposed rule changes from that review process should provide some administrative relief to a large number of small facilities that have very low emissions.

Rule 15A NCAC 02Q.0102, Activities Exempted From Permit Requirements, is proposed for amendment to simplify the rule to make it easier to understand. New exemption requirements are also added. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.

Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, is proposed for repeal since the rule is duplicative of the requirements contained in the revised Rule 15A NCAC 02Q .0102.

Rule 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, is proposed for adoption to allow facilities to make minor changes without first modifying their permit.

Rule 15A NCAC 02Q .0903, Emergency Generators And Stationary Reciprocating Internal Combustion Engines, is proposed for amendment to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.

The DAQ estimated fiscal impacts, mostly in the form of administrative relief that results from avoided cost to privately owned facilities and local government facilities due to these rule amendments. The administrative relief is in the form of a partial reduction in fees from consulting firms to prepare permit applications for facilities that are no longer required to be permitted. There is also cost savings to affected private and local facilities in the elimination of permit application fees and annual permit fees. The local government impacts are the direct fiscal impacts to local government facilities. The impact to the three local air permitting programs is not included because the DAQ cannot determine how the local programs will change their rules as a result of the changes to the DAQ permitting program. The fiscal impact to State government is the revenue loss from permit application and annual permit fees and the opportunity cost represents the value of the staff time that was used for permitting activities that can now be used for other activities.

The estimated total fiscal impacts from the proposed rule amendments are substantial. Annually, there is a net savings of \$768,225 to the public sector, and permit fees reduction of \$280,425 and opportunity savings of \$162,500 to the DAQ. The Office of State Budget and Management approved the fiscal note on August 18, 2015 in accordance with G.S. 150B-21.4, and E.O. 70.

PUBLIC COMMENTS AND RESPONSES THERETO

Comment: R. Scott Davis of the EPA asks how North Carolina will maintain a database of active exempt and registered facilities with Federal regulatory requirements and conduct compliance assurance visits to ensure compliance of these facilities.

Response: The DAQ currently maintains a database of permitted facilities that includes any federal regulatory requirements that apply to that facility. That database will be maintained for any facilities that may become exempt or registered under the proposed amendments. The

facilities will not be removed from the database. New facilities subject to federal regulations file initial notifications with the agency as required under the federal regulation. Those new facilities will be added to the database. The DAQ has formed a team to develop a compliance assurance program for the exempt and registered facilities. The compliance assurance visit frequency for the majority of the newly exempt or newly registered facilities will remain the same for the first compliance cycle following the finalization of the rules. The DAQ will then evaluate how well the various compliance tools are working to assure continued compliance with the rules and make necessary adjustments going forward. A few facilities with no control devices installed or minimal regulatory requirements will not be subject to compliance assurance visits due to the limited rule requirements.

Comment: R. Scott Davis of the EPA asks why the pre-control provisions are being removed from the existing rule. The changes appear to exempt sources from permitting if pre-control actuals are less than 5 tons per year (tpy) for any individual criteria air pollutant (CAP) and 10 tpy for total CAPs. This appears to be a relaxation of the federally-approved SIP, therefore a section 110(1) demonstration should be included with the revision.

Response: The DAQ will be submitting a section 110(l) demonstration with the final rules. The rule amendments are relaxing the administrative requirements for obtaining a state permit. The rule amendments do not relax any applicable state or federal standards or requirements. All exempt or registered facilities will continue to be required to be in compliance with all state and federal requirements.

Comment: R. Scott Davis of the EPA states that proposed changes and executive summary appear to allow for Director's discretion to require permits for specific exempt and registered sources with demonstrated history of noncompliance with Federal regulations. Please clarify how this change is in compliance with the Clean Air Act.

Response: The purpose of Paragraph (f) of proposed Rule 15A NCAC 02Q .0102 is to allow the Director to require facilities that are already exempt or registered to obtain an operating permit or registration if the facility has become noncompliant with state or federal requirements. A similar provision is part of the existing rule in 15A NCAC 02Q.0102(g). If compliance becomes an issue with an unpermitted facility, the DAQ would have several options available to improve compliance, including enforcement action and requiring a facility to obtain a permit. Compliance with state and federal requirements is one of DAQ's highest priorities and will continue to be so with the proposed amendments.

Comment: R. Scott Davis of the EPA comments that some of the listed operations, (i. e., dry cleaning), cannot be excluded from aggregation of source emissions for purposes of determining applicability under the title V and prevention of significant deterioration programs. Please clarify the exemptions in this paragraph.

Response: The DAQ agrees that some of the listed operations in Paragraph (g) of Rule 15A NCAC 02Q .0102 may not be excluded from the aggregation of source emissions for the purposes of determining applicability under the Title V (Section 02Q .0500) and prevention of significant deterioration programs (Rules 02D .0530 and .0531). This is also true to the state

only air toxics permitting program (Section 02Q .0700). The relevant language in Paragraph (g) is inconsistent with the definition of “insignificant activities” in Rule 02Q .503(8) and with the list of exemptions in Rule 02Q .0702. The language in Paragraph (g) is also inconsistent with the language in Paragraph (b)(1) and (b)(2) that the Rule does not apply to facilities that require a permit under Title V or a source emitting a pollutant that is part of a facility’s 15A NCAC 02D .1100 modeling demonstration if that source is not exempted under 02Q .0702.

The following language in Paragraph (g) will be removed from the proposed rule

“These activities shall not be included in determining applicability of any rule or standard that requires facility-wide aggregation of source emissions, including activities subject to Rule 15A NCAC 02D .0530, Rule 15ANCAC 02D .0531, Section 15A NCAC 02Q .0500, and Section 15A 02Q .0700 unless specifically noted below:”

The removal of this language will remove the inconsistency with the Title V, PSD and Air Toxics permitting programs. Activities that may be insignificant for those permitting programs are already defined in the appropriate sections or rules and should not be redefined in Paragraph (g) of Rule 02Q .0102.

Comment: R. Scott Davis of the EPA comments the pie chart in this section describes how a large number of permitted facilities emit only a fraction of the total pollutants expressed as criteria air pollutants (CAPs), however, the chart combines the total emissions of all of the CAPs including CO, NO_x, PM₁₀, PM_{2.5}, SO₂, and VOCs. For reader clarity, please consider differentiating the number of sources emitting the individual CAPs to indicate the type of facilities which make up these emissions.

Response: The pie chart was included in the fiscal note as background information for anyone reviewing the fiscal note, including the analyst in our Office of State Budget and Management. The fiscal note is a statutory requirement for rule adoptions and amendments to determine the fiscal impacts to the state or local government and the regulated community. The fiscal note is not a technical support document.

During the development of the rule amendments and fiscal note, the DAQ did determine the number of sources emitting each individual CAPs and the type of facilities that make up those emissions. That data is public information and is available to the public. During the public hearing comment period, several environmental groups requested that information which the DAQ provided.

Environmental Organizations Joint Comments

Jamie Cole of the NC Conservation Network, Molly Diggins of the NC Sierra Club, Terry Lansdell of Clean Air Carolina, Laura Wenzel of Medical Advocates for Healthy Air, Carrie Clark of the NC League of Conservation Voters, Todd Miller of the NC Coastal Federation, David Rogers of Environment North Carolina and John Runkle of NC WARN have submitted a joint public hearing comment letter. Their comments will be present below:

Comment: To protect public health, the EMC must not extend the proposed exemption to toxic air pollutants (TAPs). Currently, permit exemptions apply to small facilities that have actual emissions, before control, of less than five tons per year of any single toxic or criteria air pollutant. Small facilities exceeding five tons per year of any single of toxic or criteria air pollutant, before control, are required to obtain a permit from DAQ. The proposed amendments to 15A NCAC 02Q .0102 would exempt most small facilities from permit requirements, move some from permit requirements into a registration process, and leave a handful of small facilities within permit requirements.

This amendment would exempt facilities with actual annual emissions, after control, of less than five tons per year of any single toxic or criteria air pollutant and less than 10 tons of all combined pollutants. Small facilities with annual emissions of less than 25 tons of combined toxic and criteria air pollutants would need to register with DAQ but would be exempt from permitting requirements. That shift in the 5 ton threshold, from ‘before control’ to ‘after control’ emissions, has major implications for compliance assurance.

We appreciate the savings provision in 15A NCAC 02Q.0102 (b)(2) of this proposal, excluding from exemption sources that are currently permitted under 15 NCAC 02D .1100 (that is, facilities whose actual rate of emission of a specified TAP exceeds the Toxic Air Pollutant Emissions Rate (TPER)). Our immediate concerns lie with the remaining TAPs that are neither excluded by this exception, nor exempted under other rules. Any remaining toxic that will be included in an exemption calculation is potentially harmful and does not take into account the serious cumulative impacts of TAPs. If some air pollutants, toxic or criteria, are to be included in an exemption calculation and are not already under mandatory permitting, an in depth risk assessment should be conducted to determine cumulative effects to disproportionately and historically impacted communities that these small facilities reside in.

Response: The DAQ has examined alternative permitting emissions thresholds for air toxics emissions. For example, there are 63 facilities that are below the emissions thresholds in Paragraph (d) of the proposed Rule 02Q .0102 rule that have actual emissions of a single HAP/TAP greater than 1000 lbs per year. Thirteen of those 63 existing permitted facilities have emissions over the TPERs in 02Q .0711 and have further analyzed their toxics emissions through modeling. They will continue to be permitted per the requirements in 02Q .0102(b)(2) in the proposed rules. Amongst the other 50 facilities, there are not currently emissions limits related to the state air toxics program in those permits. Some of those facilities have the TPERs listed in their permit as a reminder that if the facility increases their TAPs over that TPER, a permit application (and analysis) is required. Other facilities have good “housekeeping” requirements (02D .0958) and some are subject to federal air toxics rules (MACTs/GACTs). They must continue to comply with those rules regardless of whether they have a permit or not.

The DAQ’s compliance assurance strategy will include regular facility visits and data evaluation from facilities that have greater than 1000 lbs per year of a single HAP/TAP and become exempt from permitting. The goal is to ensure compliance with all applicable requirements, including the federal air toxics rule requirements, and to be able to evaluate toxic air emissions relative to the TPERs.

It's important to note that the toxic air pollutant permitting emissions rates (TPERs) in Rule 02Q .0711, and corresponding Acceptable Ambient Levels (AALs) in Rule 02D .1104 represent the most important thresholds for air toxics emissions in the North Carolina air program. They are not changing as a result of this rule-making. The TPERs in 02Q .0711 are conservatively set – in other words – some worst case conditions are assumed when establishing them. Confidence is very high that emissions below those levels represent no additional risk to public health. Additionally, during the analysis of the appropriate AALs by the Science Advisory Board, assumptions are almost always extremely conservative – that is – they err on the side of caution and to protect the population at every opportunity. Even if an AAL was to be exceeded, it is very unlikely that there would be any appreciable increase in risks. Importantly, existing permitted facilities that have emissions over the TPERs in Rule 02Q .0711 and that have further analyzed their toxics emissions through modeling will continue to be permitted.

Comment: This proposal substantially decreases oversight of emitters in North Carolina. According to the fiscal note, these amendments will exempt the majority of small facilities, which make up 63 percent of the total number of permitted facilities in North Carolina. DAQ will absorb the loss in revenue by reducing this permitting staff size, among other measures. Staff in the seven DAQ Regional Offices currently has the responsibility of issuing non-Title V permits for facilities within its jurisdiction. Permitting staff handle new permits, permit modifications and permit renewals.

DAQ explains that it will pay closer attention to facilities that have historically had compliance issues and will maintain discretion to require an exempt facility that is out of compliance to return to permitting requirements. Relying on past information and trends is insufficient because DAQ won't know when exempt facilities change ownership, change management, or when facilities install new equipment. These changes are dangerous and leave vulnerable communities, already overburdened, facing worse cumulative impacts from inadequate oversight.

Permitting staff's ability to adequately execute a meaningful compliance assurance process will also be hindered due to the elimination of data that is currently collected by the state. Since exempt facilities are not required to supply data to the state, DAQ will need to spend additional time visiting exempt sites, or leave a large gap in data collection that will inevitably open the door to abuse by emitters.

Quite apart from DAQ oversight, the exemptions also reduce the incentive for companies to collect the data they need internally to keep their emissions from exceeding thresholds or threatening neighboring communities. Currently, permitted facilities are required to collect data independently and report to DAQ every eight years. If these amendments move forward, there is not an independent reason or deadline for the company to collect this information. A few may, but most companies trying to prioritize their environmental expenditures will stop monitoring as frequently or at all; and what isn't measured can't be managed.

Response: The Division of Air Quality (DAQ) has been reviewing the current compliance efforts for the small permitted facilities and developing an approach for the facilities that may be newly exempt or newly registered if the proposed rule changes are approved. Currently, the DAQ staff inspect small facilities at least once every two years, while 100% of the Title V

facilities are inspected annually and more than 95% of the synthetic minor facilities are inspected annually. The EPA recommends that states inspect Title V facilities once every two years and synthetic minor facilities once every five years as part of the annual Compliance Monitoring Strategy policy. The EPA does not address the frequency of small facility compliance inspections in this policy. The DAQ has a long history of inspecting the permitted facilities on a more frequent basis than that recommended by EPA. As a result, many compliance issues may be identified, addressed and resolved more quickly than a less frequent inspection schedule would allow. More frequent visits could therefore minimize the environmental impact if a violation occurred.

As the Division considers how best to ensure that the state and federal rules are complied with by newly exempt or newly registered facilities, it was determined that compliance assurance visits would be an important element of a comprehensive compliance assurance plan. Another key element is the development of a compliance checklist for the facilities. The compliance assurance visit frequency for the majority of the newly exempt or newly registered facilities will remain the same for the first compliance cycle following the finalization of the rules. The DAQ will then evaluate how well the various compliance tools are working to assure continued compliance with the rules and make necessary adjustments going forward. A few facilities with no control devices installed or minimal regulatory requirements will not be subject to compliance assurance visits due to the limited rule requirements.

Comment: There are serious procedural issues with the absence of a plan for compliance assurance at the time of this public comment. North Carolina G.S. 150B-21.4(b2) (2) states that a fiscal note must include, “a description of the types of expenditures that persons affected by the proposed rule change would have to make to comply with the rule and an estimate of these expenditures.” The cost of compliance assurance is an essential element for the public to consider when evaluating the proposed amendments. DAQ is relying on an un-written compliance assurance plan to ensure currently permitted facilities maintain their exempt status. If DAQ has not actually analyzed the impact of these changes in fee revenue on the ability to DAQ to implement a compliance plan, the fiscal note and all its estimates involving state impact are miscalculated.

Response: The fiscal note shows more than \$150,000 in annual savings to DAQ related to staff, DAQ would redirect those staff hours toward other activities, including compliance assurance for the facilities exempt from permitting. The loss in permit fees due to the proposed rule change represents about a 1.3% decrease in estimated total annual revenues for DAQ. The DAQ will absorb the loss in permit fees through a combination of measures, including the use of the available balance in the “smalls” permit fee fund. Additionally, DAQ will absorb a small amount of the loss through attrition.

End of environmental organizations’ joint comments

Myra Blake of the Southern Environmental Law Center (SELC) has submitted comments on behalf of SELC, Clean Air Carolina and Medical Advocates for Healthy Air. Ms. Blake’s comments will be presented in the section below:

Comment: Under DEQ's proposal, an estimated 1,200 facilities would no longer be required to obtain an air permit. As a result, these pervasive air pollution sources would be exempt from monitoring and reporting requirements. An additional 240 or more previously permitted facilities would be allowed to register with the agency. Without the monitoring and reporting requirements and pollution limits in these permits, people in North Carolina will have no practical way to ensure that pollution sources in their communities are curbing their emissions of dangerous pollutants.

The exempted facilities would include chemical plants, electric power generators, metal fabricators, refiners, and finishers, natural gas distribution centers, lumber production plants, furniture manufacturers, mining sites, plastic productions, asphalt and concrete plants, and poultry processors.

These facilities emit a range of dangerous pollutants, including toxic pollutants such as mercury, arsenic, hexavalent chromium and lead. These pollutants are dangerous even in very small quantities. Arsenic is a potent carcinogen, and even short-term exposures to arsenic can elevate the risk of a number of adverse health effects, including lung cancer. Mercury is a neurotoxin that can cause brain damage, birth defects, and developmental delays. Hexavalent chromium can cause lung, stomach, and intestinal cancer. This means that, on average, approximately 1 in every 20,000 people have an increased likelihood of contracting cancer as a result of breathing air toxics from outdoor sources.

Response: It's important to note that the toxic air pollutant permitting emissions rates (TPERs) in Rule 02Q .0711, and corresponding Acceptable Ambient Levels (AALs) in Rule 02D .1104 represent the most important thresholds for air toxics emissions in the North Carolina air program. They are not changing as a result of this rule-making. The TPERs in 02Q .0711 are conservatively set – in other words – some worst case conditions are assumed when establishing them. Confidence is very high that emissions below those levels represent no additional risk to public health. Additionally, during the analysis of the appropriate AALs by the Science Advisory Board, assumptions are almost always extremely conservative – that is – they err on the side of caution and to protect the population at every opportunity. Even if an AAL was to be exceeded, it is very unlikely that there would be any appreciable increase in risks. Importantly, existing permitted facilities that have emissions over the TPERs in Rule 02Q .0711 and that have further analyzed their toxics emissions through modeling will continue to be permitted.

Comment: The facilities that DEQ proposes to exempt also emit pervasive pollutants such as carbon monoxide, sulfur dioxide, fine particle pollution, and ozone-forming nitrogen oxides and volatile organic compounds. These pollutants lead to a wide array of health problems. Sulfur dioxide exposure can cause premature death, asthma and other respiratory illness, and heart and lung disease. Fine particles cause a significant number of premature deaths from heart disease and lung diseases, as well as serious health problems such as heart attacks, asthma, and respiratory problems. Studies show that in cities such as Raleigh and Charlotte, approximately percent of increased life expectancy in recent decades is due to reductions in fine particles. Breathing ozone, which is formed by nitrogen oxides and volatile organic compounds, can trigger chest pain, asthma, bronchitis, and emphysema.

Response: The administrative effort is relatively high for a large number of facilities with very low emissions. There are 1,601 small permitted facilities, 648 synthetic minor permitted facilities and 301 Title V permitted facilities. The small permitted facilities make up 63% of the total number of permitted facilities but contribute only 3.4% of the total criteria emissions. The proposed rules would remove the administrative process of getting a permit for small facilities that have emissions below the levels specified in the rule. Small facilities are still required to comply with all state and federal requirements. Small facilities are also required to maintain documentation that the facility is qualified for that exemption. Based on current emission inventory data, the small permitted facilities potentially eligible for exemption or registration only contribute 0.6% of the total emissions. The emission levels of the carbon monoxide, nitrogen oxides, sulfur dioxide, and particulate matter emissions have been on a continuous decline over the last decade and are now below national ambient air quality standards (NAAQS) statewide.

Comment: As a result of DEQ's proposed exemptions, North Carolinians would no longer have access to information about these sources' emissions of dangerous pollutants in their communities. This is especially troubling since, of the facilities that would be exempt based on available evidence, more than half are located within one mile of a school or hospital. (A map was included with the comments and can be found in Chapter V of this hearing record.) As explained above, children and people with pre-existing illnesses are some of the sub-groups that are most susceptible to health problems caused by air pollution.

Of all the schools in the state, nearly 25% are located within a mile of one of the facilities that would be exempted. The closest school is a mere 50 to 100 feet from one of the manufacturing facilities that would be exempted. Nearly 40% of all the hospitals in the state (excluding Forsyth, Buncombe, and Mecklenburg Counties, which would not be affected by the proposed exemption) are located within a mile of one of the to-be-exempted facilities. Some of these hospitals are within a half mile of these to-be-exempted finishing plants, lumber mills, smelting plants, and poultry processing plants.

DEQ's proposed exemptions also pose environmental justice concerns. Over 150 of the facilities that would be exempted are located in census blocks where more than 50 percent of the residents are minorities, and approximately 50 of the facilities are located in census blocks with 100 percent minority residents. Other facilities that DEQ proposes to exempt are located in communities that are already subjected to numerous sources of air pollution. These areas include Raleigh-Durham, Greensboro, Greenville, Fayetteville, and Wilmington. They also include counties where numerous sources that would be exempt are clustered, such as Union, Rowan, Davidson, Catawba, Caldwell, Henderson, Burke, Alexander, Cabarrus, Randolph, Wilson, and Alamance counties. As EPA explains, even when sources are "relatively small, collectively their emissions can be of concern - particularly where large numbers of sources are located in heavily populated areas.

Response: The proposed rule amendments do not change any emission limits or required control equipment. The amendments provide relief in the form of a reduction in the administrative process of obtaining a permit. Facilities that the rules would exempt from permitting are still required to comply with all state and federal regulations. If compliance

becomes an issue at any exempt facility, DAQ retains all tools to help correct the deficiency including, enforcement actions and requiring the facility to get an air quality permit.

Comment: All of the polluters that would be newly exempted as a result of DEQ's proposal have the potential to emit pollution at levels above the exemption thresholds that DEQ has set out. These facilities use pollution control devices to lower their emissions, but are fully capable of producing higher levels of pollution if they are not controlled. Once these facilities are exempt from permit requirements, they could reduce or cease operating their pollution controls. As a result, their emissions could creep back above the threshold, unbeknown to the public.

DEQ proposes to ask the public to "trust us" by assuring that it will maintain a "compliance presence" and check in on these facilities. But without any obligation or schedule to do so, it is speculative how rigorous, frequent, or widespread DEQ's compliance checks will be. This approach also fails to satisfy the public's need for access to ongoing, regularly reported emissions information from these exempt facilities.

Response: The Division of Air Quality (DAQ) has been reviewing the current compliance efforts for the small permitted facilities and developing an approach for the facilities that may be newly exempt or newly registered if the proposed rule changes are approved. Currently, the DAQ staff inspect small facilities at least once every two years, while 100% of the Title V facilities are inspected annually and more than 95% of the synthetic minor facilities are inspected annually. The EPA recommends that states inspect Title V facilities once every two years and synthetic minor facilities once every five years as part of the annual Compliance Monitoring Strategy policy. The EPA does not address the frequency of small facility compliance inspections in this policy. The DAQ has a long history of inspecting the permitted facilities on a more frequent basis than that recommended by EPA. As a result, many compliance issues may be identified, addressed and resolved more quickly than a less frequent inspection schedule would allow. More frequent visits could therefore minimize the environmental impact if a violation occurred.

As the Division considers how best to ensure that the state and federal rules are complied with by newly exempt or newly registered facilities, it was determined that compliance assurance visits would be an important element of a comprehensive compliance assurance plan. Another key element is the development of a compliance checklist for the facilities. The compliance assurance visit frequency for the majority of the newly exempt or newly registered facilities will remain the same for the first compliance cycle following the finalization of the rules. The DAQ will then evaluate how well the various compliance tools are working to assure continued compliance with the rules and make necessary adjustments going forward. A few facilities with no control devices installed or minimal regulatory requirements will not be subject to compliance assurance visits due to the limited rule requirements.

Comment: In response to North Carolina's initial submission of its air permitting program, EPA opposed North Carolina's attempt to exempt certain pollution sources, and said that the State must revise its regulations to require major source permits (also known as Title V permits) to include sources that emit: "the lesser of 1000 pounds per year or section 112(g) de minimis

levels for HAP or such other level as the State or local agencies can demonstrate will not be likely to interfere with determining and imposing an applicable requirement.” In doing so, EPA recognized that these pollution sources were not insignificant.

A number of the facilities that DEQ proposes to exempt emit more than 1000 pounds per year of toxic air pollutants, such as formaldehyde, acetic acid, xylene, toluene, and ethyl acetate. The potential of these facilities to emit toxic pollution may be much higher still.

Response: The DAQ has examined alternative permitting emissions thresholds for air toxics emissions. For example, there are 63 facilities that are below the emissions thresholds in paragraph (d) of the proposed Rule 02Q .0102 rule that have actual emissions of a single HAP/TAP greater than 1000 lbs per year. Thirteen of those 63 existing permitted facilities have emissions over the TPERs in 02Q .0711 and have further analyzed their toxics emissions through modeling. They will continue to be permitted per the requirements in 02Q .0102(b)(2) in the proposed rules. Amongst the other 50 facilities, there are not currently emissions limits related to the state air toxics program in those permits. Some of those facilities have the TPERs listed in their permit as a reminder that if the facility increases their TAPs over that TPER, a permit application (and analysis) is required. Other facilities have good “housekeeping” requirements (02D .0958) and some are subject to federal air toxics rules (MACTs/GACTs). They must continue to comply with those rules regardless of whether they have a permit or not.

The DAQ’s compliance assurance strategy will include regular facility visits and data evaluation from facilities that have greater than 1000 lbs/yr of a single HAP/TAP and become exempt from permitting. The goal is to ensure compliance with all applicable requirements, including the federal air toxics rule requirements, and to be able to evaluate toxic air emissions relative to the TPERs.

Comment: DEQ should not exempt over 1,200 facilities at a time when many of North Carolina’s historic air quality protections have been recently dismantled. In 2012, the North Carolina legislature exempted numerous facilities from air toxic permitting requirements. In 2013, the legislature extended the permitting cycle for non-Title V sources from five to eight years. In 2015, the legislature passed a bill that could remove half of the air quality monitors in the state, even after DEQ has already been removing many air quality monitors at its own initiative for the past several years.

In addition, EPA recently informed DEQ that its delegated air program is in jeopardy, based in part on a position that DEQ has taken in court that neighbors of proposed pollution sources may not challenge air quality permits issued by DEQ.

Against the backdrop of these cuts and repeals, DEQ should not further deprive the public of vital protections against air pollution.

Response: The proposed rule amendments do not change any emission limits or required control equipment. The amendments provide relief in the form of a reduction in the administrative process of obtaining a permit. Facilities that the rules would exempt from permitting are still required to comply with all state and federal regulations. If compliance

becomes an issue at any exempt facility, DAQ retains all tools to help correct the deficiency including, enforcement actions and requiring the facility to get an air quality permit.

End of Southern Environmental Law Center Comments

Comment: Louis A. Zeller and Therese Vick of the Blue Ridge Environmental Defense League (BREDL) comment that presently, North Carolina Division of Air Quality has 2,559 permitted facilities. The DAQ summary of the rule changes states that the intended result is to exempt from air pollution permitting 63% of facilities which are now required to have permits; i.e., facilities with actual emissions below 10 tons per year in total and 5 tons per year of a single pollutant. The DAQ summary cites a total of 1,200 “small facilities” for exemption from permitting which emit a total of 0.6% of the statewide total of criteria pollutants. The six criteria air contaminants are ozone, particulate matter, lead, carbon monoxide, sulfur oxides and nitrogen oxides. The emissions of these six criteria pollutants are governed by Sections 108 and 109 of the federal Clean Air Act, under which the United States Environmental Protection Agency sets National Ambient Air Quality Standards, or NAAQS. North Carolina, as an agreement state, must enforce National Ambient Air Quality Standards.

Response: Based on current emission inventory data, the small permitted facilities potentially eligible for exemption or registration only contribute 0.6% of the total criteria emissions. The emission levels of the carbon monoxide, nitrogen oxides, sulfur dioxide, and particulate matter emissions have been on a continuous decline over the last decade and all monitoring stations observe concentrations that are now below NAAQS statewide. Small facilities are still required to comply with all state and federal requirements. Small facilities are also required to maintain documentation that the facility is qualified for that exemption.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that if the attempt to exempt so-called small polluting facilities were to result in a net reduction in permitting costs posited by the DAQ’s fiscal note, the average amount per facility would be just \$533.49 ($\$768,225 \div 1440$). For comparison, heavy-duty truck tires average about \$330 per tire.

The impact of the proposed rule change would be that those suffering ill health effects of air pollution from out-of-compliance, deregulated small sources would be forced to bear the expense of emergency room visits, each costing more than double the one-year savings to so-called small industrial facilities; i.e., the cost of two truck tires. Does the EMC’s fiscal note justify this? No, it assumes no pollution control changes and does not even pose the question of public health impacts and medical costs. This should and must be considered before acting on this draft rule.

Response: The fiscal note estimated impacts over an eight year period. Since permits are renewed on an eight year cycle, the estimated impacts were estimated by applying the estimated cost and benefits to one-eighth of the total facilities that may be affected by the rule changes. Therefore, it would not be correct to divide the total facilities into the annual net private sector savings. The largest fiscal impacts occur during the initial permit for new facilities and during the permit renewal process every eighth year.

A fiscal note estimates the fiscal impacts for the change in basis from the current rules to the proposed amendments. In each case, the basis would assume that facilities are compliant with the current rules and proposed amendments. A fiscal note does not estimate non-compliance impacts. The proposed rule amendments do not change any emission limits or required control equipment. The amendments provide relief in the form of a reduction in the administrative process of obtaining a permit. Facilities that the rules would exempt from permitting are still required to comply with all state and federal regulations.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that the current rule has a facility-wide permit exemption of actual emissions before control less than five tons per year of each regulated pollutant. The proposed rule increases the number of affected facilities that may be exempt from permitting by setting the level of emissions to actual emissions after control and setting a new exemption for aggregate total emissions of 10 tons per year.

The method outlined above is contrary to the Clean Air Act provisions for determining a facility's potential to emit, or PTE. Control measures can qualify as limitations that reduce the maximum PTE only if they are operated and maintained continuously for reasons other than air quality protection.

Response: Potential to emit is used to determine if a facility is a major source under the Title V permitting program. Facilities may take limits in their permit through the use of synthetic minor permits. The proposed rules with the exception of minor modification under the new rule, 15A NCAC 02Q .0318, do not apply to synthetic minor permits. The potentially affected facilities are small facilities with a PTE less than the major source threshold of 100 tons per year of criteria pollutants and 10 tons of a single HAP or 25 tons of total HAPs per year. Synthetic minor permitted facilities will continue to be permitted after the rule changes.

Comment: Louis A. Zeller and Therese Vick of BREDL that the EMC's fiscal note states that "Small facilities are still required to comply with all state and federal requirements." However, how will the DAQ or anyone else know how and when requirements are met? The regular process of issuing and renewing of permits is the only routine available to the state for ensuring standards are met.

Response: The Division of Air Quality (DAQ) has been reviewing the current compliance efforts for the small permitted facilities and developing an approach for the facilities that may be newly exempt or newly registered if the proposed rule changes are approved. Currently, the DAQ staff inspect small facilities at least once every two years, while 100% of the Title V facilities are inspected annually and more than 95% of the synthetic minor facilities are inspected annually. The EPA recommends that states inspect Title V facilities once every two years and synthetic minor facilities once every five years as part of the annual Compliance Monitoring Strategy policy. The EPA does not address the frequency of small facility compliance inspections in this policy. The DAQ has a long history of inspecting the permitted facilities on a more frequent basis than that recommended by EPA. As a result, many compliance issues may be identified, addressed and resolved more quickly than a less frequent inspection schedule would allow. More frequent visits could therefore minimize the environmental impact if a violation occurred.

As the Division considers how best to ensure that the state and federal rules are complied with by newly exempt or newly registered facilities, it was determined that compliance assurance visits would be an important element of a comprehensive compliance assurance plan. Another key element is the development of a compliance checklist for the facilities. The compliance assurance visit frequency for the majority of the newly exempt or newly registered facilities will remain the same for the first compliance cycle following the finalization of the rules. The DAQ will then evaluate how well the various compliance tools are working to assure continued compliance with the rules and make necessary adjustments going forward. A few facilities with no control devices installed or minimal regulatory requirements will not be subject to compliance assurance visits due to the limited rule requirements.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that North Carolina law [NCGS §143-215.107(b)] orders the EMC (the Commission) to improve air quality, not reduce air quality. Further, the statute directs the Commission’s resources to county-level and local area conditions “as may be necessary” to meet federal and state air quality standards.

Response: The state is currently in attainment for all NAAQS statewide and air quality has been steadily improving. The proposed rules would remove the administrative process of getting a permit for small facilities that have emissions below the levels specified in the rule. The proposed rule amendments do not change any emission limits or required control equipment. The amendments provide relief in the form of a reduction in the administrative process of obtaining a permit. Facilities that the rules would exempt from permitting are still required to comply with all state and federal regulations. If compliance becomes an issue at any exempt facility, DAQ retains all tools to help correct the deficiency including, enforcement actions and requiring the facility to get an air quality permit.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that Subsections a1 and a2 [NCGS § 143-215.108] govern clearing, grading and construction of roads and parking lots. All other activities which establish, build or operate any air pollution source, or which alter the construction or operation of an existing source are prohibited unless and until the DAQ issues a permit. The construction of the statute is in the singular; i.e., “no person,” indicating it applies to individuals who must obtain a permit for the activity and comply with its conditions.

The draft rule is an unconstitutional abrogation of responsibility to permit sources of air pollution.

Response: G.S. 143-215.108(a) states “Except as provided in subsections (a1) and (a2) of this section, no person shall do any of the following things or carry out any of the following activities that contravene or will be likely to contravene standards established pursuant to G.S. 143-215.107 or set out in G.S. 143-215.107D unless that person has obtained a permit for the activity from the Commission”.

G.S. 143-215.107(a)(5) states “The Commission is hereby directed and empowered: To develop and adopt emission control standards as in the judgment of the Commission may be necessary to prohibit, abate, or control air pollution commensurate with established air quality standards”.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that the draft rule's paragraph (b)(2) states "This rule does not apply to...a source emitting a pollutant that is part of the facility's 15A NCAC 02D .1100 (Control of Toxic Air Pollutants) modeling demonstration if that source is not exempted under 15A NCAC 02Q .0702." However, the TAP program Rule 15A NCAC 02D .1100 sets acceptable ambient level, or AAL, for each toxic compound. Modeling demonstrations are not done and 02D .1100 does not apply unless a facility exceeds the TPER. The draft rule would cut large hole in the Toxic Air Pollutant program.

Response: It's important to note that the toxic air pollutant permitting emissions rates (TPERs) in Rule 02Q .0711, and corresponding Acceptable Ambient Levels (AALs) in Rule 02D .1104 represent the most important thresholds for air toxics emissions in the North Carolina air program. They are not changing as a result of this rule-making. The TPERs in Rule 02Q .0711 are conservatively set – in other words – some worst case conditions are assumed when establishing them. Confidence is very high that emissions below those levels represent no additional risk to public health. Additionally, during the analysis of the appropriate AALs by the Science Advisory Board, assumptions are almost always extremely conservative – that is – they err on the side of caution and to protect the population at every opportunity. Even if an AAL was to be exceeded, it is very unlikely that there would be any appreciable increase in risks. Importantly, existing permitted facilities that have emissions over the TPERs in 02Q .0711 and that have further analyzed their toxics emissions through modeling will continue to be permitted.

Comment: Louis A. Zeller and Therese Vick of BREDL comment that summarily exempting internal combustion engines from having to obtain permits would allow large facilities emitting huge amounts of pollution, criteria and hazardous, to operate without sufficient oversight. A major source of air pollution from natural gas pipelines is compressor stations. We oppose the draft rule which would exempt from the requirements of permitting large natural gas compressor stations.

Response: The rules in Section 15A NCAC 02Q .0900 define several categories of facilities or sources that are exempted from needing a permit under Section 02Q. These rules are commonly known as permit by rule. Coverage under this Section is voluntary. The Section does not apply to facilities that need a Title V permit under Section 02Q .0500. To qualify for exemption under this Section, the facility or source shall comply with all the requirements in the applicable rule in this Section. The proposed rule amendments add stationary reciprocating internal combustion engines to the current rule for emergency generators in 15A NCAC 02Q .0903. The requirements that stationary reciprocating internal combustion engines would be required to meet to qualify for this rule are listed in Paragraphs (b) through (d) of the rule. Any large natural gas compressor station that does not meet the requirements in this rule would still be required to be permitted.

Comment: Jeff Stoudt of the Graphics Arts Coalition comments that Specialty Graphic Imaging Association (SGIA) requested that the Department on February 1, 2013 clarify that the permit exemptions will also apply to those facilities using screen and/or digital imaging technologies as their chosen print processes. The current definition for graphic arts, as contained in 15A NCAC 02Q.0803 does not reference either of these technologies.

The Graphic Arts Coalition strongly supports the proposed amendments as these amendments align North Carolina with the permit streamlining actions taken by other states. This move will significantly reduce the regulatory burden of small facilities while retaining environmental protection.

Response: During the drafting process, the DAQ was looking at several rules in Section 02Q .0800 that may require either amending or repeal. As the rulemaking evolved, a different direction was taken with the addition of the exemption and registration process. The DAQ will review the Graphic Arts Coalition concern for the definition of graphic arts in 15A NCAC 02Q .0803. Any revisions could be included during the existing rule readoption process.

Facilities using screen and/or digital imaging technologies can utilize the exemption or registration process under Paragraphs (e) and (f) of the proposed rule 15A NCAC 02Q .0102 if they meet the specified thresholds in those paragraphs. Their non-inclusion in the definition of graphic arts in Rule 02Q .0803 does not prevent them from using the exemptions in Rule 02Q .0102.

Comment: Karl B. Fields, MD of the Cone Health System comments that proposal to exempt small facilities from air permit requirements concerns me because of the particularly high number of such facilities in Guilford County, and the proximity of many of them to schools, hospitals and residential areas.

According to the DAQ's emissions report, permitted small facilities in Guilford emit more than 12 tons of NO_x, 37 tons of volatile organic compounds (VOCs), 11 tons of Hazardous or Toxic Air Pollutants. Exposure to these emissions can cause serious, lasting and fatal health consequences.

The DAQ report also finds that these facilities in Guilford emit more than 11 tons of Hazardous or Toxic Air Pollutants. Depending on the pollutant, these can cause cancer, skin problems and neurological disorders.

The seriousness of the health consequences due to these emissions present a strong argument for maintaining a robust database of the current and future emissions from these facilities, especially those in close proximity to vulnerable populations, including children, the elderly, those with chronic illnesses, and people living in poverty.

Response: It's important to note that the toxic air pollutant permitting emissions rates (TPERs) in Rule 02Q .0711, and corresponding Acceptable Ambient Levels (AALs) in Rule 02D .1104 represent the most important thresholds for air toxics emissions in the North Carolina air program. They are not changing as a result of this rule-making. The TPERs in Rule 02Q .0711 are conservatively set – in other words – some worst case conditions are assumed when establishing them. Confidence is very high that emissions below those levels represent no additional risk to public health. Additionally, during the analysis of the appropriate AALs by the Science Advisory Board, assumptions are almost always extremely conservative – that is – they err on the side of caution and to protect the population at every opportunity. Even if an AAL

was to be exceeded, it is very unlikely that there would be any appreciable increase in risks. Importantly, existing permitted facilities that have emissions over the TPERs in 02Q .0711 and that have further analyzed their toxics emissions through modeling will continue to be permitted.

Comment: The commenters in Table V.2 in Chapter V of this hearing record comment that the Environmental Management Commission should oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities, including those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts.

Response: The administrative effort is relatively high for a large number of facilities with very low emissions. There are 1,601 small permitted facilities, 648 synthetic minor permitted facilities and 301 Title V permitted facilities. The small permitted facilities make up 63% of the total number of permitted facilities but contribute only 3.4% of the total criteria emissions. The proposed rules would remove the administrative process of getting a permit for small facilities that have emissions below the levels specified in the rule. The small facilities that would no longer be permitted contribute only 0.6% of the total criteria emissions. Small facilities are still required to comply with all state and federal requirements. Small facilities are also required to maintain documentation that the facility is qualified for that exemption.

A compliance presence will continue and DAQ will maintain a database of active facilities with federal regulatory requirements. Staff time used for permitting could be redirected to compliance assurance activities aimed at maintaining compliance rates. Compliance assurance visits will address all requirements of the rules, address recordkeeping and monitoring requirements of the rules, discuss any new regulatory requirements the facility of which it should be aware and share best practices. The DAQ retains the compliance history of the facilities and can use this experience to focus its efforts on those facilities with the most compliance issues. The DAQ expects facilities to comply with all state and federal requirements. If compliance becomes an issue with an unpermitted facility, the DAQ would have several options available to improve compliance, including enforcement action and requiring a facility to obtain a permit.

Comment: Pryor Gibson of the NC Forestry Association and Stephanie, John and Matthew Falls support the proposed rule changes.

Response: Thank you for your response.

SUMMARY OF COMMENTS AND RESPONSES

<u>Comments</u>	<u>Response</u>
How will NC maintain a database of active exempt and registered facilities with federal regulatory requirements	DAQ will maintain current database of permitted facilities and will new facilities will be added when initial notifications are filed for federal rules.
Section 110(l) demonstration should be included with revisions	A Section 110(l) demonstration will be submitted
Clarify the Director's discretion in Rule 02Q .0102	DAQ has several options to improve compliance, including requiring a facility to obtain a permit.
Some listed activities in Paragraph (g) of Rule 02Q .0102 cannot be excluded from aggregation of emissions for determining Title V and PSD/NSR applicability	DAQ agrees with comment. There is internal consistency in rules. Remove second sentence in Paragraph (g) will remove the inconsistency.
Revise fiscal note to add more background information on individual criteria pollutants	The purpose of the fiscal note is to determine the fiscal impacts of the rule revisions. Other documents contain the requested information and is available to the public.
The permit exemption for facilities that emit toxic air pollutants (TAPs) are a concern. TAP's are potentially harmful and EMC should not extend exemptions to TAPs.	The state air toxics program, including the TPERs in Rule 02Q .0711 and the AALs in Rule 02D .1104 are unchanged with this rule-making. Facilities with sources that are part of a modeling demonstration under Section 02D .1100 are still required to be permitted. DAQ's compliance assurance strategy is regular visits to facilities that emit TAPs.
The rule revisions reduce oversight of emitters in NC. Exempt facilities have less incentive to comply with their requirements. The rules lack a compliance assurance strategy.	The DAQ is actively developing a compliance assurance plan. Compliance assurance visits will be an important element of a comprehensive compliance assurance plan.
Proposed rule pose environmental justice concerns.	Rule revisions do not change any emission limits or required control equipment. If compliance become an issue with any exempt facility, the DAQ retains all tools to correct the deficiency.
State is required to enforce NAAQS. EMC is required to improve, not reduce air quality.	The state is currently in attainment for all NAAQS statewide and air quality is steadily improving. The rule revisions do not change any emission limits.
Rule revisions are unconstitutional under G.S. 143-215.108.	G.S. 143-215.107 provides the EMC the authority to establish emission control standards including permitting exemption thresholds.

Oppose the exemption of large natural gas compressor stations under Rule 02Q .0903.	Section 02Q .0900 rules are permit by rules in lieu of air permits. Rule 02Q .0903 provides an exemption from permitting for stationary reciprocating internal combustion engines if the RICE engine complies with the requirements in the rule. If a natural gas compressor does not meet the requirements, it will still be required to be permitted.
Current definition for graphic arts does not include screen or digital image technologies.	Rule 02Q .0803 was not part of the rule revisions. The DAQ will review the concern and any revisions could be included in the existing rule readoption process.
Fiscal note does not include health impacts due to noncompliance with the rules.	Fiscal notes estimate the change in basis from current rules to the proposed rule changes. Fiscal notes do not estimate noncompliance. The proposed rules do not change emission limits or required control equipment. All exempt facilities are still required to comply with all state and federal regulations.

CONCLUSION

1606 comments by 1616 commenters were received on the proposed amendments during the comment period for the hearing record. Five commenters supported the proposed rules.

The U.S. Environmental Protection Agency (EPA) provided several comments on the proposed rules. EPA asked how the DAQ will track exempt and registered facilities. EPA commented that a Section 110(l) demonstration should be included with the rule revisions. EPA asked for a clarification of the Director discretion language. EPA commented that some activities could not be excluded from aggregation of emissions for determining Title V and PSD/NSR applicability. EPA also recommended revising the background information in the fiscal note for individual criteria pollutants. DAQ will submitted a Section 110(l) demonstration as requested. Paragraph (g) of 15A NCAC 02Q. 0102 was revised to remove the language on activities not included in determining applicability that requires facility-wide aggregation of source emissions to remove any inconsistency with with the Title V, PSD and Air Toxics permitting programs.

1600 commenters opposed the proposed rule revisions. The commenters stated that the permit exemption for facilities that emit toxic air pollutants (TAPs) are a concern. TAP's are potentially harmful and EMC should not extend exemptions to TAPs. The commenters commented that the rule revisions reduce oversight of emitters in NC. Exempt facilities have less incentive to comply with their requirements. The rules lack a compliance assurance strategy. The state air toxics program, including the toxic pollutant emission rates in 15A NCAC 02Q .0711 and the ambient air levels in 15A NCAC 02D .1104 are unchanged with this rule-making. Facilities with sources that are part of a modeling demonstration under Section 15A NCAC 02D .1100 are still required

to be permitted. The DAQ is actively developing a compliance assurance plan. Compliance assurance visits will be an important element of a comprehensive compliance assurance plan.

Nine commenters stated that the proposed rule revisions pose environmental justice concerns. Rule revisions do not change any emission limits or required control equipment. If compliance become an issue with any exempt facility, the DAQ retains all tools to correct the deficiency.

One commenter comments that the State is required to enforce NAAQS. Rule revisions are unconstitutional under G.S. 143-215.108. The commenter also opposes the exemption for large natural gas compressor stations in 15A NCAC 02Q .0903. The state is currently in attainment for all NAAQS statewide and air quality is steadily improving. The rule revisions do not change any emission limits. G.S. 143-215.107 provides the EMC the authority to establish emission control standards including permitting exemption thresholds. Section 15A NCAC 02Q .0900 rules are permit by rules in lieu of air permits. 15A NCAC 02Q .0903 provides an exemption from permitting for stationary reciprocating internal combustion engines if the RICE engine complies with the requirements in the rule. If a natural gas compressor does not meet the requirements, it will still be required to be permitted.

One commenter stated the current definition for graphic arts does not include screen or digital image technologies. 15A NCAC 02Q .0803 was not part of the rule revisions. The DAQ will review the concern and any revisions could be included in the existing rule readoption process.

One commenter commented that the fiscal note does not include health impacts due to noncompliance with the rules. Fiscal notes estimate the change in basis from current rules to the proposed rule changes. Fiscal notes do not estimate noncompliance. The proposed rules do not change emission limits or required control equipment. All exempt facilities are still required to comply with all state and federal regulations. The fiscal note was approved by the Office of State Budget and Management on August 18, 2015.

HEARING OFFICER'S RECOMMENDATION

The Hearing Officer recommends that the proposed adoption, amendments, and repeal as presented in Chapter II of this hearing report be adopted by the Environmental Management Commission.

CHAPTER II

Rule Change Formatting Key

Chapter IV of this hearing record represents the proposed rules as noticed in the *North Carolina Register* for public comment.

Chapter II represents the proposed rules as published with changes made in response to comments received during the public comment period incorporated.

For Rule Amendments:

~~Text~~ = deleted text

Text = added text

~~Text~~ = existing text in what was published in the *North Carolina Register* (NCR) that is proposed to be deleted following the comment period

Text = text proposed to be added to what was published in the NCR following the comment period

~~Text~~ = text initially proposed in the NCR to be deleted that is restored following the comment period

~~Text~~ = text proposed in the NCR to be added that is deleted following the comment period

Note: For new rules proposed for adoption, all text is initially underlined. If there are changes to the proposed new rule following publication in the NCR, the underlining is removed, deleted text is struck through, added text is underlined, and there is no highlighting.

1 15A NCAC 02Q .0102 is proposed for amendment with changes as follows:

2
3 **15A NCAC 02Q .0102 ACTIVITIES EXEMPTED FROM PERMIT REQUIREMENTS**

4 ~~(a) This Rule does not apply to facilities required to have a permit under Section .0500 of this Subchapter. This~~
5 ~~Rule applies only to permits issued under Section .0300 of this Subchapter.~~

6 ~~(b) If a source is subject to any of the following rules, then the source is not exempted from permit requirements:~~

7 (1) ~~new source performance standards under Rule 15A NCAC 02D .0524 or 40 CFR Part 60, except~~
8 ~~when the following activities are eligible for exemption under Paragraph (c) of this Rule:~~

9 (A) ~~40 CFR Part 60, Subpart Dc, industrial, commercial, and institutional steam generating~~
10 ~~units;~~

11 (B) ~~40 CFR Part 60, Subparts K, Ka, or Kb, volatile organic liquid storage vessels;~~

12 (C) ~~40 CFR Part 60, Subpart AAA, new residential wood heaters;~~

13 (D) ~~40 CFR Part 60, Subpart JJJ, petroleum dry cleaners;~~

14 (E) ~~40 CFR Part 60, Subpart WWW, municipal solid waste landfills;~~

15 (F) ~~40 CFR Part 60, Subpart IIII, stationary compression ignition internal combustion~~
16 ~~engines; or~~

17 (G) ~~40 CFR Part 60, Subpart JJJJ, stationary spark ignition internal combustion engines;~~

18 (2) ~~national emission standards for hazardous air pollutants under Rule 15A NCAC 02D .1110 or 40~~
19 ~~CFR Part 61, except asbestos demolition and renovation activities, which are eligible for~~
20 ~~exemption under Paragraph (c) of this Rule;~~

21 (3) ~~prevention of significant deterioration under Rule 15A NCAC 02D .0530;~~

22 (4) ~~new source review under Rule 15A NCAC 02D .0531 or .0532;~~

23 (5) ~~sources of volatile organic compounds subject to the requirements of Section .0900, Volatile~~
24 ~~Organic Compounds, that are located in Mecklenburg County according to Rule 15A NCAC 02D~~
25 ~~.0902(f);~~

26 (6) ~~sources required to apply maximum achievable control technology (MACT) for hazardous air~~
27 ~~pollutants under Rule 15A NCAC 02D .1109, .1111, .1112, or 40 CFR Part 63 that are required to~~
28 ~~have a permit under Section .0500 of this Subchapter;~~

29 (7) ~~sources at facilities subject to Section .1100 of Subchapter 02D. (If a source qualifies for an~~
30 ~~exemption in Subparagraphs (a)(1) through (a)(24) of 15A NCAC 02Q .0702, or does not emit a~~
31 ~~toxic air pollutant for which the facility at which it is located has been modeled, it shall be~~
32 ~~exempted from needing a permit if it qualifies for one of the exemptions in Paragraph (c) of this~~
33 ~~Rule).~~

34 ~~(c) The following activities do not require a permit or permit modification under Section .0300 of this Subchapter.~~
35 ~~The Director may require the owner or operator of these activities to register them under 15A NCAC 02D .0200:~~

36 (1) ~~categories of exempted activities:~~

37 (A) ~~maintenance, upkeep, and replacement:~~

- 1 (i) ~~maintenance, structural changes, or repairs which do not change the capacity of~~
2 ~~such process, fuel burning, refuse burning, or control equipment, and do not~~
3 ~~involve any change in quality or nature or increase in quantity of emission of~~
4 ~~regulated air pollutants;~~
- 5 (ii) ~~housekeeping activities or building maintenance procedures, including painting~~
6 ~~buildings, resurfacing floors, roof repair, washing, portable vacuum cleaners,~~
7 ~~sweeping, use and associated storage of janitorial products, or insulation~~
8 ~~removal;~~
- 9 (iii) ~~use of office supplies, supplies to maintain copying equipment, or blueprint~~
10 ~~machines;~~
- 11 (iv) ~~use of fire fighting equipment;~~
- 12 (v) ~~paving parking lots; or~~
- 13 (vi) ~~replacement of existing equipment with equipment of the same size, type, and~~
14 ~~function that does not result in an increase to the actual or potential emission of~~
15 ~~regulated air pollutants and that does not affect the compliance status, and with~~
16 ~~replacement equipment that fits the description of the existing equipment in the~~
17 ~~permit, including the application, such that the replacement equipment can be~~
18 ~~operated under that permit without any changes in the permit;~~
- 19 (B) ~~air conditioning or ventilation: comfort air conditioning or comfort ventilating systems~~
20 ~~that do not transport, remove, or exhaust regulated air pollutants to the atmosphere;~~
- 21 (C) ~~laboratory activities:~~
- 22 (i) ~~bench scale, on-site equipment used exclusively for chemical or physical~~
23 ~~analysis for quality control purposes, staff instruction, water or wastewater~~
24 ~~analyses, or non production environmental compliance assessments;~~
- 25 (ii) ~~bench scale experimentation, chemical or physical analyses, training or~~
26 ~~instruction from not-for-profit, non-production educational laboratories;~~
- 27 (iii) ~~bench scale experimentation, chemical or physical analyses, training or~~
28 ~~instruction from hospitals or health laboratories pursuant to the determination or~~
29 ~~diagnoses of illness; or~~
- 30 (iv) ~~research and development laboratory activities provided the activity produces no~~
31 ~~commercial product or feedstock material;~~
- 32 (D) ~~storage tanks:~~
- 33 (i) ~~storage tanks used solely to store fuel oils, kerosene, diesel, crude oil, used~~
34 ~~motor oil, lubricants, cooling oils, natural gas or liquefied petroleum gas;~~
- 35 (ii) ~~storage tanks used to store gasoline or ethanol based fuels for which there are no~~
36 ~~applicable requirements except Stage I controls under 15A NCAC 02D .0928;~~
- 37 (iii) ~~storage tanks used solely to store inorganic liquids; or~~

- 1 (iv) ~~storage tanks or vessels used for the temporary containment of materials~~
2 ~~resulting from an emergency response to an unanticipated release of hazardous~~
3 ~~materials;~~
- 4 (E) ~~combustion and heat transfer equipment:~~
- 5 (i) ~~space heaters burning distillate oil, kerosene, natural gas, or liquefied petroleum~~
6 ~~gas operating by direct heat transfer and used solely for comfort heat;~~
- 7 (ii) ~~residential wood stoves, heaters, or fireplaces;~~
- 8 (iii) ~~hot water heaters which are used for domestic purposes only and are not used to~~
9 ~~heat process water;~~
- 10 (F) ~~wastewater treatment processes: industrial wastewater treatment processes or municipal~~
11 ~~wastewater treatment processes for which there are no applicable requirements;~~
- 12 (G) ~~gasoline distribution: gasoline service stations or gasoline dispensing facilities;~~
- 13 (H) ~~dispensing equipment: equipment used solely to dispense diesel fuel, kerosene, lubricants~~
14 ~~or cooling oils;~~
- 15 (I) ~~solvent recycling: portable solvent distillation systems used for on site solvent recycling~~
16 ~~if:~~
- 17 (i) ~~the portable solvent distillation system is not:~~
- 18 (I) ~~owned by the facility, and~~
- 19 (II) ~~operated at the facility for more than seven consecutive days; and~~
- 20 (ii) ~~the material recycled is recycled at the site of origin;~~
- 21 (J) ~~processes:~~
- 22 (i) ~~electric motor burn-out ovens with secondary combustion chambers or~~
23 ~~afterburners;~~
- 24 (ii) ~~electric motor bake on ovens;~~
- 25 (iii) ~~burn off ovens for paint line hangers with afterburners;~~
- 26 (iv) ~~hosiery knitting machines and associated lint screens, hosiery dryers and~~
27 ~~associated lint screens, and hosiery dyeing processes where bleach or solvent~~
28 ~~dyes are not used;~~
- 29 (v) ~~blade wood planers planing only green wood;~~
- 30 (K) ~~solid waste landfills: municipal solid waste landfills. This does not apply to flares and~~
31 ~~other sources of combustion at solid waste landfills; these flares and other combustion~~
32 ~~sources are required to be permitted under Section .0300 of this Subchapter unless they~~
33 ~~qualify for another exemption under this Paragraph;~~
- 34 (L) ~~miscellaneous:~~
- 35 (i) ~~motor vehicles, aircraft, marine vessels, locomotives, tractors or other self-~~
36 ~~propelled vehicles with internal combustion engines;~~

- 1 ~~(ii) non self propelled non road engines, except generators, regulated by rules~~
2 ~~adopted under Title II of the Federal Clean Air Act (Generators are required to~~
3 ~~be permitted under Section .0300 of this Subchapter unless they qualify for~~
4 ~~another exemption under this Paragraph);~~
- 5 ~~(iii) portable generators regulated by rules adopted under Title II of the Federal~~
6 ~~Clean Air Act;~~
- 7 ~~(iv) equipment used for the preparation of food for direct on site human~~
8 ~~consumption;~~
- 9 ~~(v) a source whose emissions are regulated only under Section 112(r) or Title VI of~~
10 ~~the Federal Clean Air Act;~~
- 11 ~~(vi) exit gases from in line process analyzers;~~
- 12 ~~(vii) stacks or vents to prevent escape of sewer gases from domestic waste through~~
13 ~~plumbing traps;~~
- 14 ~~(viii) refrigeration equipment that is consistent with Section 601 through 618 of Title~~
15 ~~VI (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part~~
16 ~~82, and any other regulations promulgated by EPA under Title VI for~~
17 ~~stratospheric ozone protection, except those units used as or in conjunction with~~
18 ~~air pollution control equipment (A unit used as or in conjunction with air~~
19 ~~pollution control equipment is required to be permitted under Section .0300 of~~
20 ~~this Subchapter unless it qualifies for another exemption under this Paragraph);~~
- 21 ~~(ix) equipment not vented to the outdoor atmosphere with the exception of~~
22 ~~equipment that emits volatile organic compounds (Equipment that emits volatile~~
23 ~~organic compounds is required to be permitted under Section .0300 of this~~
24 ~~Subchapter unless it qualifies for another exemption under this Paragraph);~~
- 25 ~~(x) equipment that does not emit any regulated air pollutants;~~
- 26 ~~(xi) facilities subject only to a requirement under 40 CFR Part 63 (This Subpart does~~
27 ~~not apply when a control device is used to meet a MACT or GACT emission~~
28 ~~standard; a control device used to meet a MACT or GACT emission standard is~~
29 ~~required to be permitted under Section .0300 of this Subchapter unless it~~
30 ~~qualifies for another exemption under this Paragraph);~~
- 31 ~~(xii) sources for which there are no applicable requirements;~~
- 32 ~~(xiii) animal operations not required to have control technology under Section .1800~~
33 ~~of the Subchapter 02D (If an animal operation is required to have control~~
34 ~~technology, it shall be required to have a permit under this Subchapter).~~
- 35 ~~(2) categories of exempted size or production rate:~~
36 ~~(A) storage tanks:~~

1 ~~(i) above ground storage tanks with a storage capacity of no more than 1100~~
 2 ~~gallons storing organic liquids with a true vapor pressure of no more than 10.8~~
 3 ~~pounds per square inch absolute at 70°F; or~~

4 ~~(ii) underground storage tanks with a storage capacity of no more than 2500 gallons~~
 5 ~~storing organic liquids with a true vapor pressure of no more than 10.8 psi~~
 6 ~~absolute at 70°F;~~

7 ~~(B) combustion and heat transfer equipment:~~

8 ~~(i) fuel combustion equipment, except for internal combustion engines, firing~~
 9 ~~exclusively kerosene, No. 1 fuel oil, No. 2 fuel oil, equivalent unadulterated~~
 10 ~~fuels, or a mixture of these fuels or one or more of these fuels mixed with~~
 11 ~~natural gas or liquefied petroleum gas with a heat input of less than:~~

12 ~~(I) 10 million Btu per hour for which construction, modification, or~~
 13 ~~reconstruction commenced after June 9, 1989; or~~

14 ~~(II) 30 million Btu per hour for which construction, modification, or~~
 15 ~~reconstruction commenced before June 10, 1989;~~

16 ~~Internal combustion engines are required to be permitted under Section .0300 of this~~
 17 ~~Subchapter unless they qualify for another exemption under this Paragraph;~~

18 ~~(ii) fuel combustion equipment, except for internal combustion engines, firing~~
 19 ~~exclusively natural gas or liquefied petroleum gas or a mixture of these fuels~~
 20 ~~with a heat input rating less than 65 million Btu per hour (Internal combustion~~
 21 ~~engines are required to be permitted under Section .0300 of this Subchapter~~
 22 ~~unless they qualify for another exemption under this Paragraph);~~

23 ~~(iii) space heaters burning waste oil if:~~

24 ~~(I) the heater burns only oil that the owner or operator generates or used~~
 25 ~~oil from do-it-yourself oil changers who generate used oil as household~~
 26 ~~wastes;~~

27 ~~(II) the heater is designed to have a maximum capacity of not more than~~
 28 ~~500,000 Btu per hour; and~~

29 ~~(III) the combustion gases from the heater are vented to the ambient air;~~

30 ~~(iv) fuel combustion equipment with a heat input rating less than 10 million Btu per~~
 31 ~~hour that is used solely for space heating except:~~

32 ~~(I) space heaters burning waste oil; or~~

33 ~~(II) internal combustion engines;~~

34 ~~(v) emergency use generators and other internal combustion engines not regulated~~
 35 ~~by rules adopted under Title II of the Federal Clean Air Act, except self-~~
 36 ~~propelled vehicles, that have a rated capacity of no more than:~~

- 1 ~~(I) 680 kilowatts (electric) or 1000 horsepower for natural gas fired~~
2 ~~engines;~~
- 3 ~~(II) 1800 kilowatts (electric) or 2510 horsepower for liquefied petroleum~~
4 ~~gas fired engines;~~
- 5 ~~(III) 590 kilowatts (electric) or 900 horsepower for diesel fired or kerosene~~
6 ~~fired engines; or~~
- 7 ~~(IV) 21 kilowatts (electric) or 31 horsepower for gasoline fired engines;~~
8 ~~(Self propelled vehicles with internal combustion engines are exempted under~~
9 ~~Subpart (1)(c)(L)(i) of this Paragraph.)~~
- 10 ~~(vi) portable generators and other portable equipment with internal combustion~~
11 ~~engines not regulated by rules adopted under Title II of the Federal Clean Air~~
12 ~~Act, except self propelled vehicles, that operate at the facility no more than a~~
13 ~~combined 350 hours for any 365 day period provided the generators or engines~~
14 ~~have a rated capacity of no more than 750 kilowatt (electric) or 1100~~
15 ~~horsepower each and provided records are maintained to verify the hours of~~
16 ~~operation. Self propelled vehicles with internal combustion engines are~~
17 ~~exempted under Subpart (1)(c)(L)(i) of this Paragraph;~~
- 18 ~~(vii) peak shaving generators that produce no more than 325,000 kilowatt hours of~~
19 ~~electrical energy for any 12 month period provided records are maintained to~~
20 ~~verify the energy production on a monthly basis and on a 12 month basis;~~
- 21 ~~(C) gasoline distribution: bulk gasoline plants with an average daily throughput of less than~~
22 ~~4000 gallons;~~
- 23 ~~(D) processes:~~
- 24 ~~(i) graphic arts operations, paint spray booths or other painting or coating~~
25 ~~operations without air pollution control devices (water wash and filters that are~~
26 ~~an integral part of the paint spray booth are not considered air pollution control~~
27 ~~devices), and solvent cleaning operations located at a facility whose facility~~
28 ~~wide actual emissions of volatile organic compounds are less than five tons per~~
29 ~~year (Graphic arts operations, coating operations, and solvent cleaning~~
30 ~~operations are defined in Rule 15A NCAC 02Q .0803);~~
- 31 ~~(ii) sawmills that saw no more than 2,000,000 board feet per year, provided only~~
32 ~~green wood is sawed;~~
- 33 ~~(iii) perchloroethylene dry cleaners that emit less than 13,000 pounds of~~
34 ~~perchloroethylene per year;~~
- 35 ~~(iv) electrostatic dry powder coating operations with filters or powder recovery~~
36 ~~systems, including electrostatic dry powder coating operations equipped with~~
37 ~~curing ovens with a heat input of less than 10,000,000 Btu per hour;~~

1 ~~(E) miscellaneous:~~

2 ~~(i) any source whose emissions would not violate any applicable emissions~~
3 ~~standard and whose potential emissions of particulate, sulfur dioxide, nitrogen~~
4 ~~oxides, volatile organic compounds, and carbon monoxide before air pollution~~
5 ~~control devices, such as potential uncontrolled emissions, would each be no~~
6 ~~more than five tons per year and whose potential emissions of hazardous air~~
7 ~~pollutants would be below their lesser quantity cutoff except:~~

8 ~~(I) storage tanks;~~

9 ~~(II) fuel combustion equipment;~~

10 ~~(III) space heaters burning waste oil;~~

11 ~~(IV) generators, excluding emergency generators, or other non self-~~
12 ~~propelled internal combustion engines;~~

13 ~~(V) bulk gasoline plants;~~

14 ~~(VI) printing, paint spray booths, or other painting or coating operations;~~

15 ~~(VII) sawmills;~~

16 ~~(VIII) perchloroethylene dry cleaners; or~~

17 ~~(IX) electrostatic dry powder coating operations, provided that the total~~
18 ~~potential emissions of particulate, sulfur dioxide, nitrogen oxides,~~
19 ~~volatile organic compounds, and carbon monoxide from the facility are~~
20 ~~each less than 40 tons per year and the total potential emissions of all~~
21 ~~hazardous air pollutants are below their lesser quantity cutoff emission~~
22 ~~rates or provided that the facility has an air quality permit. A source~~
23 ~~identified in Sub-subpart (I) through (IX) of this Part is required to be~~
24 ~~permitted under 15A NCAC 02Q .0300 unless it qualifies for another~~
25 ~~exemption under this Paragraph;~~

26 ~~(ii) any facility whose actual emissions of particulate, sulfur dioxide, nitrogen~~
27 ~~oxides, volatile organic compounds, and carbon monoxide before air pollution~~
28 ~~control devices, such as uncontrolled emissions, would each be less than five~~
29 ~~tons per year, whose potential emissions of all hazardous air pollutants would be~~
30 ~~below their lesser quantity cutoff emission rate, and none of whose sources~~
31 ~~would violate an applicable emissions standard;~~

32 ~~(iii) any source that only emits hazardous air pollutants that are not also a particulate~~
33 ~~or a volatile organic compound and whose potential emissions of hazardous air~~
34 ~~pollutants are below their lesser quantity cutoff emission rates; or~~

35 ~~(iv) any incinerator covered under Subparagraph (c)(4) of Rule 15A NCAC 02D~~
36 ~~.1201;~~

1 ~~(F) case by case exemption: activities that the applicant demonstrates to the satisfaction of~~
2 ~~the Director:~~

3 ~~(i) to be negligible in their air quality impacts;~~

4 ~~(ii) not to have any air pollution control device; and~~

5 ~~(iii) not to violate any applicable emission control standard when operating at~~
6 ~~maximum design capacity or maximum operating rate, whichever is greater.~~

7 ~~(d) An activity that is exempt from the permit or permit modification process is not exempted from other applicable~~
8 ~~requirements. The owner or operator of the source is not exempt from demonstrating compliance with any~~
9 ~~applicable requirement.~~

10 ~~(e) Emissions from stationary source activities identified in Paragraph (c) of this Rule shall be included in~~
11 ~~determining compliance with the toxic air pollutant requirements under 15A NCAC 02D .1100 or 02Q .0700~~
12 ~~according to Rule 15A NCAC 02Q .0702 (exemptions from air toxic permitting).~~

13 ~~(f) The owner or operator of a facility or source claiming an exemption under Paragraph (c) of this Rule shall~~
14 ~~provide the Director documentation upon request that the facility or source is qualified for that exemption.~~

15 ~~(g) If the Director finds that an activity exempted under Paragraph (c) of this Rule is in violation of or has violated a~~
16 ~~rule in 15A NCAC 02D, he shall revoke the permit exemption for that activity and require that activity to be~~
17 ~~permitted under this Subchapter if necessary to obtain or maintain compliance.~~

18 (a) For the purposes of this Rule, the definitions listed in 15A NCAC 02D .0101 and 02Q .0103 shall apply.

19 (b) This Rule does not apply to:

20 (1) facilities whose potential emissions require a permit under 15A NCAC 02Q .0500 (Title V
21 Procedures); or

22 (2) a source emitting a pollutant that is part of the facility's 15A NCAC 02D .1100 (Control of Toxic
23 Air Pollutants) modeling demonstration if that source is not exempted under 15A NCAC 02Q
24 .0702.

25 (c) The owner or operator of an activity exempt from permitting shall not be exempt from demonstrating
26 compliance with any applicable State or federal requirement.

27 (d) Any facility whose actual emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile
28 organic compounds, carbon monoxide, hazardous air pollutants, and toxic air pollutants are each less than five tons
29 per year and whose actual total aggregate emissions are less than 10 tons per year shall not require a permit under
30 Section 15A NCAC 02Q .0300. This Paragraph shall not apply to synthetic minor facilities that are subject to Rule
31 .0315 of this Subchapter.

32 (e) Any facility that is not exempted from permitting under Paragraph (d) and whose actual total aggregate
33 emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon
34 monoxide, hazardous air pollutants, and toxic air pollutants are greater than or equal to five tons per year and less
35 than 25 tons per year may register their facility under Rule 15A NCAC 02D .0202 instead of obtaining a permit
36 under Section 02Q .0300. This Paragraph shall not apply to any facility as follows:

37 (1) synthetic minor facilities that are subject to Rule .0315 of this Subchapter;

- 1 (2) facilities with a source subject to maximum achievable control technology under 40 CFR Part 63;
2 (3) facilities with sources of volatile organic compounds or nitrogen oxides that are located in a
3 nonattainment area; or
4 (4) facilities with a source subject to NSPS, unless the source is exempted under Paragraph (g) or (h)
5 of this Rule.

6 (f) The Director may require the owner or operator of a facility to register them under Section 15A NCAC 02D
7 .0200 or obtain a permit under Section 15A NCAC 02Q .0300 if necessary to obtain compliance.

8 (g) The following activities do not require a permit or permit modification under Section 15A NCAC 02Q .0300.

9 ~~[These activities shall not be included in determining applicability of any rule or standard that requires facility wide~~
10 ~~aggregation of source emissions, including activities subject to Rule 15A NCAC 02D .0530, Rule 15ANCAC 02D~~
11 ~~.0531, Section 15A NCAC 02Q .0500, and Section 15A 02Q .0700 unless specifically noted below:]~~

12 (1) maintenance, upkeep, and replacement:

13 (A) maintenance, structural changes, or repair activities which do not increase the capacity of
14 such process and do not involve any change in quality or nature or increase in quantity of
15 emission of any regulated air pollutant;

16 (B) housekeeping activities or building maintenance procedures, including painting buildings,
17 paving parking lots, resurfacing floors, roof repair, washing, portable vacuum cleaners,
18 sweeping, use and associated storage of janitorial products, or insulation removal;

19 (C) use of office supplies, supplies to maintain copying equipment, or blueprint machines;

20 (D) use of firefighting equipment (excluding engines subject to 40 CFR 63, Subpart ZZZZ);

21 or

22 (E) replacement of existing equipment with equipment of the same size (or smaller), type,
23 and function that does not result in an increase to the actual or potential emission of
24 regulated air pollutants, and that does not affect the compliance status, and with
25 replacement equipment that fits the description of the existing equipment in the permit,
26 including the application, such that the replacement equipment can be operated under that
27 permit without any changes in the permit;

28 (2) air conditioning or ventilation: comfort air conditioning or comfort ventilating systems that do not
29 transport, remove, or exhaust regulated air pollutants to the atmosphere;

30 (3) laboratory or classroom activities:

31 (A) bench-scale, on-site equipment used for experimentation, chemical or physical analysis
32 for quality control purposes or for diagnosis of illness, training, or instructional purposes;

33 (B) research and development activities that produce no commercial product or feedstock
34 material; or

35 (C) educational activities, including but not limited to wood working, welding, and
36 automotive;

- 1 (4) storage tanks with no applicable requirements other than Stage I controls under 15A NCAC 02D
2 .0928, Gasoline Service Stations Stage I;
- 3 (5) combustion and heat transfer equipment:
- 4 (A) heating units used for human comfort, excluding space heaters burning used oil, that have
5 a heat input of less than 10 million Btu per hour and that do not provide heat for any
6 manufacturing or other industrial process;
- 7 (B) residential wood stoves, heaters, or fireplaces; or
- 8 (C) water heaters that are used for domestic purposes only and are not used to heat process
9 water;
- 10 (6) wastewater treatment processes: industrial wastewater treatment processes or municipal
11 wastewater treatment processes for which there are no state or federal air requirements;
- 12 (7) dispensing equipment: equipment used solely to dispense gasoline, diesel fuel, kerosene,
13 lubricants or cooling oils;
- 14 (8) electric motor burn-out ovens with secondary combustion chambers or afterburners;
- 15 (9) electric motor bake-on ovens;
- 16 (10) burn-off ovens with afterburners for paint-line hangers;
- 17 (11) hosiery knitting machines and associated lint screens, hosiery dryers and associated lint screens,
18 and hosiery dyeing processes where bleach or solvent dyes are not used;
- 19 (12) woodworking operations processing only green wood;
- 20 (13) solid waste landfills: This does not apply to flares and other sources of combustion at solid waste
21 landfills. These flares and other combustion sources are required to be permitted under 15A
22 NCAC 02Q .0300, unless they qualify for another exemption under this Paragraph; or
- 23 (14) miscellaneous:
- 24 (A) equipment that does not emit any regulated air pollutants;
- 25 (B) sources for which there are no applicable requirements;
- 26 (C) motor vehicles, aircraft, marine vessels, locomotives, tractors, or other self-propelled
27 vehicles with internal combustion engines;
- 28 (D) engines subject to Title II of the Federal Clean Air Act (Emission Standards for Moving
29 Sources);
- 30 (E) equipment used for the preparation of food for direct on-site human consumption;
- 31 (F) a source whose emissions are regulated only under Section 112(r) or Title VI of the
32 Federal Clean Air Act;
- 33 (G) exit gases from in-line process analyzers;
- 34 (H) stacks or vents to prevent escape of sewer gases from domestic waste through plumbing
35 traps;
- 36 (I) refrigeration equipment that is consistent with Section 601 through 618 of Title VI
37 (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part 82, and any

1 other regulations promulgated by EPA under Title VI for stratospheric ozone protection,
 2 except those units used as or in conjunction with air pollution control equipment. A unit
 3 used as or in conjunction with air pollution control equipment is required to be permitted
 4 under 15A NCAC 02Q .0300, unless it qualifies for another exemption under this
 5 Paragraph;

6 (J) equipment not vented to the outdoor atmosphere with the exception of equipment that
 7 emits volatile organic compounds. Equipment that emits volatile organic compounds is
 8 required to be permitted under 15A NCAC 02Q .0300, unless it qualifies for another
 9 exemption under this Paragraph;

10 (K) animal operations not required to have control technology under 15A NCAC 02D .1800.
 11 If an animal operation is required to have control technology, it shall be required to have
 12 a permit under this Subchapter;

13 (L) any incinerator covered under 15A NCAC 02D .1201(c)(4); or

14 (M) dry cleaning operations, regardless of NSPS or NESHAP applicability.

15 (h) The following activities do not require a permit or permit modification under 15A NCAC 02Q .0300. These
 16 activities are included in determining applicability of any rule or standard that requires facility-wide aggregation of
 17 source emissions, including activities subject to Rule 15A NCAC 02D .0530, Rule 15ANCAC 02D .0531, Section
 18 15A NCAC 02Q .0500, and Section 15A 02Q .0700:

19 (1) combustion and heat transfer equipment (includes direct-fired units that only emit regulated
 20 pollutants from fuel combustion):

21 (A) fuel combustion equipment (excluding internal combustion engines) not subject to 40
 22 CFR Part 60, NSPS, firing exclusively unadulterated liquid fossil fuel, wood, or approved
 23 equivalent unadulterated fuel as defined in 15A NCAC 02Q .0103;

24 (B) fuel combustion equipment (excluding internal combustion engines) firing exclusively
 25 natural gas or liquefied petroleum gas or a mixture of these fuels; or

26 (C) space heaters burning waste oil if:

27 (i) the heater burns only oil that the owner or operator generates or used oil from
 28 do-it-yourself oil changers who generate used oil as household wastes; and

29 (ii) the heater is designed to have a maximum capacity of not more than 500,000

30 Btu per hour;

31 (2) gasoline distribution: bulk gasoline plants as defined in 15A NCAC 02D .0926(a)(3), with an
 32 average daily throughput of less than 4,000 gallons;

33 (3) paint spray booths or graphic arts operations, coating operations, and solvent cleaning operations
 34 as defined in 15A NCAC 02Q .0803 located at a facility whose facility-wide actual uncontrolled
 35 emissions of volatile organic compounds are less than five tons per year, except that such emission
 36 sources whose actual uncontrolled emissions of volatile organic compounds are less than 100
 37 pounds per year shall qualify for this exemption regardless of the facility-wide emissions. For the

1 purpose of this exemption water wash and filters that are an integral part of the paint spray booth
 2 are not considered air pollution control devices;

3 (4) electrostatic dry powder coating operations with filters or powder recovery systems;

4 (5) miscellaneous: any source whose potential uncontrolled emissions of particulate matter (PM10),
 5 sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon monoxide shall each be
 6 no more than five tons per year; or

7 (6) case-by-case exemption: activities that the applicant demonstrates to the Director not to violate
 8 any applicable emission control standard.

9 (i) The owner or operator of a facility or source claiming an activity is exempt under Paragraphs (d), (e), (g) or (h)
 10 of this Rule shall submit emissions data, documentation of equipment type, or other supporting documents to the
 11 Director upon request that the facility or source is qualified for that exemption.

12
 13 *History Note: Authority G.S. 143-215.3(a)(1); 143-215.107(a)(4); 143-215.108;*
 14 *Temporary Adoption Eff. March 8, 1994 for a period of 180 days or until the permanent rule*
 15 *becomes effective, whichever is sooner;*
 16 *Eff. July 1, 1994;*
 17 *Amended Eff. April 1, 1999; July 1, 1998; July 1, 1997; November 1, 1996;*
 18 *Temporary Amendment Eff. December 1, 1999;*
 19 *Amended Eff. _____; May 1, 2013; January 1, 2009; July 1, 2007; June 29, 2006;*
 20 *July 18, 2002; July 1, 2000.*

21
 22 15A NCAC 02Q .0302 is proposed for repeal as follows:

23
 24 **15A NCAC 02Q .0302 FACILITIES NOT LIKELY TO CONTRAVENE DEMONSTRATION**

25 ~~(a) This Rule applies only to this Section. It does not apply to Section .0500 (Title V Procedures) of this~~
 26 ~~Subchapter.~~

27 ~~(b) If a facility is subject to any of the following rules, the facility is not exempted from permit requirements, and~~
 28 ~~the exemptions in Paragraph (c) of this Rule do not apply:~~

29 ~~(1) new source performance standards under 15A NCAC 2D .0524 or 40 CFR Part 60, except new~~
 30 ~~residential wood heaters;~~

31 ~~(2) national emission standards for hazardous air pollutants under 15A NCAC 2D .1110 or 40 CFR~~
 32 ~~Part 61, except asbestos demolition and renovation activities;~~

33 ~~(3) prevention of significant deterioration under 15A NCAC 2D .0530;~~

34 ~~(4) new source review under 15A NCAC 2D .0531 or .0532;~~

35 ~~(5) sources of volatile organic compounds subject to the requirements of 15A NCAC 2D .0900 that~~
 36 ~~are located in Mecklenburg and Gaston Counties;~~

~~(6) sources required to apply maximum achievable control technology for hazardous air pollutants under 15A NCAC 2D .1109, .1112 or under 40 CFR Part 63 or to apply generally available control technology (GACT) or work practice standards under 40 CFR Part 63;~~

~~(7) sources at facilities subject to 15A NCAC 2D .1100; or~~

~~(8) facilities subject to Title V permitting procedures under Section .0500 of this Subchapter.~~

~~(e) The owner or operator of any facility required to have a permit under this Section may request the Director to exempt the facility from the requirement to have a permit. The request shall be in writing. Along with the request, the owner or operator shall submit supporting documentation to show that air quality and emission control standards will not be, nor are likely to be, contravened. This documentation shall include:~~

~~(1) documentation that the facility has no air pollution control devices;~~

~~(2) documentation that no source at the facility will violate any applicable emissions control standard when operating at maximum design or operating rate, whichever is greater; and~~

~~(3) ambient modeling showing that the ambient impact of emissions from the facility will not exceed the levels in 15A NCAC 2D .0532(c)(5) when all sources at the facility are operated at maximum design or operating rate, whichever is greater.~~

~~If the documentation shows to the satisfaction of the Director that air quality and emission control standards will not be, nor are likely to be, contravened, a permit shall not be required.~~

*History Note: Filed as a Temporary Adoption Eff. March 8, 1994 for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;
Authority G.S. 143-215.3(a)(1); 143-215.108;
Eff. July 1, 1994;
Amended Eff. July 1, 1998; July 1, 1996-1996;
Repealed Eff. _____.*

15A NCAC 02Q .0318 is proposed for adoption as follows:

15A NCAC 02Q .0318 CHANGES NOT REQUIRING PERMIT REVISIONS

(a) This rule applies to sources that are not exempt under Rule .0102 of this Subchapter. This rule applies to facilities that have an air quality permit.

(b) An owner or operator of a facility may make changes without first modifying their air permit if:

(1) the change does not violate any existing requirements or new applicable requirements;

(2) the change does not cause emissions allowed under the current permit to be exceeded;

(3) the change does not require a modification of a permit term or condition under Rule .0315 or avoidance condition under Rule .0317 of this Section;

(4) the change does not require a permit under Section 15A NCAC 02Q .0700, Toxic Air Pollutant Procedures;

- 1 (5) the change does not require a P.E. Seal under Rule 15A NCAC 02Q .0112; and
 2 (6) the owner or operator shall notify the Director with written notification seven calendar days before
 3 the change is made. Within seven calendar days of receipt of the notice, the Division of Air
 4 Quality shall notify the owner or operator of its determination that the change meets the
 5 requirements of Subparagraphs (b)(1) through (b)(5).

6 (c) The written notification required under Subparagraph (b)(6) of this Rule shall include:

- 7 (1) a description of the change;
 8 (2) a date on which the change will occur;
 9 (3) any change in emissions; and
 10 (4) any permit terms or conditions of the current permit that may be affected by this change.

11 (d) A copy of the notification required under Subparagraph (b)(6) shall be attached to the current permit until the
 12 permit is revised at the next modification, name change, ownership change, or renewal.

13
 14 *History Note:* Authority G.S. 143-215.3(a)(1); 143-215.108;

15 Eff. _____.
 16

17 15A NCAC 02Q .0903 is proposed for amendment as follows:
 18

19 **15A NCAC 02Q .0903 EMERGENCY GENERATORS AND STATIONARY RECIPROCATING**
 20 **INTERNAL COMBUSTION ENGINES**

21 (a) For the purposes of this Rule, the following definitions apply:

- 22 (1) ~~“emergency “Emergency generator” means a an emergency stationary reciprocating internal~~
 23 ~~combustion engine used to generate electricity only during the loss of primary power at the facility~~
 24 ~~that is beyond the control of the owner or operator of the facility or during maintenance. as defined~~
 25 ~~in 40 CFR 63.6675. An emergency generator may be operated periodically to ensure that it will~~
 26 ~~operate.~~
 27 (2) “Stationary reciprocating internal combustion engine” shall be defined as set forth in 40 CFR
 28 63.6675.

29 (b) This Rule applies to emergency generators and stationary reciprocating internal combustion engines at a facility
 30 whose only sources that would require a permit are emergency generators and stationary reciprocating internal
 31 combustion engines whose ~~emergency generators consume less than:~~

- 32 (1) ~~322,000 gallons per calendar year of diesel fuel,~~
 33 (2) ~~48,000,000 cubic feet per calendar year of natural gas,~~
 34 (3) ~~1,200,000 gallons per calendar year of liquified petroleum gas,~~
 35 (4) ~~25,000 gallons per calendar year of gasoline for gasoline powered generators, or~~
 36 (5) ~~any combination of the fuels listed in this Paragraph provided the facility-wide actual emissions of~~
 37 ~~each regulated air pollutant does not exceed are less than 100 tons per calendar year. year of any~~

1 regulated pollutant, 10 tons per calendar year of any hazardous air pollutant or 25 tons per
2 calendar year of any combination of hazardous air pollutants.

3 (c) The owner or operator of emergency generators and stationary reciprocating internal combustion engines
4 covered under this Rule shall comply with Rules .0516 (sulfur dioxide emissions from combustion sources), .0516,
5 .0521 (control of visible emissions), .0521, and .0524 (new source performance standard), .0524, and .1111 of
6 Subchapter 02D.

7 (d) The owner or operator of ~~an~~ emergency ~~generator~~ generators and stationary reciprocating internal combustion
8 engines covered under this Rule shall ~~maintain records of the amount of fuel burned in the generator for each~~
9 ~~calendar year so that the Division can determine upon review of these records~~ provide the Director documentation
10 upon request that the emergency ~~generator~~ generators and stationary reciprocating internal combustion engines
11 qualifies to be covered under this Rule. meet the applicability requirements in Paragraph (b) of this Rule.

12
13
14 *History Note:* Authority G.S. 143-215.3(a); 143-215.107(a)(10); 143-215.108;
15 Eff. June 1, 2008-2008;
16 Amended Eff. _____.

17

CHAPTER III
REPORT OF PROCEEDINGS

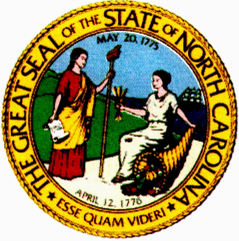
Introduction

The Department of Environmental Quality, Division of Air Quality, held a public hearing on November 4, 2015 at 6:00 pm in Raleigh, NC.

The hearing considered the proposed adoption of 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, proposed amendments to 15A NCAC 02Q .0102, Activities Exempted From Permit Requirements, and 15A NCAC 02Q .0903 Emergency Generators And Stationary Reciprocating Internal Combustion Engines, and proposed repeal of 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration.

The proposed effective date for this rule is projected to March 1, 2016.

A public notice announcing this hearing was emailed to each person on the interested party email distribution list. The public notice was also published in the North Carolina Register at least 15 days before the public hearing and posted on the North Carolina Division of Air Quality website at least 30 days prior to the public hearing.



ENVIRONMENTAL MANAGEMENT COMMISSION

**NORTH CAROLINA
DEPARTMENT OF ENVIRONMENTAL QUALITY**

Gerard P. Carroll
Chairman
Kevin Martin
Vice Chairman

Pat McCrory, Governor
Donald R. van der Vaart, Secretary

David W. Anderson
Charles Carter
Tommy Craven
Daniel E. Dawson
Charles B. Elam
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Manning Puette

Dr. Lawrence W. Raymond
Dr. Albert R. Rubin
Clyde E. Smith, Jr.
John D. Solomon
Steve W. Tedder
Julie A. Wilsey

September 25, 2015

MEMORANDUM

TO: Charles Carter

From: Gerard Carroll

Subject: Hearing Officer Appointment

A public hearing has been scheduled for November 4, 2015 at 6:00 p.m. in the Archdale Building in Raleigh to receive public comments on streamlining of the permit exemption rules. The attached public notice describes the hearing's purpose.

I am hereby appointing you to serve as hearing officer for this hearing. Please receive all relevant public comment and report your findings and recommendations to the Environmental Management Commission. Ms. Joelle Burleson will provide staff support for you.

If you have any questions, please feel free to contact Joelle Burleson at (919) 707-8720, or me.

SCH/jb

Attachment

cc: Sheila Holman
Lois Thomas
Hearing Record File

NORTH CAROLINA ENVIRONMENTAL MANAGEMENT COMMISSION

PUBLIC NOTICE

Notice is hereby given for one public hearing to be heard by the North Carolina Department of Environmental Quality, Division of Air Quality concerning the proposed amendments to air quality rules.

PURPOSE:

To receive comments on adoption of, amendments to, and repeal of permit exemption related rules. Rule 15A NCAC 02Q.0102, Activities Exempted From Permit Requirements, is proposed for amendment to simplify the rule to make it easier to understand. New exemption requirements are also added. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.

Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, is proposed for repeal since the rule is duplicative of the requirements contained in the revised Rule 15A NCAC 02Q .0102.

Rule 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, is proposed for adoption to allow facilities to make minor changes without first modifying their permit.

Rule 15A NCAC 02Q .0903, Emergency Generators And Stationary Reciprocating Internal Combustion Engines, is proposed for amendment to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.

NOTE: The proposed repeals and amendments considered in these hearings, if adopted, will be effective statewide and submitted to the United States Environmental Protection Agency to be included in the North Carolina State Implementation Plan (SIP); if they are later adopted by a local air pollution control agency, then that agency will enforce them in its area of jurisdiction.

DATES AND LOCATION: November 4, 2015, 6:00 P.M.
Archdale Building, Ground Floor Hearing Room, 512
N. Salisbury St., Raleigh, NC 27604

COMMENT PROCEDURES: All persons interested in these matters are invited to attend the public hearings. **Any person desiring to comment is requested to submit a written statement for inclusion in the record of proceedings at the public hearing.** The hearing officer may limit the length of oral presentations if many people want to speak. The hearing record will remain open until November 30, 2015 to receive additional written statements. To be included, the statement must be received by the Division by November 30, 2015.

INFORMATION: Copies of the proposed rule changes may be downloaded at <http://www.ncair.org/rules/hearing/>. Copies of the proposals may also be reviewed at the regional offices of the North Carolina Department of Environmental Quality, Division of Air Quality, located at the following cities:

Asheville	828/296-4500
Fayetteville	910/433-3300
Mooresville	704/663-1699
Raleigh	919/791-4200
Washington	252/946-6481
Wilmington	910/796-7215
Winston-Salem	336/776-9800

Comments should be sent to and additional information concerning the hearings or the proposals may be obtained by contacting:

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641
(919) 707-8720 Phone/Fax
daq.publiccomments@ncdenr.gov

DATE: 9/24/15



Sheila Holman,
DAQ Director

Transcript

A transcript of the November 4, 2015 hearing has not been prepared; however, an audio recording of the proceeding will be kept on file with the Division of Air Quality for one year from the date of the final actions by the Environmental Management Commission.

A list of those attending the hearing as follows:

Hearing Officer:

Mr. Charles Carter, Environmental Management Commission

Staff Members of the Division of Air Quality or other state employees at the Raleigh hearing:

Ms. Joelle Burlison, DAQ, DEQ

Mr. Robert Fisher, DAQ Washington Regional Office, DEQ

Mr. Joshua Harris, DAQ Fayetteville Regional Office, DEQ

Mr. Jerry Randell Jones, Jr., DAQ Washington Regional Office, DEQ

Mr. Patrick Knowlson, DAQ, DEQ

Mr. Glenn Sappie, DAQ, DEQ

Mr. Vladimir Zaytsev, DAQ, DEQ

Mr. Tony Pendola, DEACS Small Business Environmental Assistance, DEQ

Members of the General Public:

Ms. Jamie Cole, NC Conservation Network

Mr. Brian North, Martin Marietta

Mr. Khalil Porter, North Carolina Electric Membership Corp.

Ms. Therese Vick, BREDL

Ms. Laura Wenzel, Medical Advocates for Healthy Air

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CHAPTER IV

EXHIBITS

<u>EXHIBIT</u>	<u>PAGE</u>
Proposed Regulations as Published in the North Carolina Register and Presented at the Hearing	IV-2
Hearing Officer comments at the public hearing	IV- 13

NORTH CAROLINA REGISTER

VOLUME 30 • ISSUE 07 • Pages 715 - 840

October 1, 2015

I. EXECUTIVE ORDERS	
Executive Order No. 77	715 – 716
Executive Order No. 78	717 – 719
II. IN ADDITION	
Labor, Department of – Notice Of Verbatim Adoption of Federal Standards....	720
State Board of Elections – Request for Written Advisory Opinion	721 – 722
III. PROPOSED RULES	
Environment and Natural Resources, Department of	
Environmental Management Commission	731 – 740
Health and Human Services, Department of	
Radiation Protection Commission	723 – 727
Justice, Department of	
Criminal Justice Education and Training Standards Commission	727 – 728
Occupational Licensing Boards and Commissions	
Certified Public Accountant Examiners, Board of.....	740 – 750
Public Safety, Department of	
Private Protective Services Board.....	728 – 730
IV. APPROVED RULES.....	751 – 771
Elections, State Board of	
Board	
Environment and Natural Resources, Department of	
Coastal Resources Commission	
Environmental Management Commission	
Health and Human Services, Department of	
Medical Care Commission	
Occupational Licensing Boards and Commission	
Electrolysis Examiners, Board of	
Veterinary Medical Board	
V. RULES REVIEW COMMISSION	772 – 775
VI. CONTESTED CASE DECISIONS	
Index to ALJ Decisions	776 – 779
Text of ALJ Decisions	
14 BOG 03255	780 – 793
14 DHR 02198	794 – 811
14 OSP 09759	812 – 832
15 DOJ 00520	833 – 837
13 DOJ 03346	838 – 840

TITLE 15A – DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Notice is hereby given in accordance with G.S. 150B-21.2 that the Environmental Management Commission intends to adopt the rule cited as 15A NCAC 02Q .0318, amend the rules cited as 15A NCAC 02Q .0102 and .0903, and repeal the rule cited as 15A NCAC 02Q .0302.

Link to agency website pursuant to G.S. 150B-19.1(c):
<http://www.ncair.org/rules/hearing/>

Proposed Effective Date: March 1, 2016

Public Hearing:

Date: November 4, 2015

Time: 6:00 p.m.

Location: Archdale Building, Ground Floor Hearing Room, 512 N. Salisbury St., Raleigh, NC 27604

Reason for Proposed Action: *To amend Rule 15A NCAC 02Q .0102, Activities Exempted From Permit Requirements, to simplify the rule to make it easier to understand. New exemptions are also added. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.*

To repeal Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, since the rule is duplicative of the requirements contained in the revised Rule 15A NCAC 02Q .0102. To adopt Rule 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, to allow facilities to make minor changes without first modifying their permit.

To amend Rule 15A NCAC 02Q .0903, Emergency Generators And Stationary Reciprocating Internal Combustion Engines, to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.

Comments may be submitted to: Joelle Burlison, 1641 Mail Service Center, Raleigh, NC 27699-1641, phone (919) 707-8720, fax (919) 707-8720, joelle.burlison@ncdenr.gov

Comment period ends: November 30, 2015

Procedure for Subjecting a Proposed Rule to Legislative Review: If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule.

The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 919-431-3000.

Fiscal impact (check all that apply).

- State funds affected
 Environmental permitting of DOT affected
 Analysis submitted to Board of Transportation
 Local funds affected
 Substantial economic impact (≥\$1,000,000)
 Approved by OSBM
 No fiscal note required by G.S. 150B-21.4

CHAPTER 02 – ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 02Q – AIR QUALITY PERMITS PROCEDURES

SECTION .0100 – GENERAL PROVISIONS

15A NCAC 02Q .0102 ACTIVITIES EXEMPTED FROM PERMIT REQUIREMENTS

~~(a) This Rule does not apply to facilities required to have a permit under Section .0500 of this Subchapter. This Rule applies only to permits issued under Section .0300 of this Subchapter.~~

~~(b) If a source is subject to any of the following rules, then the source is not exempted from permit requirements:~~

- ~~(1) — new source performance standards under Rule 15A NCAC 02D .0524 or 40 CFR Part 60, except when the following activities are eligible for exemption under Paragraph (c) of this Rule:

 - ~~(A) — 40 CFR Part 60, Subpart D, industrial, commercial, and institutional steam generating units;~~
 - ~~(B) — 40 CFR Part 60, Subparts K, Ka, or Kb, volatile organic liquid storage vessels;~~
 - ~~(C) — 40 CFR Part 60, Subpart AAA, new residential wood heaters;~~
 - ~~(D) — 40 CFR Part 60, Subpart JJJ, petroleum dry cleaners;~~
 - ~~(E) — 40 CFR Part 60, Subpart WWW, municipal solid waste landfills;~~
 - ~~(F) — 40 CFR Part 60, Subpart IIII, stationary compression ignition internal combustion engines; or~~
 - ~~(G) — 40 CFR Part 60, Subpart JJJJ, stationary spark ignition internal combustion engines;~~~~
- ~~(2) — national emission standards for hazardous air pollutants under Rule 15A NCAC 02D .1110 or 40 CFR Part 61, except asbestos demolition and renovation activities, which are eligible for exemption under Paragraph (c) of this Rule;~~
- ~~(3) — prevention of significant deterioration under Rule 15A NCAC 02D .0530;~~

- (4) ~~new source review under Rule 15A NCAC 02D .0531 or .0532;~~
- (5) ~~sources of volatile organic compounds subject to the requirements of Section .0900, Volatile Organic Compounds, that are located in Mecklenburg County according to Rule 15A NCAC 02D .0902(f);~~
- (6) ~~sources required to apply maximum achievable control technology (MACT) for hazardous air pollutants under Rule 15A NCAC 02D .1109, .1111, .1112, or 40 CFR Part 63 that are required to have a permit under Section .0500 of this Subchapter;~~
- (7) ~~sources at facilities subject to Section .1100 of Subchapter 02D. (If a source qualifies for an exemption in Subparagraphs (a)(1) through (a)(24) of 15A NCAC 02Q .0702, or does not emit a toxic air pollutant for which the facility at which it is located has been modeled, it shall be exempted from needing a permit if it qualifies for one of the exemptions in Paragraph (e) of this Rule).~~
- (e) ~~The following activities do not require a permit or permit modification under Section .0300 of this Subchapter. The Director may require the owner or operator of these activities to register them under 15A NCAC 02D .0200:~~
- (1) ~~categories of exempted activities:~~
- (A) ~~maintenance, upkeep, and replacement:~~
- (i) ~~maintenance, structural changes, or repairs which do not change the capacity of such process, fuel burning, refuse burning, or control equipment, and do not involve any change in quality or nature or increase in quantity of emission of regulated air pollutants;~~
- (ii) ~~housekeeping activities or building maintenance procedures, including painting buildings, resurfacing floors, roof repair, washing, portable vacuum cleaners, sweeping, use and associated storage of janitorial products, or insulation removal;~~
- (iii) ~~use of office supplies, supplies to maintain copying equipment, or blueprint machines;~~
- (iv) ~~use of fire fighting equipment;~~
- (v) ~~paving parking lots; or~~
- (vi) ~~replacement of existing equipment with equipment of the same size, type, and~~
- ~~function that does not result in an increase to the actual or potential emission of regulated air pollutants and that does not affect the compliance status, and with replacement equipment that fits the description of the existing equipment in the permit, including the application, such that the replacement equipment can be operated under that permit without any changes in the permit;~~
- (B) ~~air conditioning or ventilation: comfort air conditioning or comfort ventilating systems that do not transport, remove, or exhaust regulated air pollutants to the atmosphere;~~
- (C) ~~laboratory activities:~~
- (i) ~~bench scale, on site equipment used exclusively for chemical or physical analysis for quality control purposes, staff instruction, water or wastewater analyses, or non production environmental compliance assessments;~~
- (ii) ~~bench scale experimentation, chemical or physical analyses, training or instruction from not-for-profit, non production educational laboratories;~~
- (iii) ~~bench scale experimentation, chemical or physical analyses, training or instruction from hospitals or health laboratories pursuant to the determination or diagnoses of illness; or~~
- (iv) ~~research and development laboratory activities provided the activity produces no commercial product or feedstock material;~~
- (D) ~~storage tanks:~~
- (i) ~~storage tanks used solely to store fuel oils, kerosene, diesel, crude oil, used motor oil, lubricants, cooling oils, natural gas or liquefied petroleum gas;~~
- (ii) ~~storage tanks used to store gasoline or ethanol-based fuels for which there are no~~

- applicable—requirements except Stage I controls under 15A NCAC 02D .0928;
- (iii) — storage tanks used solely to store inorganic liquids; or
- (iv) — storage tanks or vessels used for the temporary containment of materials resulting from an emergency response to an unanticipated release of hazardous materials;
- (E) — combustion and heat transfer equipment:
- (i) — space heaters burning distillate oil, kerosene, natural gas, or liquefied petroleum gas operating by direct heat transfer and used solely for comfort heat;
- (ii) — residential wood stoves, heaters, or fireplaces;
- (iii) — hot water heaters which are used for domestic purposes only and are not used to heat process water;
- (F) — wastewater treatment processes: industrial wastewater treatment processes or municipal wastewater treatment processes for which there are no applicable requirements;
- (G) — gasoline distribution: gasoline service stations or gasoline dispensing facilities;
- (H) — dispensing equipment: equipment used solely to dispense diesel fuel, kerosene, lubricants or cooling oils;
- (I) — solvent recycling: portable solvent distillation systems used for on site solvent recycling if:
- (i) — the portable solvent distillation system is not:
- (I) — owned by the facility, and
- (II) — operated at the facility for more than seven consecutive days; and
- (ii) — the material recycled is recycled at the site of origin;
- (J) — processes:
- (i) — electric motor burn out ovens with secondary combustion chambers or afterburners;
- (ii) — electric motor bake on ovens;
- (iii) — burn off ovens for paint line hangers with afterburners;
- (iv) — hosiery knitting machines and associated lint screens, hosiery dryers and associated lint screens, and hosiery dyeing processes where bleach or solvent dyes are not used;
- (v) — blade wood planers planing only green wood;
- (K) — solid waste landfills: municipal solid waste landfills. This does not apply to flares and other sources of combustion at solid waste landfills; these flares and other combustion sources are required to be permitted under Section .0300 of this Subchapter unless they qualify for another exemption under this Paragraph;
- (L) — miscellaneous:
- (i) — motor vehicles, aircraft, marine vessels, locomotives, tractors or other self-propelled vehicles with internal combustion engines;
- (ii) — non self propelled non road engines, except generators, regulated by rules adopted under Title II of the Federal Clean Air Act (Generators are required to be permitted under Section .0300 of this Subchapter unless they qualify for another exemption under this Paragraph.);
- (iii) — portable generators regulated by rules adopted under Title II of the Federal Clean Air Act;
- (iv) — equipment used for the preparation of food for direct on-site human consumption;
- (v) — a source whose emissions are regulated only under Section 112(f) or Title VI of the Federal Clean Air Act;
- (vi) — exit gases from in-line process analyzers;
- (vii) — stacks or vents to prevent escape of sewer gases from domestic waste through plumbing traps;
- (viii) — refrigeration equipment that is consistent with Section 601 through 618 of Title VI (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part 82, and any other regulations

promulgated by EPA under Title VI for stratospheric ozone protection, except those units used as or in conjunction with air pollution control equipment (A unit used as or in conjunction with air pollution control equipment is required to be permitted under Section .0300 of this Subchapter unless it qualifies for another exemption under this Paragraph);

- (ix) equipment not vented to the outdoor atmosphere with the exception of equipment that emits volatile organic compounds (Equipment that emits volatile organic compounds is required to be permitted under Section .0300 of this Subchapter unless it qualifies for another exemption under this Paragraph);
- (x) equipment that does not emit any regulated air pollutants;
- (xi) facilities subject only to a requirement under 40 CFR Part 63 (This Subpart does not apply when a control device is used to meet a MACT or GACT emission standard; a control device used to meet a MACT or GACT emission standard is required to be permitted under Section .0300 of this Subchapter unless it qualifies for another exemption under this Paragraph);
- (xii) sources for which there are no applicable requirements;
- (xiii) animal operations not required to have control technology under Section .1800 of the Subchapter 02D (If an animal operation is required to have control technology, it shall be required to have a permit under this Subchapter).

(2) categories of exempted size or production rate:

(A) storage tanks:

- (i) above ground storage tanks with a storage capacity of no more than 1100 gallons storing organic liquids with a

true vapor pressure of no more than 10.8 pounds per square inch absolute at 70°F; or

- (ii) underground storage tanks with a storage capacity of no more than 2500 gallons storing organic liquids with a true vapor pressure of no more than 10.8 psi absolute at 70°F;

(B) combustion and heat transfer equipment:

- (i) fuel combustion equipment, except for internal combustion engines, firing exclusively kerosene, No. 1 fuel oil, No. 2 fuel oil, equivalent unadulterated fuels, or a mixture of these fuels or one or more of these fuels mixed with natural gas or liquefied petroleum gas with a heat input of less than:
 - (I) 10 million Btu per hour for which construction, modification, or reconstruction commenced after June 9, 1989; or
 - (II) 30 million Btu per hour for which construction, modification, or reconstruction commenced before June 10, 1989;

Internal combustion engines are required to be permitted under Section .0300 of this Subchapter unless they qualify for another exemption under this Paragraph;

- (ii) fuel combustion equipment, except for internal combustion engines, firing exclusively natural gas or liquefied petroleum gas or a mixture of these fuels with a heat input rating less than 65 million Btu per hour (Internal combustion engines are required to be permitted under Section .0300 of this Subchapter unless they qualify for another exemption under this Paragraph);

- (iii) ~~space heaters burning waste oil if:~~
- ~~(I) the heater burns only oil that the owner or operator generates or used oil from do it yourself oil changers who generate used oil as household wastes;~~
- ~~(II) the heater is designed to have a maximum capacity of not more than 500,000 Btu per hour; and~~
- ~~(III) the combustion gases from the heater are vented to the ambient air;~~
- (iv) ~~fuel combustion equipment with a heat input rating less than 10 million Btu per hour that is used solely for space heating except:~~
- ~~(I) space heaters burning waste oil; or~~
- ~~(II) internal combustion engines;~~
- (v) ~~emergency use generators and other internal combustion engines not regulated by rules adopted under Title II of the Federal Clean Air Act, except self-propelled vehicles, that have a rated capacity of no more than:~~
- ~~(I) 680 kilowatts (electric) or 1000 horsepower for natural gas fired engines;~~
- ~~(II) 1800 kilowatts (electric) or 2510 horsepower for liquefied petroleum gas fired engines;~~
- ~~(III) 590 kilowatts (electric) or 900 horsepower for diesel fired or kerosene fired engines; or~~
- ~~(IV) 21 kilowatts (electric) or 31 horsepower for~~
- ~~gasoline fired engines;~~
- ~~(Self-propelled vehicles with internal combustion engines are exempted under Subpart (1)(c)(L)(i) of this Paragraph.)~~
- (vi) ~~portable generators and other portable equipment with internal combustion engines not regulated by rules adopted under Title II of the Federal Clean Air Act, except self-propelled vehicles, that operate at the facility no more than a combined 350 hours for any 365 day period provided the generators or engines have a rated capacity of no more than 750 kilowatt (electric) or 1100 horsepower each and provided records are maintained to verify the hours of operation. Self-propelled vehicles with internal combustion engines are exempted under Subpart (1)(c)(L)(i) of this Paragraph;~~
- (vii) ~~peak shaving generators that produce no more than 325,000 kilowatt hours of electrical energy for any 12-month period provided records are maintained to verify the energy production on a monthly basis and on a 12-month basis;~~
- (C) ~~gasoline distribution: bulk gasoline plants with an average daily throughput of less than 4000 gallons;~~
- (D) ~~processes:~~
- ~~(i) graphic arts operations, paint spray booths or other painting or coating operations without air pollution control devices (water wash and filters that are an integral part of the paint spray booth are not considered air pollution control devices), and solvent cleaning operations located at a facility whose facility-wide actual emissions of volatile organic compounds are less than five tons per year (Graphic arts operations, coating operations, and~~

- solvent cleaning operations are defined in Rule 15A NCAC 02Q .0803);
- (ii) ~~sawmills that saw no more than 2,000,000 board feet per year, provided only green wood is sawed;~~
 - (iii) ~~perchloroethylene dry cleaners that emit less than 13,000 pounds of perchloroethylene per year;~~
 - (iv) ~~electrostatic dry powder coating operations with filters or powder recovery systems, including electrostatic dry powder coating operations equipped with curing ovens with a heat input of less than 10,000,000 Btu per hour;~~
- (E) ~~miscellaneous:~~
- (i) ~~any source whose emissions would not violate any applicable emissions standard and whose potential emissions of particulate, sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon monoxide before air pollution control devices, such as potential uncontrolled emissions, would each be no more than five tons per year and whose potential emissions of hazardous air pollutants would be below their lesser quantity cutoff except:~~
 - (I) ~~storage tanks;~~
 - (II) ~~fuel combustion equipment;~~
 - (III) ~~space heaters burning waste oil;~~
 - (IV) ~~generators, excluding emergency generators, or other non-self-propelled internal combustion engines;~~
 - (V) ~~bulk gasoline plants;~~
 - (VI) ~~printing, paint spray booths, or other painting or coating operations;~~
 - (VII) ~~sawmills;~~
 - (VIII) ~~perchloroethylene dry cleaners; or~~
 - (IX) ~~electrostatic dry powder coating operations, provided that the total potential emissions of particulate, sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon monoxide from the facility are each less than 40 tons per year and the total potential emissions of all hazardous air pollutants are below their lesser quantity cutoff emission rates or provided that the facility has an air quality permit. A source identified in Subpart (I) through (IX) of this Part is required to be permitted under 15A NCAC 02Q .0300 unless it qualifies for another exemption under this Paragraph;~~
 - (ii) ~~any facility whose actual emissions of particulate, sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon monoxide before air pollution control devices, such as uncontrolled emissions, would each be less than five tons per year, whose potential emissions of all hazardous air pollutants would be below their lesser quantity cutoff emission rate, and none of whose sources would violate an applicable emissions standard;~~
 - (iii) ~~any source that only emits hazardous air pollutants that are not also a particulate or a volatile organic compound and whose potential emissions of hazardous air~~

~~pollutants are below their lesser quantity cutoff emission rates; or~~

~~(iv) any incinerator covered under Subparagraph (e)(4) of Rule 15A NCAC 02D .1201;~~

~~(F) case by case exemption: activities that the applicant demonstrates to the satisfaction of the Director:~~

~~(i) to be negligible in their air quality impacts;~~

~~(ii) not to have any air pollution control device; and~~

~~(iii) not to violate any applicable emission control standard when operating at maximum design capacity or maximum operating rate, whichever is greater.~~

~~(d) An activity that is exempt from the permit or permit modification process is not exempted from other applicable requirements. The owner or operator of the source is not exempt from demonstrating compliance with any applicable requirement.~~

~~(e) Emissions from stationary source activities identified in Paragraph (c) of this Rule shall be included in determining compliance with the toxic air pollutant requirements under 15A NCAC 02D .1100 or 02Q .0700 according to Rule 15A NCAC 02Q .0702 (exemptions from air toxic permitting).~~

~~(f) The owner or operator of a facility or source claiming an exemption under Paragraph (e) of this Rule shall provide the Director documentation upon request that the facility or source is qualified for that exemption.~~

~~(g) If the Director finds that an activity exempted under Paragraph (e) of this Rule is in violation of or has violated a rule in 15A NCAC 02D, he shall revoke the permit exemption for that activity and require that activity to be permitted under this Subchapter if necessary to obtain or maintain compliance.~~

~~(a) For the purposes of this Rule, the definitions listed in 15A NCAC 02D .0101 and 02Q .0103 shall apply.~~

~~(b) This Rule does not apply to:~~

~~(1) facilities whose potential emissions require a permit under 15A NCAC 02Q .0500 (Title V Procedures); or~~

~~(2) a source emitting a pollutant that is part of the facility's 15A NCAC 02D .1100 (Control of Toxic Air Pollutants) modeling demonstration if that source is not exempted under 15A NCAC 02Q .0702.~~

~~(c) The owner or operator of an activity exempt from permitting shall not be exempt from demonstrating compliance with any applicable State or federal requirement.~~

~~(d) Any facility whose actual emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon monoxide, hazardous air pollutants, and toxic air pollutants are each less than five tons per year and whose actual total aggregate emissions are less than 10 tons per year shall not require a permit under 15A NCAC 02Q .0300. This Paragraph shall not apply to synthetic minor facilities that are subject to Rule .0315 of this Subchapter.~~

(e) Any facility that is not exempted from permitting under Paragraph (d) of this Rule and whose actual total aggregate emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon monoxide, hazardous air pollutants, and toxic air pollutants are greater than or equal to five tons per year and less than 25 tons per year may register their facility under 15A NCAC 02D .0202 instead of obtaining a permit under 15A NCAC 02Q .0300. This Paragraph shall not apply to any facility as follows:

(1) synthetic minor facilities that are subject to Rule .0315 of this Subchapter;

(2) facilities with a source subject to maximum achievable control technology under 40 CFR Part 63;

(3) facilities with sources of volatile organic compounds or nitrogen oxides that are located in a nonattainment area; or

(4) facilities with a source subject to NSPS, unless the source is exempted under Paragraph (g) or (h) of this Rule.

(f) The Director may require the owner or operator of a facility to register them under 15A NCAC 02D .0200 or obtain a permit under 15A NCAC 02Q .0300 if necessary to obtain compliance.

(g) The following activities do not require a permit or permit modification under 15A NCAC 02Q .0300. These activities shall not be included in determining applicability of any rule or standard that requires facility-wide aggregation of source emissions, including activities subject to 15A NCAC 02D .0530, 15A NCAC 02D .0531, 15A NCAC 02Q .0500, and 15A NCAC 02Q .0700 unless specifically noted below:

(1) maintenance, upkeep, and replacement:

(A) maintenance, structural changes, or repair activities which do not increase the capacity of such process and do not involve any change in quality or nature or increase in quantity of emission of any regulated air pollutant;

(B) housekeeping activities or building maintenance procedures, including painting buildings, paving parking lots, resurfacing floors, roof repair, washing, portable vacuum cleaners, sweeping, use and associated storage of janitorial products, or insulation removal;

(C) use of office supplies, supplies to maintain copying equipment, or blueprint machines;

(D) use of firefighting equipment (excluding engines subject to 40 CFR 63, Subpart ZZZZ); or

(E) replacement of existing equipment with equipment of the same size (or smaller), type, and function that does not result in an increase to the actual or potential emission of regulated air pollutants, and that does not affect the compliance status, and with replacement equipment that fits the

- description of the existing equipment in the permit, including the application, such that the replacement equipment can be operated under that permit without any changes in the permit;
- (2) air conditioning or ventilation: comfort air conditioning or comfort ventilating systems that do not transport, remove, or exhaust regulated air pollutants to the atmosphere;
- (3) laboratory or classroom activities:
- (A) bench-scale, on-site equipment used for experimentation, chemical or physical analysis for quality control purposes or for diagnosis of illness, training, or instructional purposes;
- (B) research and development activities that produce no commercial product or feedstock material; or
- (C) educational activities, including but not limited to wood working, welding, and automotive;
- (4) storage tanks with no applicable requirements other than Stage I controls under 15A NCAC 02D .0928, Gasoline Service Stations Stage I;
- (5) combustion and heat transfer equipment:
- (A) heating units used for human comfort, excluding space heaters burning used oil, that have a heat input of less than 10 million Btu per hour and that do not provide heat for any manufacturing or other industrial process;
- (B) residential wood stoves, heaters, or fireplaces; or
- (C) water heaters that are used for domestic purposes only and are not used to heat process water;
- (6) wastewater treatment processes: industrial wastewater treatment processes or municipal wastewater treatment processes for which there are no state or federal air requirements;
- (7) dispensing equipment: equipment used solely to dispense gasoline, diesel fuel, kerosene, lubricants or cooling oils;
- (8) electric motor burn-out ovens with secondary combustion chambers or afterburners;
- (9) electric motor bake-on ovens;
- (10) burn-off ovens with afterburners for paint-line hangers;
- (11) hosiery knitting machines and associated lint screens, hosiery dryers and associated lint screens, and hosiery dyeing processes where bleach or solvent dyes are not used;
- (12) woodworking operations processing only green wood;
- (13) solid waste landfills: This does not apply to flares and other sources of combustion at solid waste landfills. These flares and other combustion sources are required to be permitted under 15A NCAC 02Q .0300, unless they qualify for another exemption under this Paragraph; or
- (14) miscellaneous:
- (A) equipment that does not emit any regulated air pollutants;
- (B) sources for which there are no applicable requirements;
- (C) motor vehicles, aircraft, marine vessels, locomotives, tractors, or other self-propelled vehicles with internal combustion engines;
- (D) engines subject to Title II of the Federal Clean Air Act (Emission Standards for Moving Sources);
- (E) equipment used for the preparation of food for direct on-site human consumption;
- (F) a source whose emissions are regulated only under Section 112(r) or Title VI of the Federal Clean Air Act;
- (G) exit gases from in-line process analyzers;
- (H) stacks or vents to prevent escape of sewer gases from domestic waste through plumbing traps;
- (I) refrigeration equipment that is consistent with Section 601 through 618 of Title VI (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part 82, and any other regulations promulgated by EPA under Title VI for stratospheric ozone protection, except those units used as or in conjunction with air pollution control equipment. A unit used as or in conjunction with air pollution control equipment is required to be permitted under 15A NCAC 02Q .0300, unless it qualifies for another exemption under this Paragraph;
- (J) equipment not vented to the outdoor atmosphere with the exception of equipment that emits volatile organic compounds. Equipment that emits volatile organic compounds is required to be permitted under 15A NCAC 02Q .0300, unless it qualifies for another exemption under this Paragraph;
- (K) animal operations not required to have control technology under 15A NCAC 02D .1800. If an animal operation is required to have control technology, it shall be required to have a permit under this Subchapter;
- (L) any incinerator covered under 15A NCAC 02D .1201(c)(4); or

(M) dry cleaning operations, regardless of NSPS or NESHAP applicability.

(h) The following activities do not require a permit or permit modification under 15A NCAC 02Q .0300. These activities are included in determining applicability of any rule or standard that requires facility-wide aggregation of source emissions, including activities subject to 15A NCAC 02D .0530, 15ANCAC 02D .0531, 15A NCAC 02Q .0500, and 15A NCAC 02Q .0700:

(1) combustion and heat transfer equipment (includes direct-fired units that only emit regulated pollutants from fuel combustion):

(A) fuel combustion equipment (excluding internal combustion engines) not subject to 40 CFR Part 60, NSPS, firing exclusively unadulterated liquid fossil fuel, wood, or approved equivalent unadulterated fuel as defined in 15A NCAC 02Q .0103;

(B) fuel combustion equipment (excluding internal combustion engines) firing exclusively natural gas or liquefied petroleum gas or a mixture of these fuels; or

(C) space heaters burning waste oil if:
(i) the heater burns only oil that the owner or operator generates or used oil from do-it-yourself oil changers who generate used oil as household wastes; and
(ii) the heater is designed to have a maximum capacity of not more than 500,000 Btu per hour;

(2) gasoline distribution: bulk gasoline plants as defined in 15A NCAC 02D .0926(a)(3), with an average daily throughput of less than 4,000 gallons;

(3) paint spray booths or graphic arts operations, coating operations, and solvent cleaning operations as defined in 15A NCAC 02Q .0803 located at a facility whose facility-wide actual uncontrolled emissions of volatile organic compounds are less than five tons per year, except that such emission sources whose actual uncontrolled emissions of volatile organic compounds are less than 100 pounds per year shall qualify for this exemption regardless of the facility-wide emissions. For the purpose of this exemption water wash and filters that are an integral part of the paint spray booth are not considered air pollution control devices;

(4) electrostatic dry powder coating operations with filters or powder recovery systems;

(5) miscellaneous: any source whose potential uncontrolled emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon

monoxide shall each be no more than five tons per year; or

(6) case-by-case exemption: activities that the applicant demonstrates to the Director not to violate any applicable emission control standard.

(i) The owner or operator of a facility or source claiming an activity is exempt under Paragraphs (d), (e), (g) or (h) of this Rule shall submit emissions data, documentation of equipment type, or other supporting documents to the Director upon request that the facility or source is qualified for that exemption.

Authority G.S. 143-215.3(a)(1); 143-215.107(a)(4); 143-215.108.

SECTION .0300 – CONSTRUCTION AND OPERATIONS PERMITS

15A NCAC 02Q .0302 FACILITIES NOT LIKELY TO CONTRAVENE DEMONSTRATION

(a) This Rule applies only to this Section. It does not apply to Section .0500 (Title V Procedures) of this Subchapter.

(b) If a facility is subject to any of the following rules, the facility is not exempted from permit requirements, and the exemptions in Paragraph (c) of this Rule do not apply:

(1) new source performance standards under 15A NCAC 2D .0524 or 40 CFR Part 60, except new residential wood heaters;

(2) national emission standards for hazardous air pollutants under 15A NCAC 2D .1110 or 40 CFR Part 61, except asbestos demolition and renovation activities;

(3) prevention of significant deterioration under 15A NCAC 2D .0530;

(4) new source review under 15A NCAC 2D .0531 or .0532;

(5) sources of volatile organic compounds subject to the requirements of 15A NCAC 2D .0900 that are located in Mecklenburg and Gaston Counties;

(6) sources required to apply maximum achievable control technology for hazardous air pollutants under 15A NCAC 2D .1109, .1112 or under 40 CFR Part 63 or to apply generally available control technology (GACT) or work practice standards under 40 CFR Part 63;

(7) sources at facilities subject to 15A NCAC 2D .1100; or

(8) facilities subject to Title V permitting procedures under Section .0500 of this Subchapter.

(c) The owner or operator of any facility required to have a permit under this Section may request the Director to exempt the facility from the requirement to have a permit. The request shall be in writing. Along with the request, the owner or operator shall submit supporting documentation to show that air quality and emission control standards will not be, nor are likely to be, contravened. This documentation shall include:

(1) documentation that the facility has no air pollution control devices;

- (2) ~~documentation that no source at the facility will violate any applicable emissions control standard when operating at maximum design or operating rate, whichever is greater; and~~
- (3) ~~ambient modeling showing that the ambient impact of emissions from the facility will not exceed the levels in 15A NCAC 2D .0532(e)(5) when all sources at the facility are operated at maximum design or operating rate, whichever is greater.~~

If the documentation shows to the satisfaction of the Director that air quality and emission control standards will not be, nor are likely to be, contravened, a permit shall not be required.

Authority G.S. 143-215.3(a)(1); 143-215.108.

15A NCAC 02Q .0318 CHANGES NOT REQUIRING PERMIT REVISIONS

(a) This Rule applies to sources that are not exempt under Rule .0102 of this Subchapter. This Rule applies to facilities that have an air quality permit.

(b) An owner or operator of a facility may make changes without first modifying their air permit if:

- (1) the change does not violate any existing requirements or new applicable requirements;
- (2) the change does not cause emissions allowed under the current permit to be exceeded;
- (3) the change does not require a modification of a permit term or condition under Rule .0315 or avoidance condition under Rule .0317 of this Section;
- (4) the change does not require a permit under 15A NCAC 02Q .0700, Toxic Air Pollutant Procedures;
- (5) the change does not require a P.E. Seal under 15A NCAC 02Q .0112; and
- (6) the owner or operator shall notify the Director with written notification seven calendar days before the change is made. Within seven calendar days of receipt of the notice, the Division of Air Quality shall notify the owner or operator of its determination that the change meets the requirements of Subparagraphs (b)(1) through (b)(5).

(c) The written notification required under Subparagraph (b)(6) of this Rule shall include:

- (1) a description of the change;
- (2) a date on which the change will occur;
- (3) any change in emissions; and
- (4) any permit terms or conditions of the current permit that may be affected by this change.

(d) A copy of the notification required under Subparagraph (b)(6) of this Rule shall be attached to the current permit until the permit is revised at the next modification, name change, ownership change, or renewal.

Authority G.S. 143-215.3(a)(1); 143-215.108.

SECTION .0900 – PERMIT EXEMPTIONS

15A NCAC 02Q .0903 EMERGENCY GENERATORS AND STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES

(a) For the purposes of this Rule, the following definitions apply:

- (1) "emergency-~~Emergency~~ generator" means a ~~an~~ emergency stationary reciprocating internal combustion engine used to generate electricity only during the loss of primary power at the facility that is beyond the control of the owner or operator of the facility or during maintenance, as defined in 40 CFR 63.6675. An emergency generator may be operated periodically to ensure that it will operate.
- (2) "Stationary reciprocating internal combustion engine" shall be defined as set forth in 40 CFR 63.6675.

(b) This Rule applies to emergency generators and stationary reciprocating internal combustion engines at a facility whose only sources that would require a permit are emergency generators and stationary reciprocating internal combustion engines whose ~~emergency generators consume less than:~~

- (1) ~~322,000 gallons per calendar year of diesel fuel;~~
- (2) ~~48,000,000 cubic feet per calendar year of natural gas;~~
- (3) ~~1,200,000 gallons per calendar year of liquified petroleum gas;~~
- (4) ~~25,000 gallons per calendar year of gasoline for gasoline powered generators; or~~
- (5) ~~any combination of the fuels listed in this Paragraph provided the facility-wide actual emissions of each regulated air pollutant does not exceed are less than 100 tons per calendar year, year of any regulated pollutant, 10 tons per calendar year of any hazardous air pollutant or 25 tons per calendar year of any combination of hazardous air pollutants.~~

(c) The owner or operator of emergency generators and stationary reciprocating internal combustion engines covered under this Rule shall comply with ~~Rules .0516 (sulfur dioxide emissions from combustion sources), .0516, .0521 (control of visible emissions), .0521, and .0524 (new source performance standard), .0524, and .1111 of Subchapter 02D.~~

(d) The owner or operator of ~~an emergency generator generators~~ and stationary reciprocating internal combustion engines covered under this Rule shall ~~maintain records of the amount of fuel burned in the generator for each calendar year so that the Division can determine upon review of these records provide the Director documentation upon request that the emergency generator generators and stationary reciprocating internal combustion engines~~ qualifies to be covered under this Rule. meet the applicability requirements in Paragraph (b) of this Rule.

Authority G.S. 143-215.3(a); 143-215.107(a)(10); 143-215.108.

TITLE 21 – OCCUPATIONAL LICENSING BOARDS AND COMMISSIONS

Hearing Officer's Suggested Hearing Comments

INTRODUCTION

[Hearing officer]:

Good evening ladies and gentlemen. My name is Charlie Carter. I am a member of the North Carolina Environmental Management Commission. My role as hearing officer is to listen to all relevant comment on these proceedings and report them to the full Commission. Sitting with me is Ms. Joelle Burleson. She is with the North Carolina Division of Air Quality, Planning Section.

Some of the staff from the Division of Air Quality are here to assist. Ms. Burleson, please introduce the staff present.

[Ms. Burleson] (Introduces staff)

[Hearing officer]:

This evening we are conducting one hearing. During the hearing we will take comments concerning the adoption, repeal, and amendments to the permitting rules for small facilities. This hearing will be held according to the North Carolina Administrative Procedures Act. The public notice for this hearing has been published on the North Carolina Office of Administrative Hearings website, in the North Carolina Register and Division of Air Quality website. The public notice also has been emailed to those on the DAQ email distribution list. I will enter the public notice and the proposed rule changes into the hearing record without reading them at this time.

It would be helpful if any person desiring to comment also submit a written statement for inclusion into the hearing record. Once called to speak, please come to the podium and state your name clearly, identify the rule or rules you are commenting on, and whom you represent.

I will now open the hearing and take relevant comments on the rule adoption, repeal and amendments to the rules that regulate the permitting of small facilities.

Rule 15A NCAC 02Q .0102 had been amended a number of times since it was adopted in 1994. Each amendment added complexity to the rule that made it difficult to understand and implement. DAQ formed an internal workgroup to simplify the rule. Simultaneously, DAQ looked to new ways to reduce regulatory burden while not impacting air quality and sought stakeholder feedback. The resulting proposed rule changes from that review process should provide regulatory relief to a large number of small facilities that have very low emissions.

Rule 15A NCAC 02Q .0102, Activities Exempted From Permit Requirements, is proposed for amendment to simplify the rule to make it easier to understand. New exemption requirements are also added. Facilities with actual emissions of less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.

Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, is proposed for repeal since the rule is duplicative of the requirements contained in the revised Rule 15A NCAC 02Q .0102.

Rule 15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, is proposed for adoption to allow facilities to make minor changes without first modifying their permit.

Rule 15A NCAC 02Q .0903, Emergency Generators And Stationary Reciprocating Internal Combustion Engines, is proposed for amendment to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.

The rule changes would provide regulatory relief to more than 1,400 small facilities that have relatively low emissions of air pollutants, without harming air quality. These changes would save businesses an estimated \$768,225 per year in permit fees and associated costs.

Key elements of the proposal would exempt about 1,200 very small sources of air emissions from permitting requirements, establish a less burdensome registration process for another 240 small sources, and streamline the process for approving minor changes to pollution control equipment at all permitted sources.

Although small sources account for nearly 63 percent of permitted facilities, they contribute only 3.4 percent of the total emissions of major or criteria air pollutants from point sources. Very small sources that would qualify for permit exemptions contribute about 0.6 percent of criteria pollutant emissions.

{ optional script if there are a large number of speakers }

 [Hearing officer]: Optional Time Limit

Many people have requested to speak at this hearing. Due to time constraints, speakers' presentations will be limited to ___ minutes. It would be helpful if speakers would also submit a written statement by the close of the comment period for inclusion into the hearing record.

[Hearing officer]:

I will now take any comments that you may have.

[SPEAKERS]

[Hearing officer]:

Is there anyone else who would like to comment? If there are no more comments, then this hearing is closed. The hearing record will remain open until November 30, 2015, for additional written comments.

CHAPTER V

COMMENTS DURING THE COMMENT PERIOD

TABLE V.1 INDEX OF COMMENTERS

<u>NAME</u>	<u>REPRESENTING</u>	<u>PAGE</u>
R. Scott Davis	United States Environmental Protection Agency	V-2
Joint Comment Letter		V-4
<ul style="list-style-type: none"> • Jamie Cole • Molly Diggins • Terry Lansdell • Laura Wenzel • Carrie Clark • Todd Miller • David Rodger • John Runkle 	<ul style="list-style-type: none"> • NC Conservation Network • North Carolina Sierra Club • Clean Air Carolina • Medical Advocates for Healthy Air • NC League of Conservation Voters • North Carolina Coastal Federation • Environment North Carolina • NC Warn 	
Myra Blake	Southern Environmental Law Center	V-7
Lou Zeller and Therese Vick	Blue Ridge Environmental Defense League	V-95
Laura Wenzel	Medical Advocates for Healthy Air	V-102
Karl Fields		V-103
Deborah Fields		V-105
Jeff Stoudt	Graphic Arts Coalition	V-107
Pryor Gibson	NC Forestry Association	V-110
Stephanie, John and Matthew Falls		V-111
Table V.2	List of Commenters Submitting Emailed Comment	V-112



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 4
ATLANTA FEDERAL CENTER
61 FORSYTH STREET
ATLANTA, GEORGIA 30303-8960

November 30, 2015

Ms. Sheila C. Holman, Director
Division of Air Quality
North Carolina Department of Environmental Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641

Dear Ms. Holman:

Thank you for your letter dated September 30, 2015, transmitting a prehearing package regarding the permit exemption streamlining of regulations contained in the North Carolina State Implementation Plan (SIP). These revisions are the subject of a public comment period beginning September 30, 2015, with written comments due by the close of business on November 30, 2015. We have completed our review of the submittal and offer comments in the enclosure.

We look forward to continuing to work with you and your staff. If you have any questions, please contact Ms. Lynorae Benjamin, Chief, Air Regulatory Management Section at (404) 562-9040, or have your staff contact Ms. Nacosta Ward at (404) 562-9140.

Sincerely,

A handwritten signature in blue ink that reads "R. Scott Davis".

R. Scott Davis
Chief
Air Planning and Implementation Branch

Enclosure

**EPA Region 4 Comments
North Carolina Department of Environmental Quality
Division of Air Quality
Permit Exemption Streamlining – September 30, 2015**

I. Key Comments

- 1. Page 4, Executive Summary – Section III:** Please explain how North Carolina will maintain a database of active exempt and registered facilities with Federal regulatory requirements and conduct compliance assurance visits to ensure compliance of these facilities.

- 2. 15A NCAC 02Q .0102 ACTIVITIES EXEMPTED FROM PERMIT REQUIREMENTS**
 - a. Page 8, Paragraphs (d) and (e):** Please explain why the pre-control provisions are being removed from the existing rule. The changes appear to exempt sources from permitting if pre-control actuals are less than 5 tons per year (tpy) for any individual criteria air pollutant (CAP) and 10 tpy for total CAPs. This appears to be a relaxation of the federally-approved SIP, therefore a section 110(l) demonstration should be included with the revision.

 - b. Page 9, Paragraph (f) and Page 4, Executive Summary – Section III:** The proposed changes and executive summary appear to allow for Director's discretion to require permits for specific exempt and registered sources with demonstrated history of non-compliance with Federal regulations. Please clarify how this change is in compliance with the Clean Air Act.

 - c. Page 9, Paragraph (g):** Some of the listed operations, (i. e., dry cleaning), cannot be excluded from aggregation of source emissions for purposes of determining applicability under the title V and prevention of significant deterioration programs. Please clarify the exemptions in this paragraph.

II. General Comment

Page 3, Executive Summary – Section III: The pie chart in this section describes how a large number of permitted facilities emit only a fraction of the total pollutants expressed as CAPs, however, the chart combines the total emissions of all of the CAPs including CO, NO_x, PM₁₀, PM_{2.5}, SO₂, and VOCs. For reader clarity, please consider differentiating the number of sources emitting the individual CAPs to indicate the type of facilities which make up these emissions.

**NC Conservation Network • Clean Air Carolina • Environment North Carolina
• Medical Advocates for Healthy Air • NC Coastal Federation
• NC League of Conservation Voters • NC Sierra Club • NC WARN**

November 30, 2015

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641

Re: Proposed amendments to air permit exemption rules, 15A NCAC 02Q.0102

Dear Ms. Burleson,

Thank you for the opportunity to comment on the Division of Air Quality's (DAQ) proposed amendment to air quality rules. This letter will focus specifically on amendments to 15A NCAC 02Q.0102. Our organizations represent residents across the state who live, work, and breathe in communities where small facilities are located. We encourage the commission to reject the proposed amendments in order to maintain strong toxics regulations and oversight for polluters, no matter their size, and clean air for all North Carolinians.

If the commission chooses to move forward with these amendments, we recommend excluding all facilities emitting toxic or hazardous air pollutants from the proposed exemption. Additional time is needed for DAQ to draft a strong compliance assurance plan that will ensure small facilities, that are no longer required to obtain a permit, remain within exemption standards.

Exempting toxics. To protect public health, the EMC must not extend the proposed exemption to toxic air pollutants (TAPs). Currently, permit exemptions apply to small facilities that have actual emissions, before control, of less than five tons per year of any single toxic or criteria air pollutant. Small facilities exceeding five tons per year of any single of toxic or criteria air pollutant, before control, are required to obtain a permit from DAQ. The proposed amendments to 15A NCAC 02Q .0102 would exempt most small facilities from permit requirements, move some from permit requirements into a registration process, and leave a handful of small facilities within permit requirements.

This amendment would exempt facilities with actual annual emissions, after control, of less than five tons per year of any single toxic or criteria air pollutant and less than 10 tons of all combined pollutants. Small facilities with annual emissions of less than 25 tons of combined toxic and criteria air pollutants would need to register with DAQ but would be exempt from permitting requirements. That shift in the 5 ton threshold, from 'before control' to 'after control' emissions, has major implications for compliance assurance, as discussed below.

We appreciate the savings provision in .0102 (b) 2 of this proposal, excluding from exemption sources that are currently permitted under 15 NCAC 02S .1100 (that is, facilities

whose actual rate of emission of a specified TAP exceeds the Toxic Air Pollutant Emissions Rate (TPER)). Our immediate concerns lie with the remaining TAPs that are neither excluded by this exception, nor exempted under other rules. Any remaining toxic that will be included in an exemption calculation is potentially harmful and does not take into account the serious cumulative impacts of TAPs. If some air pollutants, toxic or criteria, are to be included in an exemption calculation and are not already under mandatory permitting, an in depth risk assessment should be conducted to determine cumulative effects to disproportionately and historically impacted communities that these small facilities reside in.

Compliance assurance. This proposal substantially decreases oversight of emitters in North Carolina. According to the fiscal note, these amendments will exempt the majority of small facilities, which make up 63 percent of the total number of permitted facilities in North Carolina. DAQ will absorb the loss in revenue by reducing this permitting staff size, among other measures. Staff in the seven DAQ Regional Offices currently has the responsibility of issuing non-Title V permits for facilities within its jurisdiction. Permitting staff handle new permits, permit modifications and permit renewals.

DAQ explains that it will pay closer attention to facilities that have historically had compliance issues and will maintain discretion to require an exempt facility that is out of compliance to return to permitting requirements. Relying on past information and trends is insufficient because DAQ won't know when exempt facilities change ownership, change management, or when facilities install new equipment. These changes are dangerous and leave vulnerable communities, already overburdened, facing worse cumulative impacts from inadequate oversight.

Permitting staff's ability to adequately execute a meaningful compliance assurance process will also be hindered due to the elimination of data that is currently collected by the state. Since exempt facilities are not required to supply data to the state, DAQ will need to spend additional time visiting exempt sites, or leave a large gap in data collection that will inevitably open the door to abuse by emitters.

Quite apart from DAQ oversight, the exemptions also reduce the incentive for companies to collect the data they need internally to keep their emissions from exceeding thresholds or threatening neighboring communities. Currently, permitted facilities are required to collect data independently and report to DAQ every eight years. If these amendments move forward, there is not an independent reason or deadline for the company to collect this information. A few may, but most companies trying to prioritize their environmental expenditures will stop monitoring as frequently or at all; and what isn't measured can't be managed.

This is not "streamlining for efficiency". Instead, this is removing the state's ability to see what facilities – emitting potentially dangerous cumulative amounts of toxic and criteria air pollutants – are doing. That is unfair to the many law-abiding companies, as it gives a free pass to cheaters to compete unfairly by violating the law.

Procedural issues with fiscal note. There are serious procedural issues with the absence of a plan for compliance assurance at the time of this public comment. North Carolina G.S. 150B-21.4(b2) (2) states that a fiscal note must include, "a description of the types of expenditures

that persons affected by the proposed rule change would have to make to comply with the rule and an estimate of these expenditures.” The cost of compliance assurance is an essential element for the public to consider when evaluating the proposed amendments. DAQ is relying on an un-written compliance assurance plan to ensure currently permitted facilities maintain their exempt status. If DAQ has not actually analyzed the impact of these changes in fee revenue on the ability to DAQ to implement a compliance plan, the fiscal note and all its estimates involving state impact are miscalculated.

In conclusion, we appreciate the opportunity to offer these comments on the proposed amendments to air rules. We encourage the commission to reject the proposed amendments or halt this process to allow time to conduct the recommended cumulative impact research and time for drafting a compliance assurance plan that can be reviewed by the public.

Sincerely,

Jamie Cole
Policy Advocate
NC Conservation Network

Molly Diggins
State Director
North Carolina Sierra Club

Terry Lansdell
Program Director
Clean Air Carolina

Laura Wenzel
Manager
Medical Advocates for Healthy Air

Carrie Clark
Executive Director
NC League of Conservation Voters

Todd Miller
Executive Director
North Carolina Coastal Federation

David Rogers
State Director
Environment North Carolina

John Runkle
Counsel
NC WARN

SOUTHERN ENVIRONMENTAL LAW CENTER

Telephone 919-967-1450

601 WEST ROSEMARY STREET, SUITE 220
CHAPEL HILL, NC 27516-2356

Facsimile 919-929-9421

November 30, 2015

Via Electronic Mail

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641
daq.publiccomments@ncdenr.gov

Re: Proposal to Modify 15A NCAC 02Q .0102 to Exempt Air Pollution Sources
from Permitting Requirements

Dear Ms. Burleson:

The Southern Environmental Law Center,¹ on behalf of itself, Clean Air Carolina,² and Medical Advocates for Healthy Air,³ submits these comments on the Department of Environmental Quality's ("DEQ") proposal to eliminate air permitting requirements for over 1,200 facilities by modifying 15A NCAC 02Q .0102, "Activities Exempted From Permit Requirements."

DEQ should abandon its unwise and unwarranted proposal to exempt 63 percent of permitted facilities in North Carolina from air permitting requirements, for a host of reasons. First, the facilities that would be exempted are widespread sources of dangerous pollutants, such as fine particles, ozone-forming pollutants, and toxic air pollutants. Second, many of the facilities are neighbors of especially vulnerable communities, including children and people suffering from pre-existing illnesses. Third, all of the facilities that would be newly exempted as a result of this proposal have the capacity to emit pollution at levels *above* the exemption thresholds that DEQ has set out. Pollution from these facilities could skyrocket once their permitting, monitoring, and reporting requirements are eliminated. Finally, the U.S. Environmental Protection Agency has previously opposed broad attempts by DEQ to exempt sources under this same section, and has emphasized the importance of permitting sources that emit pollution at levels below the thresholds DEQ has set out here.

¹ The Southern Environmental Law Center ("SELC") is a non-profit environmental organization dedicated to the protection of natural resources, communities, and special places in a six-state region of the Southeast. SELC works in all three branches of government to help create, implement, and enforce the laws and policies that govern how our environment is protected.

² Clean Air Carolina is a nonprofit organization working to ensure cleaner air quality for all North Carolinians through education and advocacy and by working with partners to reduce sources of pollution.

³ Medical Advocates for Healthy Air is a group of medical and health professionals in North Carolina who educate their patients and other practitioners about the connection between air pollution and disease. Members advocate for strong air quality rules and policies to protect public health.

Ms. Joelle Burleson
November 30, 2015
Page 2

I. DEQ's Proposal Would Exempt Facilities That Emit Dangerous Pollutants.

DEQ proposes to exempt facilities that emit less than five tons per year of each pollutant, and less than 10 tons per year of all pollutants combined, from air permitting requirements. DEQ also proposes to allow facilities to register, rather than obtain and comply with an air permit, facilities that are not exempt but emit less than 25 tons per year of all pollutants combined.

Under DEQ's proposal, an estimated 1,200 facilities would no longer be required to obtain an air permit. As a result, these pervasive air pollution sources would be exempt from monitoring and reporting requirements.⁴ An additional 240 or more previously permitted facilities would be allowed to register with the agency. Without the monitoring and reporting requirements and pollution limits in these permits, people in North Carolina will have no practical way to ensure that pollution sources in their communities are curbing their emissions of dangerous pollutants.

The exempted facilities would include chemical plants, electric power generators, metal fabricators, refiners, and finishers, natural gas distribution centers, lumber production plants, furniture manufacturers, mining sites, plastic productions, asphalt and concrete plants, and poultry processors.

These facilities emit a range of dangerous pollutants, including toxic pollutants such as mercury, arsenic, hexavalent chromium and lead. These pollutants are dangerous even in very small quantities. Arsenic is a potent carcinogen, and even short-term exposures to arsenic can elevate the risk of a number of adverse health effects, including lung cancer.⁵ Mercury is a neurotoxin that can cause brain damage, birth defects, and developmental delays.⁶ Hexavalent chromium can cause lung, stomach, and intestinal cancer.⁷

EPA's latest National Air Toxics Assessment, released to the public in 2011, "estimates that all 285 million people in the U.S. have an increased cancer risk of greater than 10 in one million" as a result of exposure to ambient levels of hazardous air pollution.⁸ "The average, national, cancer risk for 2005 is 50 in a million. This means that, on average,

⁴ See 15A N.C. Admin. Code 02D .0604(c) ("The owner or operator of a source exempted from needing a permit by 15A NCAC 2Q .0102 shall not be required to monitor emissions from that source," unless certain exceptions apply).

⁵ U.S. EPA, Air Toxics Web Site: Arsenic Compounds, <http://www.epa.gov/ttnatw01/hlthef/arsenic.html> (last updated Sept. 10, 2015).

⁶ See U.S. Dep't of Health and Human Servs., Agency for Toxic Substances and Disease Registry, *Toxicological Profile for Mercury* 50–53, 56 (1999), available at <http://www.atsdr.cdc.gov/toxprofiles/tp46.pdf>.

⁷ U.S. Dep't of Health and Human Servs., Agency for Toxic Substances and Disease Registry, *Toxicological Profile for Chromium 4*, 52, 75–84 (2012), available at <http://www.atsdr.cdc.gov/toxprofiles/tp7.pdf>.

⁸ EPA, *National Air Toxics Assessment: Summary of Results for the 2005 National Scale Assessment 4*, available at http://www.epa.gov/ttn/atw/nata2005/05pdf/sum_results.pdf.

Ms. Joelle Burleson
 November 30, 2015
 Page 3

approximately 1 in every 20,000 people have an increased likelihood of contracting cancer as a result of breathing air toxics from outdoor sources”⁹

The facilities that DEQ proposes to exempt also emit pervasive pollutants such as carbon monoxide, sulfur dioxide, fine particle pollution, and ozone-forming nitrogen oxides and volatile organic compounds. These pollutants lead to a wide array of health problems. Sulfur dioxide exposure can cause premature death, asthma and other respiratory illness, and heart and lung disease.¹⁰ Fine particles cause a significant number of premature deaths from heart disease and lung diseases, as well as serious health problems such as heart attacks, asthma, and respiratory problems.¹¹ Studies show that in cities such as Raleigh and Charlotte, approximately 15 percent of increased life expectancy in recent decades is due to reductions in fine particles.¹² Breathing ozone, which is formed by nitrogen oxides and volatile organic compounds, can trigger chest pain, asthma, bronchitis, and emphysema.¹³

For some of these pollutants, such as fine particles and ozone, studies show that there is no evidence of a safe level of exposure; even small amounts of these pollutants are harmful to our health.¹⁴ These health problems are more pronounced in at-risk populations, such as children, the elderly, and people with pre-existing health conditions.¹⁵

II. Many of the Proposed Exemptions Are Near Especially Vulnerable Communities.

As a result of DEQ’s proposed exemptions, North Carolinians would no longer have access to information about these sources’ emissions of dangerous pollutants in their communities. This is especially troubling since, of the facilities that would be exempt based on available evidence, more than half are located within one mile of a school or hospital.¹⁶ As explained above, children and people with pre-existing illnesses are some of the sub-groups that are most susceptible to health problems caused by air pollution.

⁹ *Id.* at 5.

¹⁰ EPA, Primary National Ambient Air Quality Standard for Sulfur Dioxide Final Rule, 75 Fed. Reg. 35,520, 35,525 (June 22, 2010); EPA, *Sulfur Dioxide – Health*, <http://www.epa.gov/airquality/sulfurdioxide/health.html> (last updated Sept. 10, 2015).

¹¹ EPA, National Ambient Air Quality Standards for PM_{2.5}, 77 Fed. Reg. 38,890, 38,906–07 (proposed June 29, 2012); EPA, National Ambient Air Quality Standards for PM_{2.5}, 78 Fed. Reg. 3086, 3108 (Jan. 15, 2013).

¹² Pope, C.A. III, et al., Fine-Particulate Air Pollution and Life Expectancy in the United States, 360(4) *New Eng. J. Med.* 2009 376, 382–84 (2009).

¹³ EPA, *Ground-Level Ozone Health Effects*, <http://www3.epa.gov/ozonepollution/health.html> (last updated Oct. 1, 2015).

¹⁴ *See* 78 Fed. Reg. at 3098.

¹⁵ 75 Fed. Reg. at 35,525; EPA, *Sulfur Dioxide – Health*, *supra* note 10.

¹⁶ *See* Att. A, Map of Schools and Hospitals Near Would-Be-Exempted Air Pollution Sources (Nov. 25, 2015). The referenced map shows the 932 pollution sources that would be exempt based on the most recent data available on DEQ’s website (2013), 499 of which are within one mile of a school or hospital. It does not reflect all of the 1,200 facilities that DEQ estimates would be exempt, including facilities not included in the 2013 data set, newer facilities, and facilities whose emissions have changed since that time.

Ms. Joelle Burleson
November 30, 2015
Page 4

Of all the schools in the state, nearly 25% are located within a mile of one of the facilities that would be exempted.¹⁷ The closest school is a mere 50 to 100 feet from one of the manufacturing facilities that would be exempted.¹⁸ Nearly 40% of all the hospitals in the state (excluding Forsyth, Buncombe, and Mecklenburg Counties, which would not be affected by the proposed exemption) are located within a mile of one of the to-be-exempted facilities.¹⁹ Some of these hospitals are within a half mile of these to-be-exempted finishing plants, lumber mills, smelting plants, and poultry processing plants.²⁰

DEQ's proposed exemptions also pose environmental justice concerns. Over 150 of the facilities that would be exempted are located in census blocks where more than 50 percent of the residents are minorities, and approximately 50 of the facilities are located in census blocks with 100 percent minority residents.²¹

Other facilities that DEQ proposes to exempt are located in communities that are already subjected to numerous sources of air pollution. These areas include Raleigh-Durham, Greensboro, Greenville, Fayetteville, and Wilmington. They also include counties where numerous sources that would be exempt are clustered, such as Union, Rowan, Davidson, Catawba, Caldwell, Henderson, Burke, Alexander, Cabarrus, Randolph, Wilson, and Alamance counties. As EPA explains, even when sources are "relatively small, collectively their emissions can be of concern - particularly where large numbers of sources are located in heavily populated areas."²²

The three areas of the state that are governed by local air pollution control agencies—Forsyth, Buncombe, and Mecklenburg counties—are not currently affected by this exemption. If the local air pollution control agencies adopt similar exemptions, even more communities would be adversely affected.

III. Exempt Pollution Sources Could Increase Their Emissions Without Detection.

All of the polluters that would be newly exempted as a result of DEQ's proposal have the potential to emit pollution at levels *above* the exemption thresholds that DEQ has set out.²³ These facilities use pollution control devices to lower their emissions, but are fully capable of producing higher levels of pollution if they are not controlled. Once these facilities are

¹⁷ See Att. B, GIS Analysis of Sources That Would Likely Be Exempt Based on 2013 Data (Nov. 25, 2015).

¹⁸ *Id.*

¹⁹ *Id.*

²⁰ *Id.*

²¹ *Id.*

²² EPA, *Air Toxics Web Site, Pollutants and Sources*, <http://www3.epa.gov/airtoxics/pollsour.html> (last updated Sept. 10, 2015).

²³ DEQ Division of Air Quality, Fiscal Note for Proposed Amendments to Permitting Rules at 6 ("The current rule has a facility-wide permit exemption of actual emissions **before control** less than five tons per year of each regulated pollutant. The proposed rule increases the number of affected facilities that may be exempt from permitting by setting the level of emissions to actual emissions **after control** and setting a new exemption for aggregate total emissions of 10 tons per year.") (emphasis in original).

Ms. Joelle Burleson
November 30, 2015
Page 5

exempt from permit requirements, they could reduce or cease operating their pollution controls. As a result, their emissions could creep back above the threshold, unbeknown to the public.

DEQ proposes to ask the public to “trust us” by assuring that it will maintain a “compliance presence” and check in on these facilities.²⁴ But without any obligation or schedule to do so, it is speculative how rigorous, frequent, or widespread DEQ’s compliance checks will be. This approach also fails to satisfy the public’s need for access to ongoing, regularly reported emissions information from these exempt facilities.

IV. EPA Has Previously Rejected a Similar Exemption.

In response to North Carolina’s initial submission of its air permitting program, EPA opposed North Carolina’s attempt to exempt certain pollution sources, and said that the State must revise its regulations to require major source permits (also known as Title V permits) to include sources that emit: “*the lesser of* 1000 pounds per year or section 112(g) de minimis levels for HAP or such other level as the State or local agencies can demonstrate will not be likely to interfere with determining and imposing an applicable requirement.”²⁵ In doing so, EPA recognized that these pollution sources were not insignificant.

A number of the facilities that DEQ proposes to exempt emit more than 1000 pounds per year of toxic air pollutants, such as formaldehyde, acetic acid, xylene, toluene, and ethyl acetate. The potential of these facilities to emit toxic pollution may be much higher still.

V. The Proposed Exemption Follows the Repeal of Numerous Air Quality Protections.

DEQ should not exempt over 1,200 facilities at a time when many of North Carolina’s historic air quality protections have been recently dismantled. In 2012, the North Carolina legislature exempted numerous facilities from air toxic permitting requirements. In 2013, the legislature extended the permitting cycle for non-Title V sources from five to eight years. In 2015, the legislature passed a bill that could remove half of the air quality monitors in the state, even after DEQ has already been removing many air quality monitors at its own initiative for the past several years.

In addition, EPA recently informed DEQ that its delegated air program is in jeopardy, based in part on a position that DEQ has taken in court that neighbors of proposed pollution sources may not challenge air quality permits issued by DEQ.

²⁴ *Id.* at 4.

²⁵ EPA, Clean Air Act Proposed Interim Approval of Operating Permit Program; North Carolina, Western North Carolina Mecklenburg County, Forsyth County, 60 Fed. Reg. 44,805, 44,807 (proposed Aug. 29, 1995) (emphasis added).

Ms. Joelle Burleson
November 30, 2015
Page 6

Against the backdrop of these cuts and repeals, DEQ should not further deprive the public of vital protections against air pollution.

VI. Conclusion

DEQ should abandon its proposal to eliminate permitting requirements for polluters that have the potential to create local and cumulative effects on communities, including especially vulnerable communities.

Respectfully submitted,



Myra Blake
Staff Attorney

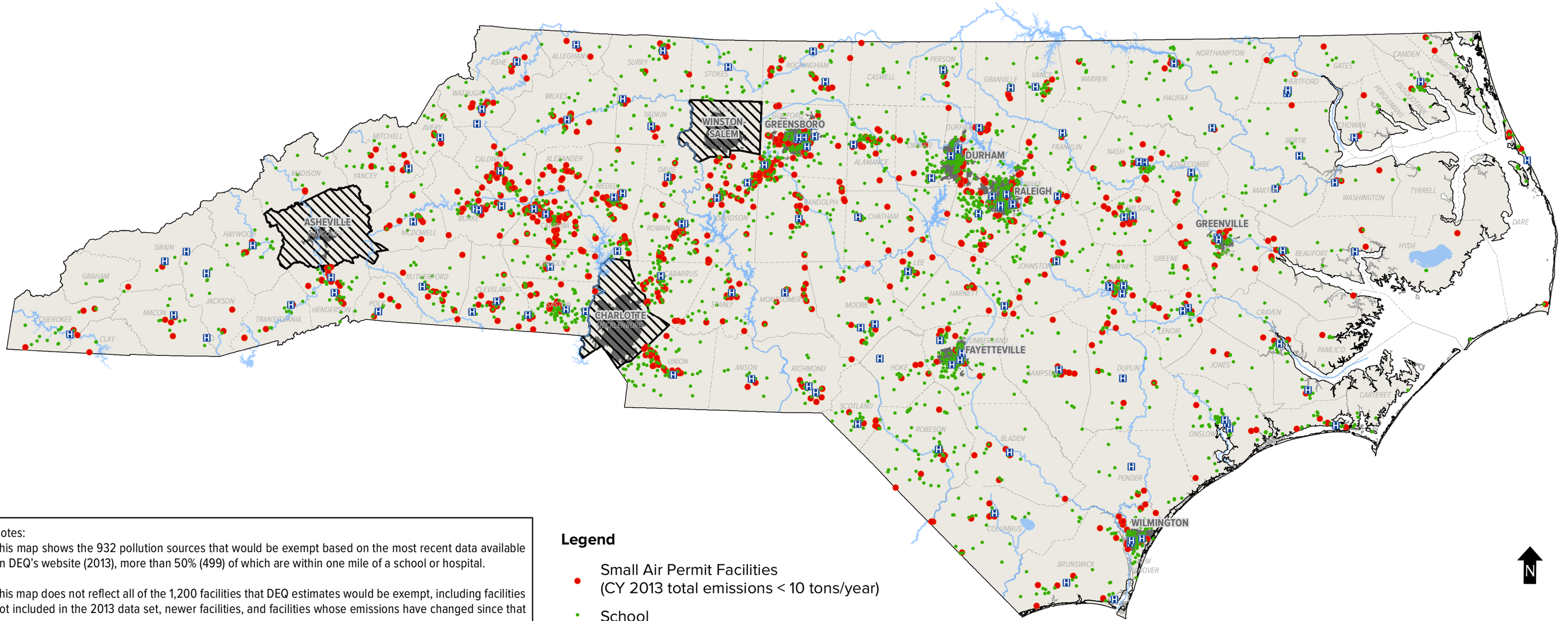
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*On behalf of Clean Air Carolina and Medical
Advocates for Healthy Air*

MDB/lap
Enclosures
Cc (via email only):
Heather Ceron, Air Permits Section Chief, EPA Region 4

Schools and Hospitals Near Would-Be-Exempted Air Pollution Sources



Notes:
 This map shows the 932 pollution sources that would be exempt based on the most recent data available on DEQ's website (2013), more than 50% (499) of which are within one mile of a school or hospital.

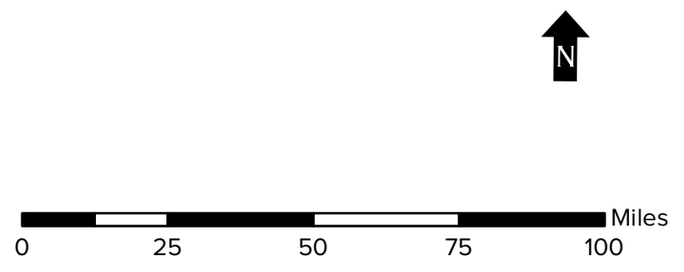
This map does not reflect all of the 1,200 facilities that DEQ estimates would be exempt, including facilities not included in the 2013 data set, newer facilities, and facilities whose emissions have changed since that time.

Buncombe County (Asheville), Mecklenburg County (Charlotte), and Forsyth County (Winston-Salem) have local air protection programs, and are not currently affected by DAQ's proposed exemptions. Facilities in these counties were not tabulated.

Data Sources:
 Facilities - NC Department of Environmental Quality, Division of Air Quality
 Schools - NC Department of Public Instruction; NC Department of Administration, Division of Non-Public Education; NCCGIA
 Hospitals - NC State Center for Health Statistics, Division of Public Health, Department of Health and Human Services; NCCGIA
 Water Features - US Geological Survey
 Political Boundaries - US Census Bureau

Map created by: Jovian Sackett (jsackett@selcnc.org) | Last updated: November 30, 2015

- Legend**
- Small Air Permit Facilities (CY 2013 total emissions < 10 tons/year)
 - School
 - H Hospital
 - Local air protection program (separate from NC DAQ)
 - County Boundary
 - Major City
 - River
 - Lake



	A	B	C	D	E	F	G	H
1	OBJECTID	facility_name	facility_id	region	county	NAICS	NAICS_description	permit_class
2	38	Suddekor, LLC	6200044	FRO	Montgomery	322222	Coated and Laminated Paper Manufacturing	Small
3	5	Southeastern Regional Medical Center	7800227	FRO	Robeson	62211	General Medical and Surgical Hospitals	Small
4	180	Innospec Active Chemicals, LLC	4100712	WSRO	Guilford	325611	Soap and Other Detergent Manufacturing	Synthetic Minor
5	26	Frye Regional Medical Center	1800194	MRO	Catawba	62211	General Medical and Surgical Hospitals	Small
6	465	U.S. Textile Corporation	0600012	ARO	Avery	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
7	281	Key City Furniture Company ** INACTIVE **	9700045	WSRO	Wilkes	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
8	981	Mix Masters Concrete, Inc.	3100157	WIRO	Duplin	32732	Ready-Mix Concrete Manufacturing	Small
9	402	Cooper Bussmann, LLC	9600211	WARO	Wayne	335313	Switchgear and Switchboard Apparatus Manufacturing	Small
10	487	Highsmith-Rainey Memorial Hospital	2600229	FRO	Cumberland	62211	General Medical and Surgical Hospitals	Small
11	988	United Plastics Corporation	8600010	WSRO	Surry	326299	All Other Rubber Product Manufacturing	Small
12	855	Ready Mixed Concrete Co. - High Point	4100436	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
13	502	Bobby Hamby Concrete Co., Inc.	9700127	WSRO	Wilkes	32732	Ready-Mix Concrete Manufacturing	Small
14	67	Peanut Processors Inc. - Plant 1	0900063	FRO	Bladen	311911	Roasted Nuts and Peanut Butter Manufacturing	Small
15	397	Concrete Supply Company, LLC - Concord	1300065	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
16	862	Leonard Block Company	2900083	WSRO	Davidson	327331	Concrete Block and Brick Manufacturing	Small
17	693	Perma-Flex Roller Technology - Salisbury, LLC ** INACTIVE **	8000040	MRO	Rowan	326299	All Other Rubber Product Manufacturing	Small
18	357	S & W Ready Mix Co - Lumberton	7800167	FRO	Robeson	32732	Ready-Mix Concrete Manufacturing	Small
19	434	Hercules Steel Co Inc	2600154	FRO	Cumberland	332312	Fabricated Structural Metal Manufacturing	Small
20	1091	Carolina Custom Metal Finishing, LLC	3600331	MRO	Gaston	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
21	827	TRANSFLO Terminal Services, Inc.	9200628	RRO	Wake	48411	General Freight Trucking, Local	Synthetic Minor
22	620	NC Municipal Power Agency No. 1 -Lincolnton High School Unit	5500115	MRO	Lincoln	221119	Other Electric Power Generation	Small
23	85	Ellis Lumber Company, Inc.	2300075	MRO	Cleveland	321912	Cut Stock, Resawing Lumber, and Planing	Small
24	442	Boggs Farm Center, Inc.	2300023	MRO	Cleveland	115111	Cotton Ginning	Small
25	406	Michael Thomas Furniture, Inc. ** INACTIVE **	7600162	WSRO	Randolph	337121	Upholstered Household Furniture Manufacturing	Small
26	426	Spindale Mills, LLC	8100102	ARO	Rutherford	31321	Broadwoven Fabric Mills	Synthetic Minor
27	844	McDowell Cement Products Company - Marion	5600078	ARO	McDowell	32732	Ready-Mix Concrete Manufacturing	Small
28	910	Meghan Blake Industries, Inc. dba FRAMECO	1800081	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
29	519	Cedar Valley Finishing Company, Inc.	9000120	MRO	Union	313311	Broadwoven Fabric Finishing Mills	Small
30	193	Childers Concrete Company	4100147	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
31	583	North Carolina Municipal Power Agency No. 1 - Drexel	1200193	ARO	Burke	221112	Fossil Fuel Electric Power Generation	Small
32	578	NC Municipal Power Agency No. 1 - Monroe Middle School Unit	9000194	MRO	Union	221119	Other Electric Power Generation	Small
33	1063	Chandler Concrete/Piedmont, Inc. - Randleman Plant 110	7600199	WSRO	Randolph	32732	Ready-Mix Concrete Manufacturing	Small
34	542	Oldcastle APG South, Inc. dba Adams	4101117	WSRO	Guilford	327331	Concrete Block and Brick Manufacturing	Small
35	257	DLP Wilson Medical Center, LLC	9800001	RRO	Wilson	62211	General Medical and Surgical Hospitals	Small
36	701	Meredith College	9200266	RRO	Wake	61131	Colleges, Universities, and Professional Schools	Small
37	506	Byrums Farm Service Center Inc	4600081	WARO	Hertford	42451	Grain and Field Bean Merchant Wholesalers	Small
38	1089	C & R Hard Chrome Service, Inc.	3600025	MRO	Gaston	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
39	776	Black Concrete, Inc.	2900009	WSRO	Davidson	32732	Ready-Mix Concrete Manufacturing	Small
40	768	S. T. Wooten Corporation - Winterville	7400292	WARO	Pitt	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
41	176	Southern Veneer Company	2900128	WSRO	Davidson	321211	Hardwood Veneer and Plywood Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
1	latitude	longitude	total_emit	pollutant1	emit_tons1	pollutant2	emit_tons2	pollutant3	emit_tons3	Distance to School (ft)	Nearest_School	Distance to Hospital (ft)
2	35.328650	-79.767683	8.21	VOC	2.38	Methanol (methyl a	1.77	NOx	1.76	55	Less than 1/4 Mile	39,046
3	34.637716	-79.012116	9.72	NOx	4.87	CO	3.67	PM(TSP)	0.34	67	Less than 1/4 Mile	517
4	35.950000	-80.009600	5.16	NOx	1.72	CO	1.44	PM10	0.45	129	Less than 1/4 Mile	4,790
5	35.737990	-81.337320	8.80	NOx	4.20	CO	2.93	PM10	0.28	192	Less than 1/4 Mile	282
6	36.079206	-81.924752	2.33	SO2	1.60	NOx	0.45	CO	0.11	289	Less than 1/4 Mile	12,579
7	36.162020	-81.141396	4.04	VOC	2.31	CO	0.49	NOx	0.41	319	Less than 1/4 Mile	4,952
8	34.941450	-77.785650	0.18	PM(TSP)	0.12	PM10	0.06			391	Less than 1/4 Mile	53,570
9	35.356916	-78.003883	2.85	VOC	2.17	MEK (methyl ethyl	0.63	Phenol	0.03	490	Less than 1/4 Mile	12,877
10	35.054158	-78.888321	2.18	NOx	1.09	CO	0.74	PM(TSP)	0.11	503	Less than 1/4 Mile	81
11	36.509450	-80.617700	0.16	PM(TSP)	0.16					517	Less than 1/4 Mile	7,736
12	35.951250	-80.008300	0.44	PM(TSP)	0.30	PM10	0.14	Manganese & cor	0.00	527	Less than 1/4 Mile	4,465
13	36.176389	-81.239444	2.00	PM(TSP)	1.54	PM10	0.46	Arsenic & Compou	0.00	549	Less than 1/4 Mile	24,899
14	34.658066	-78.725733	7.17	PM(TSP)	2.17	PM10	2.17	PM2.5	1.72	550	Less than 1/4 Mile	37,630
15	35.415716	-80.612466	2.87	PM(TSP)	1.87	PM10	0.90	NOx	0.05	595	Less than 1/4 Mile	8,156
16	35.953611	-80.217222	0.43	SO2	0.18	PM(TSP)	0.13	PM10	0.06	623	Less than 1/4 Mile	41,228
17	35.640350	-80.476983	0.93	VOC	0.28	NOx	0.18	CO	0.15	631	Less than 1/4 Mile	15,211
18	34.607383	-78.979900	3.26	PM(TSP)	2.49	PM10	0.77	Arsenic & Compou	0.00	632	Less than 1/4 Mile	14,175
19	35.100400	-78.915183	2.57	VOC	2.50	PM(TSP)	0.03	Ethyl benzene	0.01	647	Less than 1/4 Mile	12,274
20	35.380520	-81.373380	0.00	Nickel, soluble con	0.00	Nickel & Compoun	0.00	Chromic acid (VI) (0.00	659	Less than 1/4 Mile	50,834
21	35.795983	-78.638750	0.50	VOC	0.37	PM(TSP)	0.04	PM2.5	0.04	679	Less than 1/4 Mile	7,993
22	35.477411	-81.262243	1.22	NOx	0.61	SO2	0.38	CO	0.17	697	Less than 1/4 Mile	8,278
23	35.261730	-81.560230	6.87	VOC	4.39	PM(TSP)	1.45	NOx	0.36	703	Less than 1/4 Mile	16,605
24	35.428320	-81.500290	2.51	PM(TSP)	1.87	PM10	0.64			721	Less than 1/4 Mile	46,875
25	35.857533	-79.570333	2.81	VOC	2.03	Xylene (mixed isor	0.14	Toluene	0.12	801	Less than 1/4 Mile	57,086
26	35.358092	-81.929538	2.61	NOx	1.22	CO	1.02	PM(TSP)	0.09	809	Less than 1/4 Mile	10,852
27	35.691400	-82.002200	0.46	PM(TSP)	0.31	PM10	0.15	Chromium (VI) Sol	0.00	826	Less than 1/4 Mile	12,723
28	35.623000	-81.374966	0.32	SO2	0.13	PM(TSP)	0.05	PM10	0.05	831	Less than 1/4 Mile	43,072
29	34.992950	-80.499033	1.87	PM(TSP)	1.52	NOx	0.18	CO	0.15	874	Less than 1/4 Mile	9,573
30	35.948333	-80.001389	4.99	PM(TSP)	3.14	PM10	1.44	NOx	0.22	921	Less than 1/4 Mile	6,354
31	35.747850	-81.607350	1.40	NOx	0.99	CO	0.28	VOC	0.04	930	Less than 1/4 Mile	16,029
32	34.973331	-80.540015	1.42	NOx	0.71	SO2	0.44	CO	0.20	959	Less than 1/4 Mile	5,203
33	35.810166	-79.806916	0.03	PM(TSP)	0.02	PM10	0.01	Arsenic Metal, ele	0.00	976	Less than 1/4 Mile	36,039
34	36.100750	-79.997700	1.71	PM(TSP)	1.25	PM10	0.37	NOx	0.05	976	Less than 1/4 Mile	50,439
35	35.718883	-77.943800	4.26	NOx	2.99	CO	0.80	PM(TSP)	0.10	1,037	Less than 1/4 Mile	71
36	35.800100	-78.688150	0.90	NOx	0.62	CO	0.23	PM(TSP)	0.02	1,071	Less than 1/4 Mile	7,917
37	36.374450	-76.947266	1.97	PM(TSP)	1.31	PM10	0.66			1,086	Less than 1/4 Mile	30,389
38	35.276660	-81.179770	0.00	Chromium - All/To	0.00	Chromium trioxide	0.00	Chromium (VI) No	0.00	1,099	Less than 1/4 Mile	12,147
39	35.803966	-80.263600	0.64	PM(TSP)	0.44	PM10	0.20	Manganese Unlist	0.00	1,102	Less than 1/4 Mile	6,930
40	35.532166	-77.412583	0.67	PM(TSP)	0.45	PM10	0.22			1,104	Less than 1/4 Mile	27,598
41	35.883331	-80.066667	5.24	CO	1.69	PM(TSP)	0.98	PM10	0.86	1,113	Less than 1/4 Mile	13,369

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
1	Nearest_Hospital	GEOID10	Pop_Total	White	Black	Amlnd	Asian	Hispanic	Pct_white	Pct_nonWht	sqmi	popden_sqmi
2	More than 5 Miles	371239601003015	173	138	1	8	0	46	79.77%	20.23%	4.382649899	39.47380066
3	Less than 1/4 Mile	371559609001032	0	0	0	0	0	0	n/a	n/a	0.0236199	0
4	Less than 1 Mile	370810143002019	0	0	0	0	0	0	n/a	n/a	0.0189163	0
5	Less than 1/4 Mile	370350105013034	0	0	0	0	0	0	n/a	n/a	0.0136747	0
6	2 - 5 Miles	370119303012035	61	56	0	0	0	10	91.80%	8.20%	0.062711902	972.7020264
7	Less than 1 Mile	371939606003038	0	0	0	0	0	0	n/a	n/a	0.0030144	0
8	More than 5 Miles	370610905012004	52	48	4	0	0	5	92.31%	7.69%	0.738031983	70.45760345
9	2 - 5 Miles	371910015002012	223	64	141	0	1	9	28.70%	71.30%	0.490556985	454.5849915
10	Less than 1/4 Mile	370510008001028	26	8	13	0	2	1	30.77%	69.23%	0.033087499	785.7949829
11	1 - 2 Miles	371719303021018	9	9	0	0	0	0	100.00%	0.00%	0.151629999	59.35499954
12	Less than 1 Mile	370810143002019	0	0	0	0	0	0	n/a	n/a	0.0189163	0
13	2 - 5 Miles	371939608022006	257	251	1	0	0	2	97.67%	2.33%	0.568078995	452.4020081
14	More than 5 Miles	370179503001037	4	4	0	0	0	0	100.00%	0.00%	0.00876901	456.1520081
15	1 - 2 Miles	370250419011028	48	32	8	0	1	5	66.67%	33.33%	0.022214901	2160.709961
16	More than 5 Miles	370570602011012	54	53	0	0	0	1	98.15%	1.85%	0.055909202	965.8519897
17	2 - 5 Miles	371590502023023	18	14	4	0	0	0	77.78%	22.22%	0.0772724	232.9420013
18	2 - 5 Miles	371559611002014	0	0	0	0	0	0	n/a	n/a	0.079314098	0
19	2 - 5 Miles	370510024021014	143	20	111	1	5	11	13.99%	86.01%	0.483009994	296.0599976
20	More than 5 Miles	370710307003046	34	31	0	0	0	0	91.18%	8.82%	0.0111817	3040.679932
21	1 - 2 Miles	371830504001020	336	282	36	1	4	13	0.839286029	0.160714	0.140715003	2387.810059
22	1 - 2 Miles	371090701003001	0	0	0	0	0	0	n/a	n/a	0.075503103	0
23	2 - 5 Miles	370459512004005	20	9	10	0	0	0	45.00%	55.00%	0.149817005	133.4960022
24	More than 5 Miles	370459502001015	78	71	7	0	0	0	91.03%	8.97%	0.423554003	184.1560059
25	More than 5 Miles	371510312004002	289	231	47	2	1	18	79.93%	20.07%	0.884446979	326.7579956
26	2 - 5 Miles	371619606001075	0	0	0	0	0	0	n/a	n/a	0.0286822	0
27	2 - 5 Miles	371119703001010	253	226	4	0	0	30	89.33%	10.67%	0.121432997	2083.449951
28	More than 5 Miles	370350118023012	22	20	0	1	1	0	90.91%	9.09%	0.038579501	570.2509766
29	1 - 2 Miles	371790206011058	0	0	0	0	0	0	n/a	n/a	0.041606199	0
30	1 - 2 Miles	370810142004043	11	2	9	0	0	0	18.18%	81.82%	0.018410901	597.4719849
31	2 - 5 Miles	370230208013069	0	0	0	0	0	0	n/a	n/a	0.0242626	0
32	Less than 1 Mile	371790206022052	120	50	35	0	0	63	41.67%	58.33%	0.057842601	2074.600098
33	More than 5 Miles	371510314002036	19	19	0	0	0	0	100.00%	0.00%	0.022504801	844.2639771
34	More than 5 Miles	370810162012040	128	125	0	1	0	3	97.66%	2.34%	0.674754024	189.6990051
35	Less than 1/4 Mile	371950004001000	439	255	127	2	30	26	58.09%	41.91%	0.298177004	1472.280029
36	1 - 2 Miles	371830524012000	961	807	105	4	16	35	83.97%	16.02%	0.200762004	4786.759766
37	More than 5 Miles	370919502003049	33	1	30	2	0	0	3.03%	96.97%	0.606417	54.41799927
38	2 - 5 Miles	370710320001004	85	24	61	0	0	4	28.24%	71.76%	0.081801698	1039.099976
39	1 - 2 Miles	370570615003055	48	17	12	0	0	32	35.42%	64.58%	0.0207313	2315.340088
40	More than 5 Miles	371470013011037	0	0	0	0	0	0	n/a	n/a	0.142664999	0
41	2 - 5 Miles	370570610003009	0	0	0	0	0	0	n/a	n/a	0.019847101	0

	A	B	C	D	E	F	G	H
42	358	NCEMC - Ocracoke	4800028	WARO	Hyde	221122	Electric Power Distribution	Title V
43	752	Ready Mixed Concrete Co. - Goldsboro	9600241	WARO	Wayne	32732	Ready-Mix Concrete Manufacturing	Small
44	333	Commercial Property LLC - Carolina Heritage Cabinetry Plt. 2	9700003	WSRO	Wilkes	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
45	698	Chandler Concrete/Piedmont, Inc.-Mill Street ** INACTIVE **	4100437	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
46	503	Vulcan Construction Materials, LP - Smith Grove Quarry	3000029	WSRO	Davie	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
47	673	Moog, Inc.	2000115	ARO	Cherokee	335312	Motor and Generator Manufacturing	Small
48	787	Southern Equipment Co. dba Ready Mixed Concrete Co., Hickory	1800089	MRO	Catawba	32732	Ready-Mix Concrete Manufacturing	Small
49	589	Parker Legwear LLC	5600097	ARO	McDowell	315119	Other Hosiery and Sock Mills	Small
50	577	S. T. Wooten Corporation, Plant 7	9200501	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
51	584	Ready Mixed Concrete Company - Jacksonville	6700112	WIRO	Onslow	32732	Ready-Mix Concrete Manufacturing	Small
52	791	Sanders Co Inc	7000052	WARO	Pasquotank	331511	Iron Foundries	Small
53	607	Wood Products Inc	9200402	RRO	Wake	32192	Wood Container and Pallet Manufacturing	Small
54	959	Williams Ready Mix Products, Inc	9000126	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
55	1040	Smith - Carolina Corporation	7900119	WSRO	Rockingham	32739	Other Concrete Product Manufacturing	Small
56	874	Chandler Concrete/Piedmont, Inc. - Asheboro Plant 108	7600025	WSRO	Randolph	32732	Ready-Mix Concrete Manufacturing	Small
57	446	Western Roto Engravers, Incorporated	4100829	WSRO	Guilford	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
58	64	The North Carolina Lumber Company	7600307	WSRO	Randolph	337121	Upholstered Household Furniture Manufacturing	Small
59	568	S & G Prestress Company ** INACTIVE **	6500151	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
60	531	Impact South	7700089	FRO	Richmond	32613	Laminated Plastics Plate, Sheet (except Packaging), and Shap	Small
61	463	Ready Mixed Concrete Co. - Plymouth	9400009	WARO	Washington	32732	Ready-Mix Concrete Manufacturing	Small
62	953	RP Fletcher Machine Company, Inc.	2900243	WSRO	Davidson	326291	Rubber Product Manufacturing for Mechanical Use	Small
63	798	Ready Mixed Concrete - Dunn Plt	4300064	FRO	Harnett	32732	Ready-Mix Concrete Manufacturing	Small
64	160	H & H Furniture Manufacturers, Inc. - Plant 2	7600134	WSRO	Randolph	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
65	586	COMM-KAB, INC. ** INACTIVE **	7600163	WSRO	Randolph	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Small
66	836	Mallinckrodt LLC	9200588	RRO	Wake	22133	Steam and Air-Conditioning Supply	Title V
67	553	Advanced Comfort Products, Inc.	7600283	WSRO	Randolph	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
68	757	Southern Equipment Co dba Ready Mix Concrete Co - Plant #6	9200211	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
69	616	Patrick Yarns USA, Inc.	2300349	MRO	Cleveland	31321	Broadwoven Fabric Mills	Small
70	14	Meridian Specialty Yarn Group, Inc. - Valdese Plant	1200060	ARO	Burke	313311	Broadwoven Fabric Finishing Mills	Synthetic Minor
71	255	Engineered Polymer Solutions, D/B/A Valspar	4900231	MRO	Iredell	32551	Paint and Coating Manufacturing	Small
72	574	NC Municipal Power Agency No. 1 - Landis Delivery No. 2 Unit	8000180	MRO	Rowan	221119	Other Electric Power Generation	Small
73	258	Synthetics Finishing Longview	1800493	MRO	Catawba	31332	Fabric Coating Mills	Small
74	782	Spartan Concrete, Inc. dba Foltz Concrete Pipe Company	2900057	WSRO	Davidson	327332	Concrete Pipe Manufacturing	Small
75	704	Somers Lumber and Manufacturing, Inc.	4900206	MRO	Iredell	321912	Cut Stock, Resawing Lumber, and Planing	Small
76	477	Lehigh Cement Company	3200252	RRO	Durham	42512	Wholesale Trade Agents and Brokers	Synthetic Minor
77	597	Ready Mixed Concrete Company, Plant #9, Louisburg	3500056	RRO	Franklin	32732	Ready-Mix Concrete Manufacturing	Small
78	1105	Prince Minerals Monroe	9000203	MRO	Union	212325	Clay and Ceramic and Refractory Minerals Mining	Synthetic Minor
79	575	S. T. Wooten Corp- Garner Concrete plant # 11	9200543	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
80	32	Luxfer Inc. - Luxfer Gas Cylinders Division	0100243	WSRO	Alamance	331316	Aluminum Extruded Product Manufacturing	Small
81	729	NC Municipal Power Agency No. 1- Lexington Pl ** INACTIVE **	2900340	WSRO	Davidson	221112	Fossil Fuel Electric Power Generation	Small
82	215	McKenzie Sports Products, Inc.	8000104	MRO	Rowan	339999	All Other Miscellaneous Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
42	35.109383	-75.980350	3.25	NOx	2.92	PM(TSP)	0.08	PM2.5	0.08	1,114	Less than 1/4 Mile	247,185
43	35.383666	-78.004666	0.72	PM(TSP)	0.49	PM10	0.23			1,129	Less than 1/4 Mile	7,843
44	36.181111	-81.142221	3.48	VOC	2.96	Xylene (mixed isor	0.09	Toluene	0.07	1,131	Less than 1/4 Mile	9,211
45	36.089100	-79.811283	0.91	PM(TSP)	0.47	PM10	0.22	Hexane, n-	0.20	1,136	Less than 1/4 Mile	2,356
46	35.967621	-80.531863	2.00	PM(TSP)	1.40	PM10	0.50	PM2.5	0.10	1,136	Less than 1/4 Mile	27,544
47	35.094400	-83.946400	1.00	VOC	0.88	PM(TSP)	0.03	PM10	0.02	1,141	Less than 1/4 Mile	9,761
48	35.732150	-81.301716	0.61	PM(TSP)	0.41	PM10	0.20	Manganese Unlist	0.00	1,144	Less than 1/4 Mile	10,668
49	35.628056	-82.181667	1.36	SO2	0.96	NOx	0.27	CO	0.07	1,156	Less than 1/4 Mile	47,402
50	35.790300	-78.712866	1.43	PM(TSP)	0.98	PM10	0.45	Arsenic Unlisted C	0.00	1,160	Less than 1/4 Mile	10,419
51	34.763100	-77.402283	1.40	PM(TSP)	0.96	PM10	0.44	Manganese Unlist	0.00	1,175	Less than 1/4 Mile	5,237
52	36.302108	-76.218633	0.60	SO2	0.56	NOx	0.02	PM10	0.01	1,184	Less than 1/4 Mile	7,775
53	35.787300	-78.644716	1.27	VOC	0.48	Toluene	0.40	PM(TSP)	0.31	1,228	Less than 1/4 Mile	4,411
54	35.005800	-80.576700	0.22	PM(TSP)	0.15	PM10	0.07	Manganese Unlist	0.00	1,236	Less than 1/4 Mile	19,567
55	36.386944	-79.746667	0.06	PM(TSP)	0.04	PM10	0.02	Beryllium Unlisted	0.00	1,242	Less than 1/4 Mile	26,427
56	35.703316	-79.816300	0.41	PM(TSP)	0.27	PM10	0.12	CO	0.01	1,254	Less than 1/4 Mile	2,985
57	36.066700	-79.750900	2.48	VOC	2.24	Xylene (mixed isor	0.08	Glycol ethers (total	0.04	1,255	Less than 1/4 Mile	8,568
58	35.820733	-79.820866	7.43	PM(TSP)	4.38	PM10	1.85	PM2.5	1.02	1,259	Less than 1/4 Mile	39,870
59	34.194571	-77.946593	1.50	PM(TSP)	1.15	PM10	0.35	Phosphorus Metal	0.00	1,277	Less than 1/4 Mile	5,212
60	34.916933	-79.675316	1.79	PM(TSP)	0.65	VOC	0.40	PM10	0.33	1,277	Less than 1/4 Mile	11,758
61	35.869444	-76.691667	2.35	PM(TSP)	1.81	PM10	0.54			1,291	Less than 1/4 Mile	11,423
62	35.805700	-80.168400	0.23	VOC	0.10	NOx	0.05	CO	0.04	1,294	Less than 1/4 Mile	31,804
63	35.311566	-78.609441	0.57	PM(TSP)	0.39	PM10	0.18	Manganese Unlist	0.00	1,298	Less than 1/4 Mile	7,752
64	35.543416	-79.779900	5.41	VOC	4.64	Toluene	0.45	PM(TSP)	0.07	1,306	Less than 1/4 Mile	61,961
65	35.544233	-79.780183	1.39	VOC	1.20	Toluene	0.10	MEK (methyl ethyl	0.06	1,308	Less than 1/4 Mile	61,654
66	35.900000	-78.559600	0.47	NOx	0.20	CO	0.20	SO2	0.02	1,315	Less than 1/4 Mile	31,345
67	35.916300	-79.999600	1.59	VOC	1.04	NOx	0.19	CO	0.16	1,335	Less than 1/2 Mile	17,409
68	35.710016	-78.836866	0.70	PM(TSP)	0.48	PM10	0.22	Manganese Unlist	0.00	1,352	Less than 1/2 Mile	19,795
69	35.234110	-81.331680	1.25	PM(TSP)	0.84	PM10	0.41			1,355	Less than 1/2 Mile	8,046
70	35.743100	-81.569200	9.19	NOx	4.30	CO	3.61	PM(TSP)	0.33	1,355	Less than 1/2 Mile	13,570
71	35.765250	-80.842383	4.28	VOC	2.13	PM(TSP)	0.85	PM10	0.85	1,357	Less than 1/2 Mile	16,427
72	35.542350	-80.611700	1.44	NOx	1.02	CO	0.29	VOC	0.04	1,369	Less than 1/2 Mile	38,728
73	35.724320	-81.377920	4.26	NOx	1.76	CO	1.43	Ammonia (as NH3	0.61	1,370	Less than 1/2 Mile	12,990
74	35.991800	-80.271800	0.62	PM(TSP)	0.43	PM10	0.19	Manganese Unlist	0.00	1,394	Less than 1/2 Mile	31,463
75	36.024040	-80.861840	0.88	PM(TSP)	0.88					1,416	Less than 1/2 Mile	69,341
76	36.000226	-78.899850	2.24	PM(TSP)	1.53	PM10	0.54	PM2.5	0.17	1,427	Less than 1/2 Mile	11,438
77	36.094950	-78.301383	1.35	PM(TSP)	1.04	PM10	0.31			1,443	Less than 1/2 Mile	6,721
78	34.995333	-80.497250	0.00	PM(TSP)	0.00	PM10	0.00			1,454	Less than 1/2 Mile	10,554
79	35.705266	-78.584550	1.44	PM(TSP)	0.99	PM10	0.45	Arsenic Unlisted C	0.00	1,456	Less than 1/2 Mile	27,393
80	36.071116	-79.371850	8.52	NOx	3.43	CO	2.87	VOC	1.82	1,457	Less than 1/2 Mile	38,691
81	35.830833	-80.242266	0.77	NOx	0.55	CO	0.16	VOC	0.02	1,464	Less than 1/2 Mile	15,956
82	35.600033	-80.403616	4.72	VOC	4.71	Polycyclic Organic	0.01	Methylene dipheny	0.01	1,464	Less than 1/2 Mile	35,895

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
42	More than 5 Miles	370959201004055	70	67	0	0	0	28	0.957143009	0.042857099	0.037484098	1867.459961
43	1 - 2 Miles	371910020001034	6	0	5	0	1	0	0.00%	100.00%	0.00697365	860.382019
44	1 - 2 Miles	371939605003021	71	56	14	0	0	1	78.87%	21.13%	0.140293002	506.0840149
45	Less than 1/2 Mile	370810104012007	0	0	0	0	0	0	n/a	n/a	0.017704999	0
46	More than 5 Miles	370590802003020	49	49	0	0	0	0	100.00%	0.00%	0.790071011	62.0196991
47	1 - 2 Miles	370399304002044	15	14	0	1	0	1	93.33%	6.67%	0.132741004	113.0019989
48	2 - 5 Miles	370350110001034	0	0	0	0	0	0	n/a	n/a	0.0264594	0
49	More than 5 Miles	371119707001092	32	32	0	0	0	0	100.00%	0.00%	0.024523901	1304.849976
50	1 - 2 Miles	371830524071005	171	117	30	0	3	20	68.42%	31.58%	0.163113996	1048.349976
51	Less than 1 Mile	371330026001008	84	13	70	0	0	1	15.48%	84.52%	0.0299995	2800.050049
52	1 - 2 Miles	371399601001040	0	0	0	0	0	0	n/a	n/a	0.00347012	0
53	Less than 1 Mile	371830501001031	78	68	2	1	4	3	87.18%	12.82%	0.0115328	6763.319824
54	2 - 5 Miles	371790204031011	9	9	0	0	0	0	100.00%	0.00%	0.043867201	205.1649933
55	More than 5 Miles	371570416012011	0	0	0	0	0	0	n/a	n/a	0.00663664	0
56	Less than 1 Mile	371510301001009	0	0	0	0	0	0	n/a	n/a	0.00654799	0
57	1 - 2 Miles	370810111011001	233	25	194	0	1	10	10.73%	89.27%	0.157890007	1475.709961
58	More than 5 Miles	371510314001032	203	131	32	0	0	44	64.53%	35.47%	0.150971994	1344.619995
59	Less than 1 Mile	371290108001024	19	10	4	0	1	4	52.63%	47.37%	0.043962501	432.1870117
60	2 - 5 Miles	371539710001011	93	53	32	1	0	2	56.99%	43.01%	1.91316998	48.61040115
61	2 - 5 Miles	371879503002016	325	273	51	1	0	1	84.00%	16.00%	10.81809998	30.04220009
62	More than 5 Miles	370570619011050	32	32	0	0	0	0	100.00%	0.00%	0.148035005	216.1649933
63	1 - 2 Miles	370850703002018	0	0	0	0	0	0	n/a	n/a	0.00607728	0
64	More than 5 Miles	371510308023024	0	0	0	0	0	0	n/a	n/a	0.048315	0
65	More than 5 Miles	371510308023024	0	0	0	0	0	0	n/a	n/a	0.048315	0
66	More than 5 Miles	371830540134027	0	0	0	0	0	0	n/a	n/a	0.319224	0
67	2 - 5 Miles	371510316011001	2	0	0	0	0	2	0.00%	100.00%	0.049052101	40.77299881
68	2 - 5 Miles	371830534202023	0	0	0	0	0	0	n/a	n/a	0.130455002	0
69	1 - 2 Miles	370459505003018	0	0	0	0	0	0	n/a	n/a	0.0261654	0
70	2 - 5 Miles	370230209004008	0	0	0	0	0	0	n/a	n/a	0.032856099	0
71	2 - 5 Miles	370970606032040	1	1	0	0	0	0	100.00%	0.00%	0.206900999	4.833230019
72	More than 5 Miles	371590516005066	44	36	6	1	0	0	81.82%	18.18%	0.0209582	2099.419922
73	2 - 5 Miles	370350107001021	15	11	3	0	0	1	73.33%	26.67%	0.068148702	220.1069946
74	More than 5 Miles	370570603021016	271	250	16	1	2	1	92.25%	7.75%	0.34601	783.2139893
75	More than 5 Miles	370970609012065	16	16	0	0	0	0	100.00%	0.00%	0.0311285	513.9979858
76	2 - 5 Miles	370630022001044	18	13	4	0	0	2	0.722221971	0.277778	0.0122458	1469.890015
77	1 - 2 Miles	370690603021035	0	0	0	0	0	0	n/a	n/a	0.015987501	0
78	1 - 2 Miles	371790206011056	997	185	299	2	2	632	0.185556993	0.814442992	0.531616986	1875.410034
79	More than 5 Miles	371830528032011	112	9	90	4	6	0	8.04%	91.96%	0.049364701	2268.830078
80	More than 5 Miles	370010211012006	12	9	3	0	0	0	75.00%	25.00%	0.316141993	37.95759964
81	2 - 5 Miles	370570614003007	375	100	219	1	6	21	26.67%	73.33%	0.0682934	5491.009766
82	More than 5 Miles	371590509033039	58	57	0	0	0	0	98.28%	1.72%	0.204245001	283.9729919

	A	B	C	D	E	F	G	H
83	430	Carolina Glove Company, Plant #8 ** INACTIVE **	1800087	MRO	Catawba	315992	Glove and Mitten Manufacturing	Small
84	926	Bartimaeus by Design, Inc.	2900036	WSRO	Davidson	332999	All Other Miscellaneous Fabricated Metal Product Manufacturing	Small
85	605	NC Municipal Power Agency No. 1 - Maiden Community Ctr Unit	1800538	MRO	Catawba	221119	Other Electric Power Generation	Small
86	278	Veterans Affairs Medical Center - Fayetteville	2600099	FRO	Cumberland	62211	General Medical and Surgical Hospitals	Synthetic Minor
87	1092	Advanced Products and Services, Inc. dba It's Finished	9000198	MRO	Union	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
88	1084	V & E Components, Incorporated	4101082	WSRO	Guilford	326121	Unlaminated Plastics Profile Shape Manufacturing	Small
89	547	Greystone Concrete Products Inc	9100009	RRO	Vance	327331	Concrete Block and Brick Manufacturing	Small
90	398	S & W Ready Mix Concrete - Jacksonville	6700109	WIRO	Onslow	32732	Ready-Mix Concrete Manufacturing	Small
91	346	Lees-McRae College	0600018	ARO	Avery	61131	Colleges, Universities, and Professional Schools	Small
92	227	Legacy Pre-Finishing, Inc.	4900315	MRO	Iredell	339999	All Other Miscellaneous Manufacturing	Small
93	469	Conn-Selmer Inc. - Ludwig Facility Plant 3	9000124	MRO	Union	339992	Musical Instrument Manufacturing	Small
94	921	Latco Concrete Products, Inc.	8100112	ARO	Rutherford	32732	Ready-Mix Concrete Manufacturing	Small
95	933	CEMEX Construction Materials, Atlantic, LLC - N Wilkesboro	9700118	WSRO	Wilkes	327331	Concrete Block and Brick Manufacturing	Small
96	990	Holcim (US) Inc. - Durham Terminal	3200223	RRO	Durham	44419	Other Building Material Dealers	Synthetic Minor
97	789	Thomas Concrete of Carolina Inc-West Street Plant	9200322	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
98	170	Conover Lumber Company, Inc.	1800059	MRO	Catawba	321912	Cut Stock, Resawing Lumber, and Planing	Small
99	400	ARE-NC Region No. 5, LLC	3200283	RRO	Durham	54171	Research and Development in the Physical, Engineering, and	Small
100	451	Conn-Selmer Inc., Ludwig Facility Plant 2	9000041	MRO	Union	339992	Musical Instrument Manufacturing	Small
101	823	Southern Equipment Co dba Ready Mixed Concrete Co, Plant #14	3200023	RRO	Durham	32732	Ready-Mix Concrete Manufacturing	Small
102	114	Chemtura Corporation	3600124	MRO	Gaston	325211	Plastics Material and Resin Manufacturing	Synthetic Minor
103	462	Carolina Drawers, Inc. - Biesecker Road	2900353	WSRO	Davidson	337127	Institutional Furniture Manufacturing	Synthetic Minor
104	464	Ready Mixed Concrete Co. - Washington	0700036	WARO	Beaufort	32732	Ready-Mix Concrete Manufacturing	Small
105	567	Ready Mixed Concrete Co. - Williamston	5900004	WARO	Martin	32732	Ready-Mix Concrete Manufacturing	Small
106	518	Magneti Marelli Powertrain USA Inc.	5300082	RRO	Lee	336311	Carburetor, Piston, Piston Ring, and Valve Manufacturing	Small
107	591	Direction Furniture Company	1800297	MRO	Catawba	337211	Wood Office Furniture Manufacturing	Small
108	206	Kennametal Incorporated	4200161	RRO	Halifax	333515	Cutting Tool and Machine Tool Accessory Manufacturing	Small
109	177	Highland Containers, Inc.	4100342	WSRO	Guilford	322211	Corrugated and Solid Fiber Box Manufacturing	Small
110	756	Chandler Concrete / Piedmont, Inc. - Salisbury Plant #114	8000101	MRO	Rowan	32732	Ready-Mix Concrete Manufacturing	Small
111	1034	Elite Wood Products, Inc.	1800423	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
112	795	Thomas Concrete of Carolina, Inc., Monroe Plant	9000197	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
113	960	Jess Crate, Inc.	6200071	FRO	Montgomery	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
114	87	Castle & Cooke NC, LLC - Central Energy Plant	1300160	MRO	Cabarrus	22133	Steam and Air-Conditioning Supply	Synthetic Minor
115	891	Hewletts Creek Pump Station	6500276	WIRO	New Hanover	22132	Sewage Treatment Facilities	Small
116	676	Woodsmiths of Wyoming, LLC	1400013	ARO	Caldwell	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
117	223	Stanly Regional Medical Center	8400053	MRO	Stanly	62211	General Medical and Surgical Hospitals	Synthetic Minor
118	555	BrassCraft Manufacturing Company, BrassCraft - Thomasville	2900137	WSRO	Davidson	332913	Plumbing Fixture Fitting and Trim Manufacturing	Small
119	835	Glen Raven Mills Norlina Plt	9300004	RRO	Warren	313111	Yarn Spinning Mills	Small
120	1027	Carolina Frameworks	1200175	ARO	Burke	337125	Household Furniture (except Wood and Metal) Manufacturing	Small
121	580	NC Municipal Power Agency No. 1 - Cherryville City Hall Unit	3600330	MRO	Gaston	221122	Electric Power Distribution	Small
122	526	Ready Mixed Concrete Co.-Lumberton-Plant 116	7800018	FRO	Robeson	32732	Ready-Mix Concrete Manufacturing	Small
123	530	Concrete Service Company - Ramsey St. Plant	2600020	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
83	35.676260	-81.218750	2.59	VOC	1.07	Dimethyl formam	1.06	NOx	0.23	1,470	Less than 1/2 Mile	19,841
84	35.866928	-80.074733	0.29	CO	0.09	NOx	0.07	PM(TSP)	0.05	1,490	Less than 1/2 Mile	11,885
85	35.577010	-81.207590	1.30	NOx	0.65	SO2	0.41	CO	0.18	1,496	Less than 1/2 Mile	39,496
86	35.088066	-78.876866	4.06	NOx	1.97	CO	1.52	PM10	0.15	1,517	Less than 1/2 Mile	119
87	35.088140	-80.653800	0.00	Nickel metal (Com	0.00	Nickel & Compoun	0.00	Chromium (VI) Sol	0.00	1,553	Less than 1/2 Mile	21,402
88	35.920833	-79.998611	0.00	Xylene (mixed isor	0.00	Ethyl benzene	0.00			1,561	Less than 1/2 Mile	15,888
89	36.348163	-78.384338	1.62	PM(TSP)	0.60	SO2	0.37	PM2.5	0.27	1,564	Less than 1/2 Mile	20,147
90	34.763083	-77.407633	2.87	PM(TSP)	2.02	PM10	0.85			1,568	Less than 1/2 Mile	6,843
91	36.161100	-81.875000	3.35	NOx	1.42	CO	1.11	SO2	0.50	1,570	Less than 1/2 Mile	36,650
92	35.699250	-80.877270	4.62	VOC	4.60	Xylene (mixed isor	0.01	Ethylene glycol	0.01	1,571	Less than 1/2 Mile	36,578
93	34.987146	-80.498260	2.31	VOC	1.58	MEK (methyl ethyl	0.38	Toluene	0.25	1,588	Less than 1/2 Mile	8,512
94	35.297800	-81.847800	0.29	PM(TSP)	0.22	PM10	0.07	Arsenic Unlisted C	0.00	1,596	Less than 1/2 Mile	42,285
95	36.162383	-81.135633	0.27	SO2	0.11	Nitrous Oxide (N2O	0.08	Methane (CH4)	0.03	1,612	Less than 1/2 Mile	6,647
96	35.982816	-78.885200	0.16	PM(TSP)	0.08	PM10	0.08			1,625	Less than 1/2 Mile	17,840
97	35.795916	-78.642550	0.60	PM(TSP)	0.42	PM10	0.18	Arsenic & Compou	0.00	1,630	Less than 1/2 Mile	7,373
98	35.699167	-81.217033	5.29	VOC	1.97	CO	1.04	NOx	0.85	1,631	Less than 1/2 Mile	15,812
99	35.900890	-78.885490	2.86	NOx	1.41	CO	1.15	PM(TSP)	0.10	1,670	Less than 1/2 Mile	41,623
100	34.987096	-80.498981	2.43	VOC	1.61	Ethyl acetate	0.33	MIBK (methyl isob	0.11	1,675	Less than 1/2 Mile	8,317
101	35.982300	-78.883683	0.50	PM(TSP)	0.34	PM10	0.16	Manganese & corr	0.00	1,679	Less than 1/2 Mile	18,323
102	35.244730	-81.187750	6.30	NOx	2.18	CO	1.83	PM(TSP)	0.56	1,706	Less than 1/2 Mile	17,398
103	35.843933	-80.259166	2.36	PM(TSP)	0.86	PM10	0.86	PM2.5	0.64	1,717	Less than 1/2 Mile	15,985
104	35.540416	-77.038616	2.35	PM(TSP)	1.81	PM10	0.54			1,744	Less than 1/2 Mile	3,259
105	35.846400	-77.056633	1.50	PM(TSP)	1.15	PM10	0.35			1,754	Less than 1/2 Mile	5,225
106	35.464516	-79.142750	1.88	VOC	0.69	NOx	0.32	CO	0.28	1,764	Less than 1/2 Mile	13,387
107	35.688733	-81.225450	1.36	PM(TSP)	1.36					1,777	Less than 1/2 Mile	15,390
108	36.437550	-77.624350	4.82	VOC	3.98	NOx	0.35	CO	0.29	1,790	Less than 1/2 Mile	6,763
109	35.991646	-79.937318	5.24	PM(TSP)	1.91	NOx	1.35	CO	1.13	1,795	Less than 1/2 Mile	24,852
110	35.668165	-80.480286	0.70	PM(TSP)	0.48	PM10	0.22	Manganese Unlist	0.00	1,796	Less than 1/2 Mile	5,689
111	35.677500	-81.217866	0.07	PM(TSP)	0.04	PM10	0.02	PM2.5	0.01	1,820	Less than 1/2 Mile	19,727
112	34.996350	-80.496520	0.58	PM(TSP)	0.32	PM10	0.15	NOx	0.06	1,821	Less than 1/2 Mile	10,968
113	35.219278	-80.005670	0.22	VOC	0.22					1,825	Less than 1/2 Mile	63,153
114	35.500683	-80.621766	6.80	NOx	3.23	CO	2.61	PM(TSP)	0.23	1,829	Less than 1/2 Mile	24,205
115	34.198171	-77.870211	0.37	NOx	0.21	CO	0.09	SO2	0.03	1,833	Less than 1/2 Mile	5,595
116	35.914900	-81.545500	0.99	VOC	0.74	Xylene (mixed isor	0.13	Toluene	0.09	1,838	Less than 1/2 Mile	3,473
117	35.364900	-80.195266	4.65	NOx	2.26	CO	1.55	VOC	0.18	1,847	Less than 1/2 Mile	330
118	35.865396	-80.074795	1.58	NOx	0.71	CO	0.58	PM(TSP)	0.10	1,855	Less than 1/2 Mile	12,100
119	36.445766	-78.197500	0.48	PM(TSP)	0.24	PM10	0.24			1,861	Less than 1/2 Mile	85,102
120	35.710700	-81.464850	0.09	PM(TSP)	0.05	PM10	0.02	PM2.5	0.02	1,868	Less than 1/2 Mile	22,096
121	35.378340	-81.380580	1.41	NOx	0.70	SO2	0.44	CO	0.20	1,876	Less than 1/2 Mile	50,299
122	34.615916	-79.005233	1.81	PM(TSP)	1.39	PM10	0.42			1,878	Less than 1/2 Mile	7,764
123	35.072891	-78.878889	1.79	PM(TSP)	1.28	PM10	0.51	Manganese Unlist	0.00	1,881	Less than 1/2 Mile	5,455

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
83	2 - 5 Miles	370350113001066	0	0	0	0	0	0	n/a	n/a	0.00732351	0
84	2 - 5 Miles	370570609003000	21	20	0	0	1	0	95.24%	4.76%	0.133671999	157.1009979
85	More than 5 Miles	370350116021018	22	22	0	0	0	0	100.00%	0.00%	0.061989099	354.901001
86	Less than 1/4 Mile	370510012004009	311	105	191	0	0	21	0.337621003	0.662379026	0.335530013	926.8920288
87	2 - 5 Miles	371790203121044	17	10	0	0	0	7	58.82%	41.18%	0.0184453	921.6439819
88	2 - 5 Miles	370810145011007	32	28	4	0	0	4	87.50%	12.50%	0.258354992	123.8610001
89	2 - 5 Miles	371819606001027	6	0	5	0	0	0	0.00%	100.00%	0.0279203	214.8970032
90	1 - 2 Miles	371330026001003	0	0	0	0	0	0	n/a	n/a	0.058084	0
91	More than 5 Miles	370119301002058	82	68	11	0	0	3	82.93%	17.07%	0.00351708	23314.80078
92	More than 5 Miles	370970612022037	1	1	0	0	0	0	100.00%	0.00%	0.0239667	41.72460175
93	1 - 2 Miles	371790206013019	0	0	0	0	0	0	n/a	n/a	0.0121174	0
94	More than 5 Miles	371619609002000	176	143	27	0	0	8	81.25%	18.75%	0.323801011	543.5440063
95	1 - 2 Miles	371939606003008	0	0	0	0	0	0	n/a	n/a	0.00767481	0
96	2 - 5 Miles	370630011002039	24	4	18	2	0	1	0.166666999	0.833333015	0.024759799	969.3129883
97	1 - 2 Miles	371830504001031	0	0	0	0	0	0	n/a	n/a	0.0239751	0
98	2 - 5 Miles	370350113001017	48	37	0	0	0	11	77.08%	22.92%	0.209997997	228.5740051
99	More than 5 Miles	370630020272049	0	0	0	0	0	0	n/a	n/a	0.0466091	0
100	1 - 2 Miles	371790206013019	0	0	0	0	0	0	n/a	n/a	0.0121174	0
101	2 - 5 Miles	370630011002039	24	4	18	2	0	1	16.67%	83.33%	0.024759799	969.3129883
102	2 - 5 Miles	370710328004007	38	36	1	0	0	4	0.947368026	0.052631602	0.040565401	936.7589722
103	2 - 5 Miles	370570612013000	67	54	6	4	1	1	0.805970013	0.194030002	0.070528999	949.9639893
104	Less than 1 Mile	370139303003038	18	4	14	0	0	0	22.22%	77.78%	0.0115347	1560.51001
105	Less than 1 Mile	371179702001034	335	22	298	0	0	11	6.57%	93.43%	0.099011198	3383.459961
106	2 - 5 Miles	371050304011058	0	0	0	0	0	0	n/a	n/a	0.0126817	0
107	2 - 5 Miles	370350112001019	9	9	0	0	0	0	100.00%	0.00%	0.052205302	172.3959961
108	1 - 2 Miles	370839301001012	0	0	0	0	0	0	n/a	n/a	0.152704	0
109	2 - 5 Miles	370810164101006	95	81	9	1	0	6	85.26%	14.74%	0.261357993	363.4859924
110	1 - 2 Miles	371590504002030	31	0	26	0	0	5	0.00%	100.00%	0.00711087	4359.52002
111	2 - 5 Miles	370350113001064	14	14	0	0	0	0	100.00%	0.00%	0.0070012	1999.660034
112	2 - 5 Miles	371790206011056	997	185	299	2	2	632	18.56%	81.44%	0.531616986	1875.410034
113	More than 5 Miles	371239604011052	175	43	128	0	0	1	24.57%	75.43%	0.328904986	532.0689697
114	2 - 5 Miles	370250410001017	0	0	0	0	0	0	n/a	n/a	0.018397201	0
115	1 - 2 Miles	371290120014008	72	57	12	0	0	2	79.17%	20.83%	0.020387201	3531.629883
116	Less than 1 Mile	370270301005022	1	0	1	0	0	0	0.00%	100.00%	0.00996786	100.3219986
117	Less than 1/4 Mile	371679312012026	0	0	0	0	0	0	n/a	n/a	0.034047101	0
118	2 - 5 Miles	370570611001002	0	0	0	0	0	0	n/a	n/a	0.0229319	0
119	More than 5 Miles	371859502003041	13	13	0	0	0	0	100.00%	0.00%	0.00841001	1545.780029
120	2 - 5 Miles	370230212022008	227	216	6	0	0	5	95.15%	4.85%	0.235035002	965.8140259
121	More than 5 Miles	370710307001003	5	5	0	0	0	0	100.00%	0.00%	0.00745339	670.8359985
122	1 - 2 Miles	371559610003078	0	0	0	0	0	0	n/a	n/a	0.00898167	0
123	1 - 2 Miles	370510038001019	124	5	107	0	0	6	4.03%	95.97%	0.0908494	1364.900024

	A	B	C	D	E	F	G	H
124	842	Shamrock Corporation - Gatewood Ave	4100065	WSRO	Guilford	323111	Commercial Gravure Printing	Small
125	848	Sipes Carving Shop, Inc.	1800211	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
126	439	Gilbert Hardwood Centers, Inc. ** INACTIVE **	7600236	WSRO	Randolph	321113	Sawmills	Small
127	1096	Chrome-Rite Plating, Inc. ** INACTIVE **	2600192	FRO	Cumberland	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
128	742	Concrete Supply Company, LLC - Shelby	2300202	MRO	Cleveland	32732	Ready-Mix Concrete Manufacturing	Small
129	49	D.R. Kincaid Chair Company, Inc.	1400113	ARO	Caldwell	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
130	544	Tabor City Ready Mix	2400147	WIRO	Columbus	32732	Ready-Mix Concrete Manufacturing	Small
131	349	Acme McCrary Corp. North Street Finishing Plant	7600001	WSRO	Randolph	315111	Sheer Hosiery Mills	Synthetic Minor
132	500	Kingsdown, Incorporated	0100055	WSRO	Alamance	33791	Mattress Manufacturing	Small
133	292	NYP Corp. - Division of Ampack, LLC	7800057	FRO	Robeson	314911	Textile Bag Mills	Small
134	805	Surtronics Inc	9200374	RRO	Wake	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
135	579	Johnson Concrete Company - Lexington Facility	2900241	WSRO	Davidson	327331	Concrete Block and Brick Manufacturing	Small
136	610	NC Municipal Power Agency No. 1 - Albemarle Hospital Unit	8400106	MRO	Stanly	221119	Other Electric Power Generation	Small
137	1085	Southeastern Industrial Plating, Inc. ** INACTIVE **	4900057	MRO	Iredell	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
138	699	Linde Gas North America LLC	3200237	RRO	Durham	32512	Industrial Gas Manufacturing	Small
139	1097	Machining Technology Services, Inc.	9000210	MRO	Union	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
140	25	Hi - Cone Division Of Itw ** INACTIVE **	9200525	RRO	Wake	326199	All Other Plastics Product Manufacturing	Small
141	347	Avery Dennison Corporation	4101016	WSRO	Guilford	323111	Commercial Gravure Printing	Small
142	369	SPX Flow Technology System, Inc.	9600214	WARO	Wayne	333294	Food Product Machinery Manufacturing	Small
143	293	Accu-Fab, Inc.	9200807	RRO	Wake	332322	Sheet Metal Work Manufacturing	Small
144	476	Piedmont Truck Tires, Inc. - Graham Plant	0100293	WSRO	Alamance	326212	Tire Retreading	Small
145	1059	Rare Woods Manufacturing, Inc. ** INACTIVE **	0600047	ARO	Avery	321912	Cut Stock, Resawing Lumber, and Planing	Small
146	311	Mine Safety Appliances	6700105	WIRO	Onslow	339113	Surgical Appliance and Supplies Manufacturing	Small
147	640	Boone Ready Mix Concrete, LLC ** INACTIVE **	9500126	WSRO	Watauga	32732	Ready-Mix Concrete Manufacturing	Small
148	143	Town of Cary - South Cary Water Reclamation Facility	9200636	RRO	Wake	22132	Sewage Treatment Facilities	Small
149	1068	Trinity Manufacturing, Inc.	7700053	FRO	Richmond	32532	Pesticide and Other Agricultural Chemical Manufacturing	Small
150	456	Town of Forest City - Lawing Road	8100205	ARO	Rutherford	221112	Fossil Fuel Electric Power Generation	Small
151	1104	Pitt Landfill Gas LLC	7400236	WARO	Pitt	562212	Solid Waste Landfill	Small
152	554	Martin Marietta Materials, Inc. - Bakers Quarry	9000054	MRO	Union	212313	Crushed and Broken Granite Mining and Quarrying	Small
153	362	Carteret General Hospital	1600020	WIRO	Carteret	62211	General Medical and Surgical Hospitals	Synthetic Minor
154	410	Newton Instrument Company Inc	3900066	RRO	Granville	33421	Telephone Apparatus Manufacturing	Small
155	18	Perdue Farms Inc - Rockingham	7700029	FRO	Richmond	311615	Poultry Processing	Small
156	10	Colfax Pump Group, IMO Pump Division	9000130	MRO	Union	333911	Pump and Pumping Equipment Manufacturing	Small
157	566	Goldsboro Milling Grain Company - Farmville West Pine St	7400101	WARO	Pitt	42451	Grain and Field Bean Merchant Wholesalers	Small
158	1018	Polymer Technologies, Inc.	4700013	FRO	Hoke	326291	Rubber Product Manufacturing for Mechanical Use	Small
159	721	Chandler Concrete Co Inc - Pittsboro	1900069	RRO	Chatham	32732	Ready-Mix Concrete Manufacturing	Small
160	628	White's Tire Service - Goldsboro ** INACTIVE **	9600225	WARO	Wayne	811198	All Other Automotive Repair and Maintenance	Small
161	507	Olympic Products, LLC	4100975	WSRO	Guilford	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
162	299	Keystone Farm Service Inc	7300011	RRO	Person	42451	Grain and Field Bean Merchant Wholesalers	Small
163	614	S. T. Wooten Plant 5 - Banks Rd	9200558	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
164	91	APAC-Atlantic, Inc. - Plant #13 Mocksville	3000052	WSRO	Davie	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor

	I	J	K	L	M	N	O	P	Q	R	S	T
124	36.088611	-79.768333	0.47	PM(TSP)	0.47					1,884	Less than 1/2 Mile	5,469
125	35.721940	-81.367070	0.45	PM(TSP)	0.18	PM10	0.17	PM2.5	0.10	1,886	Less than 1/2 Mile	10,489
126	35.899600	-79.983200	2.52	PM(TSP)	1.54	CO	0.34	NOx	0.28	1,897	Less than 1/2 Mile	24,680
127	35.039700	-78.867283	0.00	Nickel & Compou	0.00	Nickel Unlisted Co	0.00	Chromium - All/To	0.00	1,902	Less than 1/2 Mile	8,182
128	35.281389	-81.535556	0.74	PM(TSP)	0.50	PM10	0.24	Manganese & corr	0.00	1,914	Less than 1/2 Mile	7,861
129	35.881783	-81.593950	7.93	VOC	4.38	PM(TSP)	1.89	PM10	0.75	1,914	Less than 1/2 Mile	20,321
130	34.154583	-78.878200	1.64	PM(TSP)	1.26	PM10	0.38	Arsenic & Compou	0.00	1,914	Less than 1/2 Mile	86,685
131	35.706900	-79.815200	3.34	NOx	1.62	CO	1.36	PM(TSP)	0.12	1,917	Less than 1/2 Mile	1,642
132	36.095266	-79.270100	2.02	PM(TSP)	0.52	PM10	0.52	PM2.5	0.51	1,922	Less than 1/2 Mile	69,695
133	34.606166	-78.975850	3.91	VOC	1.73	Ammonia (as NH3	1.71	NOx	0.23	1,925	Less than 1/2 Mile	15,323
134	35.794333	-78.694216	0.56	Hydrogen chloride	0.18	VOC	0.08	Hydrogen cyanide	0.08	1,941	Less than 1/2 Mile	9,007
135	35.825600	-80.263600	1.42	PM(TSP)	0.51	NOx	0.31	CO	0.26	1,947	Less than 1/2 Mile	9,853
136	35.364620	-80.195530	1.27	NOx	0.63	SO2	0.40	CO	0.18	1,960	Less than 1/2 Mile	332
137	35.773540	-80.881260	0.00	Chromic acid (VI)	0.00	Chromium - All/To	0.00	Chromium (VI) Sol	0.00	1,964	Less than 1/2 Mile	9,583
138	35.898800	-78.886083	0.90	VOC	0.65	NOx	0.12	CO	0.10	1,965	Less than 1/2 Mile	42,268
139	35.022670	-80.605020	0.00	Cadmium Metal, el	0.00	Cadmium & compo	0.00	Nickel, soluble cor	0.00	1,966	Less than 1/2 Mile	30,033
140	35.826333	-78.304350	8.80	PM10	3.73	PM(TSP)	3.73	VOC	1.34	1,983	Less than 1/2 Mile	7,142
141	36.103813	-79.763791	3.34	VOC	3.33	Cobalt & compound	0.00	Cobalt Unlisted Co	0.00	2,039	Less than 1/2 Mile	8,212
142	35.411100	-78.033313	3.18	VOC	2.25	MEK (methyl ethyl	0.41	NOx	0.13	2,043	Less than 1/2 Mile	4,424
143	35.783280	-78.633270	3.90	VOC	3.14	MEK (methyl ethyl	0.39	Toluene	0.23	2,072	Less than 1/2 Mile	6,548
144	36.079816	-79.387983	2.24	PM(TSP)	1.25	VOC	0.28	NOx	0.16	2,088	Less than 1/2 Mile	34,423
145	36.068733	-81.923333	0.03	VOC	0.03					2,090	Less than 1/2 Mile	10,655
146	34.759083	-77.389700	3.72	VOC	2.60	NOx	0.24	Xylene (mixed isor	0.19	2,093	Less than 1/2 Mile	1,946
147	36.231000	-81.620900	1.13	PM(TSP)	1.08	PM10	0.05	Manganese & corr	0.00	2,097	Less than 1/2 Mile	14,911
148	35.652383	-78.753950	5.78	CO	1.67	NOx	1.64	PM(TSP)	0.80	2,122	Less than 1/2 Mile	32,986
149	34.919000	-79.673000	0.02	VOC	0.02	Aniline	0.00	Chlorine	0.00	2,125	Less than 1/2 Mile	12,737
150	35.340566	-81.885266	2.41	NOx	1.81	CO	0.42	PM(TSP)	0.05	2,129	Less than 1/2 Mile	25,233
151	35.597783	-77.431550	0.00	Methane (CH4)	0.00					2,134	Less than 1/2 Mile	8,959
152	35.034650	-80.610850	1.59	PM(TSP)	1.11	PM10	0.42	PM2.5	0.06	2,145	Less than 1/2 Mile	34,058
153	34.726350	-76.754850	3.24	NOx	1.47	CO	1.17	SO2	0.27	2,147	Less than 1/2 Mile	115
154	36.131333	-78.754033	2.80	NOx	1.30	CO	1.09	VOC	0.16	2,150	Less than 1/2 Mile	7,279
155	34.934066	-79.753583	9.04	NOx	4.20	CO	3.53	PM(TSP)	0.33	2,165	Less than 1/2 Mile	2,264
156	35.024820	-80.612090	9.34	VOC	4.96	Ammonia (as NH3	3.26	Toluene	0.54	2,166	Less than 1/2 Mile	32,222
157	35.598366	-77.592166	1.50	PM(TSP)	1.20	PM10	0.30			2,166	Less than 1/2 Mile	54,144
158	34.990533	-79.069233	0.10	NOx	0.06	CO	0.04			2,169	Less than 1/2 Mile	43,265
159	35.718466	-79.173466	0.81	PM(TSP)	0.55	PM10	0.26	Chromium Unlisted	0.00	2,173	Less than 1/2 Mile	76,483
160	35.370933	-78.000583	1.19	VOC	0.65	PM10	0.27	PM(TSP)	0.27	2,184	Less than 1/2 Mile	11,253
161	36.007833	-79.778850	1.97	NOx	0.74	CO	0.62	VOC	0.37	2,184	Less than 1/2 Mile	15,272
162	36.379316	-78.983133	3.80	PM(TSP)	2.80	PM10	0.96	NOx	0.04	2,186	Less than 1/2 Mile	10,634
163	35.632700	-78.713583	1.26	PM(TSP)	0.87	PM10	0.39	Arsenic Unlisted C	0.00	2,187	Less than 1/2 Mile	44,005
164	35.969666	-80.529200	6.72	CO	2.14	NOx	1.50	SO2	1.38	2,188	Less than 1/2 Mile	28,557

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
124	1 - 2 Miles	370810103002017	94	20	30	0	9	43	21.28%	78.72%	0.017873099	5259.299805
125	1 - 2 Miles	370350111011013	33	31	2	0	0	6	93.94%	6.06%	0.0593911	555.6389771
126	2 - 5 Miles	371510315043003	9	7	2	0	0	0	77.78%	22.22%	0.176474005	50.99900055
127	1 - 2 Miles	370510002002006	47	12	30	3	0	1	25.53%	74.47%	0.128001004	367.1849976
128	1 - 2 Miles	370459510004049	36	13	13	0	0	5	36.11%	63.89%	0.118111998	304.7950134
129	2 - 5 Miles	370270302004033	47	41	0	0	1	5	87.23%	12.77%	0.117927	398.552002
130	More than 5 Miles	370479312002009	156	73	82	1	0	3	46.79%	53.21%	0.243300006	641.184021
131	Less than 1/2 Mile	371510301001001	1	1	0	0	0	0	1	0	0.0102439	97.61910248
132	More than 5 Miles	370010212063001	1	0	1	0	0	0	0.00%	100.00%	0.0104322	95.85710144
133	2 - 5 Miles	371559611002014	0	0	0	0	0	0	n/a	n/a	0.079314098	0
134	1 - 2 Miles	371830511012002	0	0	0	0	0	0	n/a	n/a	0.020765901	0
135	1 - 2 Miles	370570613002044	7	0	7	0	0	0	0.00%	100.00%	0.00961645	727.9190063
136	Less than 1/4 Mile	371679312012026	0	0	0	0	0	0	n/a	n/a	0.034047101	0
137	1 - 2 Miles	370970602002009	0	0	0	0	0	0	n/a	n/a	0.0124587	0
138	More than 5 Miles	370639801001073	0	0	0	0	0	0	n/a	n/a	0.0470732	0
139	More than 5 Miles	371790203071075	1	1	0	0	0	0	100.00%	0.00%	1.218090057	0.820957005
140	1 - 2 Miles	371830543025012	0	0	0	0	0	0	n/a	n/a	0.051862799	0
141	1 - 2 Miles	370810103001000	0	0	0	0	0	0	n/a	n/a	0.016216399	0
142	Less than 1 Mile	371910011022016	306	197	73	1	2	29	64.38%	35.62%	0.882793009	346.6270142
143	1 - 2 Miles	371830501001044	7	7	0	0	0	0	100.00%	0.00%	0.00841721	831.6300049
144	More than 5 Miles	370010210002005	43	22	15	0	0	6	51.16%	48.84%	0.053949598	797.039978
145	2 - 5 Miles	370119303013051	1	1	0	0	0	0	100.00%	0.00%	0.0026574	376.3080139
146	Less than 1/2 Mile	371330026004017	0	0	0	0	0	0	n/a	n/a	0.108694002	0
147	2 - 5 Miles	371899207031015	268	250	5	0	7	14	93.28%	6.72%	1.320979953	202.8800049
148	More than 5 Miles	371830532011008	411	352	26	0	19	23	85.64%	14.36%	0.404830009	1015.23999
149	2 - 5 Miles	371539710001011	93	53	32	1	0	2	56.99%	43.01%	1.91316998	48.61040115
150	2 - 5 Miles	371619608001027	86	22	57	0	0	8	25.58%	74.42%	0.192277998	447.2690125
151	1 - 2 Miles	371470016002008	139	81	49	0	4	4	58.27%	41.73%	0.186764002	744.2550049
152	More than 5 Miles	371790203071061	0	0	0	0	0	0	n/a	n/a	0.298388004	0
153	Less than 1/4 Mile	370319704011061	0	0	0	0	0	0	n/a	n/a	0.00346146	0
154	1 - 2 Miles	370779707021044	0	0	0	0	0	0	n/a	n/a	0.00449412	0
155	Less than 1/2 Mile	371539706002000	199	114	80	0	4	7	57.29%	42.71%	0.132980004	1496.469971
156	More than 5 Miles	371790203071075	1	1	0	0	0	0	100.00%	0.00%	1.218090057	0.820957005
157	More than 5 Miles	371470018002026	5	2	3	0	0	0	40.00%	60.00%	0.00631892	791.2739868
158	More than 5 Miles	370939701032023	98	58	32	0	0	22	59.18%	40.82%	0.060181201	1628.420044
159	More than 5 Miles	370370208003061	60	3	53	0	0	0	5.00%	95.00%	0.060023502	999.6079712
160	2 - 5 Miles	371910015001025	0	0	0	0	0	0	n/a	n/a	0.011645	0
161	2 - 5 Miles	370810168002038	6	6	0	0	0	0	100.00%	0.00%	0.157863006	38.00759888
162	2 - 5 Miles	371459204001015	4	0	4	0	0	0	0.00%	100.00%	0.021288799	187.8919983
163	More than 5 Miles	371830531102006	6	6	0	0	0	0	100.00%	0.00%	0.035270799	170.1119995
164	More than 5 Miles	370590802003020	49	49	0	0	0	0	1	0	0.790071011	62.0196991

	A	B	C	D	E	F	G	H
165	484	Mohawk Industries, Inc.- Greenville	7400058	WARO	Pitt	313111	Yarn Spinning Mills	Synthetic Minor
166	66	Renwood Mills, LLC - Flour Mill	1800150	MRO	Catawba	311211	Flour Milling	Synthetic Minor
167	820	Ready Mixed Concrete - Fayetteville Plant 115	2600061	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small
168	375	Yelton Milling Division of Lakeside Mills, Inc.	8100125	ARO	Rutherford	311211	Flour Milling	Small
169	636	Unifirst Corporation	9600144	WARO	Wayne	812332	Industrial Launderers	Small
170	774	American Fiber & Finishing, Inc.	8400094	MRO	Stanly	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
171	233	Roanoke Chowan Hospital	4600052	WARO	Hertford	62211	General Medical and Surgical Hospitals	Synthetic Minor
172	731	Concrete Supply Company, LLC - Gastonia Main Street	3600082	MRO	Gaston	32732	Ready-Mix Concrete Manufacturing	Small
173	71	Spirit AeroSystems, Inc.	5400197	WARO	Lenoir	336411	Aircraft Manufacturing	Synthetic Minor
174	923	Womble Feed Mill and Farm Supplies	4300050	FRO	Harnett	311119	Other Animal Food Manufacturing	Small
175	332	Blue Ridge Products, Inc.	1800374	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
176	750	Unifour Frame Company	1800334	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
177	335	Wake Stone Corp - Moncure Quarry	5300055	RRO	Lee	212321	Construction Sand and Gravel Mining	Small
178	562	S & W Ready Mix Concrete Co - Wilmington Plant	6500150	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
179	198	Kaysen-Roth Corporation - Asheboro Facility	7600018	WSRO	Randolph	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Synthetic Minor
180	1087	Keywell Metals, LLC	9000030	MRO	Union	331492	Secondary Smelting, Refining, and Alloying of Nonferrous Metals	Small
181	794	WSACC-Lower Rocky River Pump Station ** INACTIVE **	1300137	MRO	Cabarrus	22132	Sewage Treatment Facilities	Small
182	305	High Point Furniture Industries, Inc.	7600057	WSRO	Randolph	337211	Wood Office Furniture Manufacturing	Small
183	822	The Roberts Company	7400261	WARO	Pitt	33242	Metal Tank (Heavy Gauge) Manufacturing	Small
184	1076	Catawba Frames, Inc.	1800375	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
185	1069	Brisson Wood Company	9600254	WARO	Wayne	321113	Sawmills	Small
186	334	Evans and Sons Inc	9600112	WARO	Wayne	42451	Grain and Field Bean Merchant Wholesalers	Small
187	135	Century Furniture - Plant No. 2	1800045	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
188	319	Leviton Manufacturing Co., Inc.	0500064	WSRO	Ashe	326199	All Other Plastics Product Manufacturing	Small
189	44	Trans Carolina Products, LLC	7700085	FRO	Richmond	325181	Alkalies and Chlorine Manufacturing	Synthetic Minor
190	936	Chandler Concrete/Piedmont Inc. - Eden Plant # 105	7900033	WSRO	Rockingham	32732	Ready-Mix Concrete Manufacturing	Small
191	331	Victory Industrial Park, LLC	1300048	MRO	Cabarrus	335911	Storage Battery Manufacturing	Title V
192	581	International Automotive Components Group of North America	6200041	FRO	Montgomery	31411	Carpet and Rug Mills	Small
193	1008	Timberline LLC	9100089	RRO	Vance	32192	Wood Container and Pallet Manufacturing	Small
194	165	Giles Chemical, A Division of Premier Magnesia, LLC	4400802	ARO	Haywood	325998	All Other Miscellaneous Chemical Product and Preparation Materials	Small
195	730	Martin Lumber Company	4800029	WARO	Hyde	321113	Sawmills	Small
196	275	Carolina Yarn Processors, Divis. of Fendrich Industries, Inc	7500010	ARO	Polk	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
197	678	Special Fab & Machine, Inc.	2900056	WSRO	Davidson	332999	All Other Miscellaneous Fabricated Metal Product Manufacturing	Small
198	415	Councill Company, LLC - Plant #2	2900251	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
199	824	Commercial Ready Mix Products, Inc. - Buxton Plant	2800035	WARO	Dare	32732	Ready-Mix Concrete Manufacturing	Small
200	1031	Southern Concrete Materials, Inc. - Andrews Plant	2000012	ARO	Cherokee	32732	Ready-Mix Concrete Manufacturing	Small
201	624	Miller Control and Manufacturing Co Inc	8200129	FRO	Sampson	333412	Industrial and Commercial Fan and Blower Manufacturing	Small
202	231	Eaton Aeroquip, Inc.	8100004	ARO	Rutherford	32622	Rubber and Plastics Hoses and Belting Manufacturing	Small
203	1024	Southern Equip Co - Plant #13	3900071	RRO	Granville	327331	Concrete Block and Brick Manufacturing	Small
204	370	Lake Norman Regional Medical Center	4900264	MRO	Iredell	62211	General Medical and Surgical Hospitals	Small
205	50	Campbell University	4300090	FRO	Harnett	61131	Colleges, Universities, and Professional Schools	Synthetic Minor

	I	J	K	L	M	N	O	P	Q	R	S	T
165	35.600866	-77.390466	2.20	NOx	0.92	CO	0.73	SO2	0.34	2,189	Less than 1/2 Mile	4,628
166	35.662316	-81.219150	7.24	PM(TSP)	4.73	PM10	1.17	NOx	0.60	2,206	Less than 1/2 Mile	23,556
167	35.049155	-78.883511	0.52	PM(TSP)	0.35	PM10	0.17	Manganese Unlist	0.00	2,208	Less than 1/2 Mile	2,315
168	35.361733	-81.938650	3.10	PM(TSP)	2.10	PM10	0.50	PM2.5	0.50	2,215	Less than 1/2 Mile	8,020
169	35.371600	-77.999316	1.15	SO2	0.80	NOx	0.23	CO	0.06	2,217	Less than 1/2 Mile	11,394
170	35.354900	-80.203433	0.65	NOx	0.32	CO	0.26	VOC	0.02	2,225	Less than 1/2 Mile	4,308
171	36.286433	-76.994716	4.57	NOx	2.33	CO	1.58	PM10	0.17	2,233	Less than 1/2 Mile	394
172	35.263580	-81.175650	0.76	PM(TSP)	0.50	PM10	0.23	NOx	0.02	2,235	Less than 1/2 Mile	11,165
173	35.282665	-77.582500	7.09	NOx	3.58	CO	1.76	VOC	0.82	2,240	Less than 1/2 Mile	2,790
174	35.396188	-78.849870	0.29	PM(TSP)	0.21	PM10	0.07	PM2.5	0.01	2,241	Less than 1/2 Mile	71,803
175	35.729850	-81.387520	3.49	VOC	2.62	PM(TSP)	0.68	PM10	0.14	2,245	Less than 1/2 Mile	15,198
176	35.767033	-81.264508	0.73	PM(TSP)	0.35	PM10	0.24	PM2.5	0.14	2,245	Less than 1/2 Mile	19,382
177	35.616766	-79.103350	3.46	PM(TSP)	2.46	PM10	0.90	PM2.5	0.10	2,248	Less than 1/2 Mile	59,340
178	34.197616	-77.944466	1.52	PM(TSP)	1.05	PM10	0.47			2,255	Less than 1/2 Mile	4,738
179	35.747400	-79.817400	4.93	NOx	2.33	CO	1.96	VOC	0.18	2,271	Less than 1/2 Mile	13,162
180	34.980788	-80.526925	0.00	Chromium Unlisted	0.00	Chromium - All/To	0.00	Nickel & Compound	0.00	2,272	Less than 1/2 Mile	2,318
181	35.320200	-80.596550	0.58	NOx	0.39	CO	0.10	SO2	0.06	2,272	Less than 1/2 Mile	42,270
182	35.914066	-80.001766	3.75	VOC	1.14	CO	1.06	NOx	0.87	2,275	Less than 1/2 Mile	18,067
183	35.534783	-77.409300	0.51	VOC	0.50	PM(TSP)	0.01			2,279	Less than 1/2 Mile	26,571
184	35.712316	-81.148816	0.01	PM(TSP)	0.01					2,282	Less than 1/2 Mile	35,138
185	35.374666	-78.005583	0.02	PM10	0.01	PM(TSP)	0.01			2,291	Less than 1/2 Mile	9,238
186	35.550066	-77.972533	3.46	PM(TSP)	2.50	PM10	0.81	NOx	0.15	2,293	Less than 1/2 Mile	55,511
187	35.740080	-81.382710	5.91	VOC	4.60	Toluene	0.27	PM(TSP)	0.19	2,302	Less than 1/2 Mile	13,570
188	36.395700	-81.489800	3.61	NOx	1.15	CO	0.95	VOC	0.60	2,303	Less than 1/2 Mile	13,819
189	34.920505	-79.673308	8.06	PM(TSP)	1.76	PM2.5	1.76	PM10	1.76	2,308	Less than 1/2 Mile	12,950
190	36.520250	-79.695216	0.26	PM(TSP)	0.18	PM10	0.08			2,312	Less than 1/2 Mile	15,955
191	35.381388	-80.631111	3.50	CO	1.57	NOx	1.34	PM2.5	0.13	2,332	Less than 1/2 Mile	21,829
192	35.380333	-79.880583	1.41	VOC	0.83	NOx	0.33	CO	0.19	2,342	Less than 1/2 Mile	6,351
193	36.292671	-78.401416	0.12	PM(TSP)	0.10	PM10	0.02			2,343	Less than 1/2 Mile	19,879
194	35.493016	-82.992000	5.34	NOx	1.53	CO	1.28	PM(TSP)	1.12	2,344	Less than 1/2 Mile	18,581
195	35.638333	-76.581111	0.77	PM(TSP)	0.70	PM10	0.07			2,356	Less than 1/2 Mile	38,644
196	35.217566	-82.236600	4.08	NOx	1.40	CO	1.00	SO2	0.63	2,364	Less than 1/2 Mile	10,819
197	35.790936	-80.315683	0.97	MEK (methyl ethyl)	0.42	Xylene (mixed isor	0.11	NOx	0.10	2,371	Less than 1/2 Mile	10,213
198	35.638330	-80.114875	2.73	NOx	0.88	PM(TSP)	0.57	PM10	0.52	2,379	Less than 1/2 Mile	79,617
199	35.265400	-75.542966	0.50	PM(TSP)	0.40	PM10	0.10			2,382	Less than 1/2 Mile	246,562
200	35.197433	-83.833400	0.08	PM(TSP)	0.07	PM10	0.01	Arsenic Unlisted C	0.00	2,388	Less than 1/2 Mile	60,205
201	34.984583	-78.312600	1.21	Styrene	0.61	VOC	0.60			2,394	Less than 1/2 Mile	8,968
202	35.342500	-81.903333	4.58	VOC	1.26	NOx	1.07	CO	0.90	2,405	Less than 1/2 Mile	19,928
203	36.135716	-78.746683	0.09	PM(TSP)	0.06	PM10	0.03	Manganese & cor	0.00	2,410	Less than 1/2 Mile	8,916
204	35.549500	-80.854733	3.13	NOx	1.92	CO	0.89	PM(TSP)	0.10	2,414	Less than 1/2 Mile	1,048
205	35.411958	-78.744155	7.90	NOx	3.99	CO	3.31	PM(TSP)	0.30	2,414	Less than 1/2 Mile	50,124

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
165	Less than 1 Mile	371470007021004	1	0	1	0	0	0	0	1	0.018117599	55.19499969
166	2 - 5 Miles	370350112002057	2	1	0	0	0	1	0.5	0.5	0.0104814	190.8139954
167	Less than 1/2 Mile	370510038002064	0	0	0	0	0	0	n/a	n/a	0.0237609	0
168	1 - 2 Miles	371619606001058	48	35	13	0	0	0	72.92%	27.08%	0.142823994	336.0780029
169	2 - 5 Miles	371910015001022	54	7	47	0	0	0	12.96%	87.04%	0.124136999	435.0029907
170	Less than 1 Mile	371679312011006	2	1	0	0	0	0	50.00%	50.00%	0.088622503	22.56760025
171	Less than 1/4 Mile	370919504012041	10	1	9	0	0	0	0.100000001	0.899999976	0.0152169	657.1640015
172	2 - 5 Miles	370710319004050	0	0	0	0	0	0	n/a	n/a	0.00854217	0
173	Less than 1 Mile	371070106003010	63	7	56	0	0	0	0.111111	0.888889015	0.0601102	1048.079956
174	More than 5 Miles	370850707001058	10	10	0	0	0	0	100.00%	0.00%	0.0443541	225.4579926
175	2 - 5 Miles	370350106004037	35	29	3	0	0	0	82.86%	17.14%	0.050649598	691.0219727
176	2 - 5 Miles	370350103012029	0	0	0	0	0	0	n/a	n/a	0.0139976	0
177	More than 5 Miles	371050307011008	0	0	0	0	0	0	n/a	n/a	0.00374118	0
178	Less than 1 Mile	371290108001007	0	0	0	0	0	0	n/a	n/a	0.00299668	0
179	2 - 5 Miles	371510304002004	48	19	0	0	0	43	0.395832986	0.604166985	0.068006799	705.8120117
180	Less than 1/2 Mile	371790206022013	3	0	3	0	0	0	0.00%	100.00%	0.054409798	55.13710022
181	More than 5 Miles	370250415031066	13	13	0	0	0	0	100.00%	0.00%	0.091999099	141.3059998
182	2 - 5 Miles	371510316011011	0	0	0	0	0	0	n/a	n/a	0.0550102	0
183	More than 5 Miles	371470013011037	0	0	0	0	0	0	n/a	n/a	0.142664999	0
184	More than 5 Miles	370350114011001	29	26	1	0	0	1	89.66%	10.34%	0.083360597	347.8859863
185	1 - 2 Miles	371910020001063	0	0	0	0	0	0	n/a	n/a	0.085443303	0
186	More than 5 Miles	371910001012039	3	3	0	0	0	0	100.00%	0.00%	0.031538501	95.12180328
187	2 - 5 Miles	370350106003040	198	113	21	0	13	59	57.07%	42.93%	0.072778203	2720.590088
188	2 - 5 Miles	370099704004001	80	79	0	0	0	0	98.75%	1.25%	0.130671993	612.2199707
189	2 - 5 Miles	371539710001011	93	53	32	1	0	2	0.569891989	0.430108011	1.91316998	48.61040115
190	2 - 5 Miles	371570402002000	16	14	1	1	0	1	87.50%	12.50%	0.0214187	747.0109863
191	2 - 5 Miles	370250420002015	0	0	0	0	0	0	n/a	n/a	0.346237004	0
192	1 - 2 Miles	371239602002033	17	17	0	0	0	0	100.00%	0.00%	0.090239502	188.3880005
193	2 - 5 Miles	371819608002023	0	0	0	0	0	0	n/a	n/a	0.166667998	0
194	2 - 5 Miles	370879209001029	84	76	0	3	0	8	90.48%	9.52%	0.00858778	9781.339844
195	More than 5 Miles	370959201001344	68	47	2	2	4	11	69.12%	30.88%	1.245159984	54.61149979
196	2 - 5 Miles	371499203041016	77	73	4	0	0	0	94.81%	5.19%	0.153310999	502.2470093
197	1 - 2 Miles	370570617012044	85	85	0	0	0	0	100.00%	0.00%	0.153660998	553.1660156
198	More than 5 Miles	370570620022023	8	8	0	0	0	0	100.00%	0.00%	0.020086801	398.2709961
199	More than 5 Miles	370559705022105	89	73	0	0	0	17	82.02%	17.98%	0.100455999	885.960022
200	More than 5 Miles	370399301003045	51	48	0	0	0	5	94.12%	5.88%	0.0133439	3821.969971
201	1 - 2 Miles	371639708002002	40	4	28	1	0	7	10.00%	90.00%	0.031911999	1253.449951
202	2 - 5 Miles	371619606003056	1	1	0	0	0	0	100.00%	0.00%	0.068894297	14.51500034
203	1 - 2 Miles	370779707021036	0	0	0	0	0	0	n/a	n/a	0.0090666	0
204	Less than 1/4 Mile	370970614042040	0	0	0	0	0	0	n/a	n/a	0.0403018	0
205	More than 5 Miles	370850708022006	36	34	0	0	0	1	0.944444001	0.055555601	0.053658601	670.90802

	A	B	C	D	E	F	G	H
206	127	Bossong Hosiery Mills Inc	7600015	WSRO	Randolph	315111	Sheer Hosiery Mills	Synthetic Minor
207	306	Garland Woodcraft Co Inc	3200254	RRO	Durham	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Small
208	1052	MW Manufacturers Inc - Pine St	2600073	FRO	Cumberland	321912	Cut Stock, Resawing Lumber, and Planing	Small
209	873	Asheboro Ready Mix, Inc.	7600149	WSRO	Randolph	32732	Ready-Mix Concrete Manufacturing	Small
210	834	UFP New London, LLC	8400097	MRO	Stanly	42331	Lumber, Plywood, Millwork, and Wood Panel Merchant Wholes	Small
211	495	Wade Manufacturing Co - Rockingham	7700071	FRO	Richmond	31321	Broadwoven Fabric Mills	Small
212	466	Pacific Seacraft	0700145	WARO	Beaufort	336612	Boat Building	Synthetic Minor
213	565	Thomson Plastics, Inc.	2900313	WSRO	Davidson	326199	All Other Plastics Product Manufacturing	Small
214	625	Ralph's Frame Works, Inc.	7600085	WSRO	Randolph	337215	Showcase, Partition, Shelving, and Locker Manufacturing	Small
215	675	Southeastern Grain Company LLC- Mt. Olive #2 Division	9600205	WARO	Wayne	42451	Grain and Field Bean Merchant Wholesalers	Small
216	594	Arnold-Wilbert Corporation	9600229	WARO	Wayne	32732	Ready-Mix Concrete Manufacturing	Small
217	315	Laserwood, LLC	6200079	FRO	Montgomery	321113	Sawmills	Small
218	661	Southern Graphic Systems, Inc.	1800540	MRO	Catawba	323122	Prepress Services	Small
219	751	Packaging Corporation Of America - Goldsboro ** INACTIVE **	9600236	WARO	Wayne	322211	Corrugated and Solid Fiber Box Manufacturing	Small
220	230	Troy Ready Mix, Inc.	6200067	FRO	Montgomery	32732	Ready-Mix Concrete Manufacturing	Small
221	217	Endura Products, Inc. - Colfax Site	4100047	WSRO	Guilford	321911	Wood Window and Door Manufacturing	Synthetic Minor
222	1043	Cranford Woodcarving, Inc. Plant #1	1800062	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
223	344	LIAT, LLC - Jasper Library Furniture - Plant 1	4900008	MRO	Iredell	337127	Institutional Furniture Manufacturing	Small
224	516	Sandhills Regional Medical Center	7700072	FRO	Richmond	62211	General Medical and Surgical Hospitals	Small
225	17	Carolina Container Company	4100244	WSRO	Guilford	322211	Corrugated and Solid Fiber Box Manufacturing	Synthetic Minor
226	570	Goodman Millwork, Inc.	8000002	MRO	Rowan	321911	Wood Window and Door Manufacturing	Small
227	491	Capital Marble Creations, Inc. ** INACTIVE **	4300073	FRO	Harnett	327991	Cut Stone and Stone Product Manufacturing	Small
228	252	Hamby Brothers, Inc.	9700022	WSRO	Wilkes	32739	Other Concrete Product Manufacturing	Small
229	286	Unifi, Inc.	7900152	WSRO	Rockingham	313111	Yarn Spinning Mills	Small
230	642	Flint Hills Resources, LP	6500252	WIRO	New Hanover	42512	Wholesale Trade Agents and Brokers	Title V
231	667	Caledonian Alloys, Inc.	9000189	MRO	Union	331491	Nonferrous Metal (except Copper and Aluminum) Rolling, Draw	Synthetic Minor
232	345	Ornamental Products, LLC	4100409	WSRO	Guilford	321918	Other Millwork (including Flooring)	Synthetic Minor
233	529	McCreary Modern, Inc. - Plant No. 6	1400026	ARO	Caldwell	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
234	976	Hasty Plywood Co Inc	7800032	FRO	Robeson	321211	Hardwood Veneer and Plywood Manufacturing	Small
235	60	Mestek Inc	7400219	WARO	Pitt	333414	Heating Equipment (except Warm Air Furnaces) Manufacturing	Small
236	201	Commscope, Inc. - Claremont Operations	1800381	MRO	Catawba	331491	Nonferrous Metal (except Copper and Aluminum) Rolling, Draw	Small
237	6	Minton Ventures, LLC	1400203	ARO	Caldwell	339999	All Other Miscellaneous Manufacturing	Synthetic Minor
238	30	Shaw Industries Group, Inc. - Plant LP	2900334	WSRO	Davidson	322222	Coated and Laminated Paper Manufacturing	Synthetic Minor
239	209	Sampson County Regional Medical Center	8200047	FRO	Sampson	62211	General Medical and Surgical Hospitals	Small
240	779	Patrick Yarn Mill, Inc.	2300338	MRO	Cleveland	313111	Yarn Spinning Mills	Small
241	116	D & S Frames, Inc.	1800445	MRO	Catawba	337211	Wood Office Furniture Manufacturing	Small
242	1013	Chesterfield Wood Products, Inc.	1200190	ARO	Burke	321211	Hardwood Veneer and Plywood Manufacturing	Small
243	396	Spinrite LP	0700047	WARO	Beaufort	313311	Broadwoven Fabric Finishing Mills	Small
244	197	Southern Concrete Materials, Inc. - Hendersonville	4500009	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
245	1050	Autumn Wood Products LLC ** INACTIVE **	1400161	ARO	Caldwell	321918	Other Millwork (including Flooring)	Small
246	52	Production Systems, Inc.	2900365	WSRO	Davidson	321114	Wood Preservation	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
206	35.708800	-79.826000	6.01	NOx	2.43	CO	2.04	VOC	0.63	2,416	Less than 1/2 Mile	3,628
207	35.980416	-78.878783	3.74	VOC	2.69	PM(TSP)	0.42	Methanol (methyl a	0.26	2,421	Less than 1/2 Mile	19,923
208	35.046383	-78.888261	0.04	PM(TSP)	0.02	VOC	0.02			2,423	Less than 1/2 Mile	2,874
209	35.746000	-79.818766	0.41	PM(TSP)	0.28	PM10	0.13	Manganese & corn	0.00	2,424	Less than 1/2 Mile	12,691
210	35.421016	-80.212066	0.48	PM(TSP)	0.48					2,434	Less than 1/2 Mile	21,321
211	34.928200	-79.782333	2.07	NOx	0.67	CO	0.57	VOC	0.36	2,447	Less than 1/2 Mile	9,760
212	35.550000	-77.066666	2.33	VOC	1.87	Styrene	0.22	PM(TSP)	0.10	2,448	Less than 1/2 Mile	8,616
213	35.816583	-80.207283	1.51	NOx	0.99	CO	0.23	SO2	0.17	2,461	Less than 1/2 Mile	23,877
214	35.916700	-80.003600	1.21	PM(TSP)	0.29	PM10	0.25	CO	0.23	2,465	Less than 1/2 Mile	17,026
215	35.183016	-78.077500	1.00	PM(TSP)	0.80	PM10	0.20			2,467	Less than 1/2 Mile	73,584
216	35.402933	-78.017433	1.36	PM(TSP)	1.04	PM10	0.32			2,472	Less than 1/2 Mile	5,624
217	35.355263	-79.782203	3.63	PM(TSP)	2.41	PM10	1.22			2,477	Less than 1/2 Mile	32,590
218	35.738800	-81.313750	1.05	VOC	1.05					2,482	Less than 1/2 Mile	6,958
219	35.412433	-77.984450	0.72	PM(TSP)	0.41	VOC	0.14	NOx	0.06	2,484	Less than 1/2 Mile	10,864
220	35.324133	-79.938766	4.58	PM(TSP)	2.86	PM10	0.86	PM2.5	0.86	2,486	Less than 1/2 Mile	20,636
221	36.104135	-79.987008	4.71	VOC	2.00	PM(TSP)	1.31	NOx	0.43	2,500	Less than 1/2 Mile	48,314
222	35.726870	-81.307620	0.06	PM2.5	0.02	PM(TSP)	0.02	PM10	0.02	2,521	Less than 1/2 Mile	9,532
223	35.718050	-80.896770	3.35	VOC	2.30	Toluene	0.87	PM10	0.09	2,521	Less than 1/2 Mile	30,246
224	34.901883	-79.708300	1.88	NOx	0.92	CO	0.68	PM10	0.07	2,525	Less than 1/2 Mile	470
225	35.930366	-80.022966	9.08	NOx	2.45	CO	2.06	VOC	1.82	2,536	Less than 1/2 Mile	12,133
226	35.656667	-80.483056	1.48	VOC	0.97	PM(TSP)	0.23	Toluene	0.12	2,540	Less than 1/2 Mile	9,668
227	35.405033	-78.818666	2.14	VOC	1.07	Styrene	0.96	Methyl methacryla	0.11	2,542	Less than 1/2 Mile	65,329
228	36.155868	-81.169588	4.33	PM(TSP)	3.32	PM10	1.00	SO2	0.01	2,560	Less than 1/2 Mile	3,683
229	36.402766	-79.987833	3.99	PM10	1.33	PM(TSP)	1.33	PM2.5	1.33	2,560	Less than 1/2 Mile	71,795
230	34.187966	-77.952133	1.13	Xylene, p-	0.52	VOC	0.51	NOx	0.09	2,569	Less than 1/2 Mile	7,242
231	34.997933	-80.500000	1.02	PM2.5	0.22	PM10	0.22	PM(TSP)	0.22	2,574	Less than 1/2 Mile	10,680
232	35.919866	-80.003513	3.35	VOC	2.36	Styrene	0.30	Toluene	0.13	2,574	Less than 1/2 Mile	15,896
233	35.863900	-81.596900	1.79	SO2	1.51	NOx	0.10	PM(TSP)	0.06	2,605	Less than 1/2 Mile	24,952
234	34.739400	-79.356166	0.19	VOC	0.10	Vinyl acetate	0.08	PM(TSP)	0.01	2,610	Less than 1/2 Mile	34,490
235	35.583750	-77.600416	7.63	VOC	4.43	Xylene (mixed isor	1.38	Toluene	0.58	2,616	Less than 1/2 Mile	57,432
236	35.719620	-81.135060	4.91	VOC	1.63	MEK (methyl ethyl	1.53	NOx	1.00	2,620	Less than 1/2 Mile	39,272
237	35.901115	-81.550550	9.58	CO	2.93	NOx	2.39	PM(TSP)	1.57	2,623	Less than 1/2 Mile	5,706
238	35.927783	-80.236216	8.64	NOx	2.73	CO	2.29	VOC	1.49	2,626	Less than 1/2 Mile	40,829
239	35.007216	-78.324433	4.77	NOx	2.33	CO	1.80	PM10	0.16	2,633	Less than 1/2 Mile	26
240	35.232730	-81.349610	0.63	PM(TSP)	0.42	PM10	0.21			2,634	Less than 1/2 Mile	3,891
241	35.660133	-81.097150	6.24	PM(TSP)	3.11	PM10	2.01	PM2.5	1.12	2,634	Less than 1/2 Mile	54,138
242	35.803600	-81.665250	0.11	PM10	0.04	PM(TSP)	0.04	PM2.5	0.03	2,652	Less than 1 Mile	26,700
243	35.553883	-77.073066	2.88	NOx	0.94	VOC	0.82	CO	0.74	2,680	Less than 1 Mile	10,645
244	35.296583	-82.438250	4.95	PM(TSP)	3.81	PM10	1.14	Arsenic & Compou	0.00	2,685	Less than 1 Mile	12,191
245	35.833611	-81.483889	0.04	PM(TSP)	0.02	PM2.5	0.01	PM10	0.01	2,693	Less than 1 Mile	31,831
246	35.871000	-80.070000	7.86	VOC	4.75	MEK (methyl ethyl	2.11	PM(TSP)	0.76	2,695	Less than 1 Mile	12,733

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
206	Less than 1 Mile	371510304002051	22	5	12	0	0	5	0.227273002	0.772727013	0.0410151	536.3880005
207	2 - 5 Miles	370630010013044	9	0	9	0	0	1	0.00%	100.00%	0.00778618	1155.890015
208	Less than 1 Mile	370510038003048	0	0	0	0	0	0	n/a	n/a	0.0255978	0
209	2 - 5 Miles	371510304002004	48	19	0	0	0	43	39.58%	60.42%	0.068006799	705.8120117
210	2 - 5 Miles	371679301023011	2	2	0	0	0	0	100.00%	0.00%	0.0590313	33.88029861
211	1 - 2 Miles	371539707004017	5	5	0	0	0	0	100.00%	0.00%	0.068480998	73.01300049
212	1 - 2 Miles	370139303001092	79	77	0	0	1	2	0.974684	0.025316499	0.031396899	2516.169922
213	2 - 5 Miles	370570619021015	57	57	0	0	0	0	100.00%	0.00%	0.098466501	578.8770142
214	2 - 5 Miles	371510316011001	2	0	0	0	0	2	0.00%	100.00%	0.049052101	40.77299881
215	More than 5 Miles	371910007001030	0	0	0	0	0	0	n/a	n/a	0.0156009	0
216	1 - 2 Miles	371910012002045	0	0	0	0	0	0	n/a	n/a	0.0147112	0
217	More than 5 Miles	371239601004092	11	5	1	1	0	8	45.45%	54.55%	0.042357899	259.6919861
218	1 - 2 Miles	370350110001007	28	24	4	0	0	1	85.71%	14.29%	0.056940101	491.7449951
219	2 - 5 Miles	371910012001085	0	0	0	0	0	0	n/a	n/a	0.0272044	0
220	2 - 5 Miles	371239602004098	31	31	0	0	0	0	100.00%	0.00%	0.82366699	37.63660049
221	More than 5 Miles	370810162012049	5	5	0	0	0	0	1	0	0.151480004	33.00770187
222	1 - 2 Miles	370350110001040	0	0	0	0	0	0	n/a	n/a	0.079169102	0
223	More than 5 Miles	370970612013039	0	0	0	0	0	0	n/a	n/a	0.116033003	0
224	Less than 1/4 Mile	371539710002041	114	24	80	2	0	0	21.05%	78.95%	0.253428996	449.8299866
225	2 - 5 Miles	370810145011026	0	0	0	0	0	0	n/a	n/a	0.00410965	0
226	1 - 2 Miles	371590502021016	1	0	1	0	0	0	0.00%	100.00%	0.0403938	24.75629997
227	More than 5 Miles	370850707001024	14	9	5	0	0	0	64.29%	35.71%	0.016298501	858.9749756
228	Less than 1 Mile	371939607003007	445	332	48	4	0	68	74.61%	25.39%	0.172372997	2581.610107
229	More than 5 Miles	371570407001008	3	3	0	0	0	0	100.00%	0.00%	0.145370007	20.63699913
230	1 - 2 Miles	371290108001052	0	0	0	0	0	0	n/a	n/a	0.161698997	0
231	2 - 5 Miles	371790206011056	997	185	299	2	2	632	0.185556993	0.814442992	0.531616986	1875.410034
232	2 - 5 Miles	370810145011060	7	3	0	0	4	0	0.428570986	0.571429014	0.0438594	159.6009979
233	2 - 5 Miles	370270308004008	604	558	5	0	2	47	92.38%	7.62%	0.843909025	715.71698
234	More than 5 Miles	371559620011029	0	0	0	0	0	0	n/a	n/a	0.0109872	0
235	More than 5 Miles	371470018001041	1	0	1	0	0	0	0.00%	100.00%	0.376556009	2.6556499
236	More than 5 Miles	370350101023059	0	0	0	0	0	0	n/a	n/a	0.050190501	0
237	1 - 2 Miles	370270301006007	98	75	1	4	0	33	0.765305996	0.234694004	0.208941996	469.0299988
238	More than 5 Miles	370570602033057	0	0	0	0	0	0	n/a	n/a	0.192567006	0
239	Less than 1/4 Mile	371639706004020	53	46	4	0	0	3	86.79%	13.21%	0.0429524	1233.920044
240	Less than 1 Mile	370459504005006	483	387	68	1	9	14	80.12%	19.88%	0.405589998	1190.859985
241	More than 5 Miles	370350114023011	151	149	0	1	0	0	98.68%	1.32%	0.883059978	170.9960022
242	More than 5 Miles	370230201003034	55	55	0	0	0	0	100.00%	0.00%	2.535439968	21.69249916
243	2 - 5 Miles	370139303001033	21	6	11	0	0	5	28.57%	71.43%	0.168491006	124.6360016
244	2 - 5 Miles	370899313003057	0	0	0	0	0	0	n/a	n/a	0.00742377	0
245	More than 5 Miles	370270307003040	13	13	0	0	0	0	100.00%	0.00%	0.00678173	1916.920044
246	2 - 5 Miles	370570610002012	0	0	0	0	0	0	n/a	n/a	0.0198406	0

	A	B	C	D	E	F	G	H
247	137	FUJIFILM Diosynth Biotechnologies U.S.A., Inc.	9200570	RRO	Wake	325414	Biological Product (except Diagnostic) Manufacturing	Small
248	1081	Sun Gro Horticulture	7000097	WARO	Pasquotank	327999	All Other Miscellaneous Nonmetallic Mineral Product Manufact	Small
249	1005	B & E Woodturning, Inc.	1400155	ARO	Caldwell	321912	Cut Stock, Resawing Lumber, and Planing	Small
250	1041	Tru-Cast, Inc.	4100836	WSRO	Guilford	331524	Aluminum Foundries (except Die-Casting)	Small
251	893	Frontier Spinning Mills, Inc., Plant 5	7900137	WSRO	Rockingham	313111	Yarn Spinning Mills	Small
252	7	RPC Contracting Inc - Kitty Hawk	2800042	WARO	Dare	324121	Asphalt Paving Mixture and Block Manufacturing	Small
253	709	Weir SPM Flow Division North Carolina ** INACTIVE **	0700128	WARO	Beaufort	332911	Industrial Valve Manufacturing	Small
254	287	Meredith-Webb Printing Company, Inc.	0100300	WSRO	Alamance	323111	Commercial Gravure Printing	Small
255	759	KBAR Parts L.L.C.	0900057	FRO	Bladen	333415	Air-Conditioning and Warm Air Heating Equipment and Comm	Synthetic Minor
256	841	Gildan Yarns, LLC Plant 71	0900081	FRO	Bladen	313111	Yarn Spinning Mills	Small
257	324	Meghan Blake Industries, Inc. dba Fine Furniture	1800079	MRO	Catawba	321918	Other Millwork (including Flooring)	Small
258	285	Tomlinson/Erwin-Lambeth, Inc.	2900055	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
259	86	Gentry Mills, Inc.	8400093	MRO	Stanly	31321	Broadwoven Fabric Mills	Small
260	633	Eastern Minerals, Inc.	9100081	RRO	Vance	311119	Other Animal Food Manufacturing	Synthetic Minor
261	656	Rowland Woodworking, Inc.	4100060	WSRO	Guilford	337212	Custom Architectural Woodwork and Millwork Manufacturing	Small
262	460	Preformed Line Products Company	8400041	MRO	Stanly	332618	Other Fabricated Wire Product Manufacturing	Small
263	213	TNT Services Inc	2800040	WARO	Dare	32732	Ready-Mix Concrete Manufacturing	Small
264	242	Lake Phelps Grain, Inc.	9800014	RRO	Wilson	42451	Grain and Field Bean Merchant Wholesalers	Small
265	819	Thomas Concrete of Carolina, Inc. - Gastonia Plant	3600222	MRO	Gaston	32732	Ready-Mix Concrete Manufacturing	Small
266	1075	Integrity Design and Displays, Inc. ** INACTIVE **	9700167	WSRO	Wilkes	337215	Showcase, Partition, Shelving, and Locker Manufacturing	Small
267	120	Ecolab, Inc.	4100019	WSRO	Guilford	325611	Soap and Other Detergent Manufacturing	Small
268	696	Uwharrie Lumber Company	6200049	FRO	Montgomery	321999	All Other Miscellaneous Wood Product Manufacturing	Small
269	809	Concrete Supply Co., LLC - Hamlet	7700060	FRO	Richmond	32732	Ready-Mix Concrete Manufacturing	Small
270	148	Acme-McCrary Corp. - Pritchard Street Plant	7600002	WSRO	Randolph	315111	Sheer Hosiery Mills	Synthetic Minor
271	928	Sealed Air Corp - Cryovac Div	7700054	FRO	Richmond	322291	Sanitary Paper Product Manufacturing	Small
272	906	Southern Equipment Co., Ready Mixed Concrete Co - Garner #5	9200370	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
273	238	Martin Marietta Aggregates - Garner Plt	9200260	RRO	Wake	212313	Crushed and Broken Granite Mining and Quarrying	Small
274	613	Kerrs Hickory Ready-Mixed Concrete Co., Inc. - Hickory Plant	1800370	MRO	Catawba	32732	Ready-Mix Concrete Manufacturing	Small
275	653	CEMEX Construction Materials Atlantic, LLC - ** INACTIVE **	9000122	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
276	265	OBI Linings Inc	0700130	WARO	Beaufort	332999	All Other Miscellaneous Fabricated Metal Product Manufacturi	Small
277	350	Gotico Furniture and Accents, Inc.	7600127	WSRO	Randolph	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
278	714	Southern Equipment Co. - Raleigh Plant #4	9200367	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
279	1094	Concord Plating	1300157	MRO	Cabarrus	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
280	935	CEMEX Construction Materials Atlantic, LLC - Statesville	4900170	MRO	Iredell	42339	Other Construction Material Merchant Wholesalers	Synthetic Minor
281	327	Hairfield Wilbert Burial Vault Company ** INACTIVE **	1200135	ARO	Burke	32739	Other Concrete Product Manufacturing	Small
282	780	Hydro Conduit Corporation DBA Rinker Materials Concrete Pipe	9800047	RRO	Wilson	327332	Concrete Pipe Manufacturing	Small
283	724	NC Municipal Power Agency No. 1 - High Point ** INACTIVE **	4101143	WSRO	Guilford	221112	Fossil Fuel Electric Power Generation	Small
284	3	Greene Brothers Furniture Company ** INACTIVE **	9700026	WSRO	Wilkes	337121	Upholstered Household Furniture Manufacturing	Small
285	896	Concrete Supply Company, LLC - Salisbury	8000014	MRO	Rowan	32732	Ready-Mix Concrete Manufacturing	Small
286	296	Marx Industries, Inc.	1400194	ARO	Caldwell	337121	Upholstered Household Furniture Manufacturing	Small
287	677	Argos Cement, LLC - Durham Terminal	3200221	RRO	Durham	32731	Cement Manufacturing	Synthetic Minor

	I	J	K	L	M	N	O	P	Q	R	S	T
247	35.841216	-78.852283	5.89	NOx	2.82	CO	2.18	PM10	0.22	2,700	Less than 1 Mile	42,356
248	36.291700	-76.275000	0.01	PM(TSP)	0.01					2,725	Less than 1 Mile	20,298
249	35.921861	-81.533250	0.12	SO2	0.07	NOx	0.02	PM10	0.01	2,727	Less than 1 Mile	4,178
250	36.050021	-79.862993	0.06	PM(TSP)	0.04	PM10	0.02			2,727	Less than 1 Mile	16,533
251	36.414450	-79.933850	0.36	PM(TSP)	0.25	PM10	0.11			2,731	Less than 1 Mile	64,261
252	36.071666	-75.718166	9.56	CO	2.93	SO2	2.67	NOx	1.38	2,734	Less than 1 Mile	56,353
253	35.553816	-77.023100	0.86	VOC	0.74	PM(TSP)	0.06	PM10	0.06	2,738	Less than 1 Mile	4,642
254	36.096570	-79.432110	3.97	VOC	3.71	MEK (methyl ethyl)	0.20	PM(TSP)	0.05	2,740	Less than 1 Mile	24,374
255	34.613433	-78.611583	0.70	VOC	0.35	Styrene	0.32	Xylene (mixed isor)	0.02	2,751	Less than 1 Mile	3,508
256	34.493433	-78.668766	0.47	PM(TSP)	0.33	PM10	0.14			2,754	Less than 1 Mile	50,440
257	35.581821	-81.438176	3.60	PM(TSP)	1.75	PM10	1.19	PM2.5	0.66	2,766	Less than 1 Mile	64,039
258	35.872783	-80.070550	4.00	VOC	2.54	Methanol (methyl a	0.59	Toluene	0.35	2,769	Less than 1 Mile	12,425
259	35.349930	-80.223090	6.80	NOx	2.24	VOC	2.21	CO	1.87	2,782	Less than 1 Mile	9,978
260	36.271016	-78.405566	1.16	PM(TSP)	0.88	Manganese Unlist	0.09	Manganese & corr	0.09	2,783	Less than 1 Mile	25,391
261	35.940700	-79.997400	1.07	VOC	0.69	Hexane, n-	0.18	Toluene	0.18	2,784	Less than 1 Mile	9,335
262	35.342400	-80.165221	2.37	VOC	1.71	Methylene diphenyl	0.20	Polycyclic Organic	0.20	2,791	Less than 1 Mile	11,809
263	36.056633	-75.715466	4.73	PM(TSP)	3.63	PM10	1.10	Arsenic Metal, ele	0.00	2,807	Less than 1 Mile	51,329
264	35.704666	-77.905100	4.45	PM(TSP)	3.16	PM10	0.76	CO	0.26	2,808	Less than 1 Mile	8,099
265	35.180516	-81.133533	0.52	PM(TSP)	0.35	PM10	0.17	Manganese Unlist	0.00	2,834	Less than 1 Mile	33,196
266	36.123396	-81.168475	0.01	SO2	0.01	Toluene	0.00	Fluorides (sum of a	0.00	2,836	Less than 1 Mile	13,406
267	36.097500	-79.987833	6.15	PM(TSP)	2.70	PM10	2.44	VOC	0.36	2,854	Less than 1 Mile	48,245
268	35.369533	-79.890016	0.91	PM(TSP)	0.55	PM10	0.23	PM2.5	0.13	2,856	Less than 1 Mile	1,652
269	34.873066	-79.739566	0.54	PM(TSP)	0.36	PM10	0.17	NOx	0.01	2,856	Less than 1 Mile	13,598
270	35.717700	-79.802100	5.69	NOx	2.74	CO	2.30	PM(TSP)	0.20	2,865	Less than 1 Mile	4,269
271	34.937333	-79.790733	0.28	NOx	0.15	SO2	0.05	CO	0.04	2,870	Less than 1 Mile	12,672
272	35.704333	-78.597783	0.32	PM(TSP)	0.22	PM10	0.10	Manganese & corr	0.00	2,873	Less than 1 Mile	27,927
273	35.702288	-78.577486	4.49	PM(TSP)	3.04	PM10	1.45			2,874	Less than 1 Mile	28,596
274	35.731331	-81.357788	1.26	PM(TSP)	0.85	PM10	0.41	Manganese Unlist	0.00	2,882	Less than 1 Mile	6,500
275	35.076433	-80.634533	1.08	PM(TSP)	0.57	PM10	0.26	PM2.5	0.25	2,893	Less than 1 Mile	28,558
276	35.519400	-77.103166	4.21	VOC	2.11	Toluene	1.47	Xylene (mixed isor)	0.19	2,894	Less than 1 Mile	22,315
277	35.914616	-80.004466	3.34	VOC	1.91	Toluene	0.79	MEK (methyl ethyl)	0.20	2,899	Less than 1 Mile	17,733
278	35.792000	-78.769166	0.85	PM(TSP)	0.58	PM10	0.27	Manganese Unlist	0.00	2,910	Less than 1 Mile	19,200
279	35.386180	-80.585770	0.00	Sulfuric acid	0.00	Chromium (VI) Sol	0.00	Nickel & Compoun	0.00	2,933	Less than 1 Mile	18,827
280	35.761816	-80.833466	0.26	PM(TSP)	0.16	PM2.5	0.05	PM10	0.05	2,950	Less than 1 Mile	19,127
281	35.720800	-81.641100	3.57	VOC	3.18	PM(TSP)	0.30	PM10	0.09	2,953	Less than 1 Mile	4,496
282	35.704733	-77.912383	0.62	NOx	0.27	CO	0.22	PM(TSP)	0.07	2,956	Less than 1 Mile	9,187
283	35.924400	-79.990083	0.79	NOx	0.57	CO	0.16	VOC	0.02	2,960	Less than 1 Mile	15,588
284	36.185800	-81.138900	9.88	PM(TSP)	2.17	VOC	1.88	PM10	1.68	2,969	Less than 1 Mile	11,180
285	35.686360	-80.513460	0.35	PM(TSP)	0.21	PM10	0.10	CO	0.02	2,975	Less than 1 Mile	8,013
286	35.826916	-81.477150	3.87	VOC	3.87					2,981	Less than 1 Mile	31,969
287	35.983050	-78.862783	0.98	PM(TSP)	0.43	PM10	0.36	PM2.5	0.19	2,987	Less than 1 Mile	22,440

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
247	More than 5 Miles	371830536081042	0	0	0	0	0	0	n/a	n/a	0.403362989	0
248	2 - 5 Miles	371399606001028	17	12	4	0	0	1	70.59%	29.41%	0.431329995	39.4129982
249	Less than 1 Mile	370270301001023	100	60	35	0	0	6	60.00%	40.00%	0.052099999	1919.390015
250	2 - 5 Miles	370810116023010	75	36	25	0	3	11	48.00%	52.00%	0.077316597	970.0380249
251	More than 5 Miles	371570406021019	38	35	3	0	0	0	92.11%	7.89%	0.507475972	74.88040161
252	More than 5 Miles	370559701022029	656	648	4	0	1	27	98.78%	1.22%	1.982280016	330.9320068
253	Less than 1 Mile	370139304002029	157	120	33	0	0	1	76.43%	23.57%	0.235842004	665.7000122
254	2 - 5 Miles	370010201004005	0	0	0	0	0	0	n/a	n/a	0.00971835	0
255	Less than 1 Mile	370179504002036	4	2	2	0	0	0	0.5	0.5	0.148663998	26.90629959
256	More than 5 Miles	370179506007073	30	2	27	0	0	0	6.67%	93.33%	0.087928101	341.1879883
257	More than 5 Miles	370350118022029	89	86	0	0	0	1	96.63%	3.37%	0.794341028	112.0429993
258	2 - 5 Miles	370570610002010	16	6	4	0	0	5	37.50%	62.50%	0.027750799	576.5599976
259	1 - 2 Miles	371679312022032	0	0	0	0	0	0	n/a	n/a	0.061796602	0
260	2 - 5 Miles	371819610001011	0	0	0	0	0	0	n/a	n/a	0.041259199	0
261	1 - 2 Miles	370810142003027	0	0	0	0	0	0	n/a	n/a	0.0033953	0
262	2 - 5 Miles	371679310005004	0	0	0	0	0	0	n/a	n/a	0.147568002	0
263	More than 5 Miles	370559701021029	196	185	4	1	0	8	94.39%	5.61%	1.237280011	158.4120026
264	1 - 2 Miles	371950008023011	222	23	77	0	0	135	10.36%	89.64%	0.246356994	901.1309814
265	More than 5 Miles	370710333061001	296	282	13	0	0	0	95.27%	4.73%	1.549950004	190.973999
266	2 - 5 Miles	371939610022016	7	6	1	0	0	0	85.71%	14.29%	0.022701999	308.3429871
267	More than 5 Miles	370810162012047	1	1	0	0	0	0	100.00%	0.00%	0.205934003	4.855919838
268	Less than 1/2 Mile	371239602002028	14	14	0	0	0	0	100.00%	0.00%	0.170027003	82.33989716
269	2 - 5 Miles	371539709001037	95	59	13	2	0	20	62.11%	37.89%	0.093961999	1011.049988
270	Less than 1 Mile	371510303013011	78	52	12	0	9	2	0.666666985	0.333332986	0.087153599	894.9719849
271	2 - 5 Miles	371539703005019	41	40	0	0	0	1	97.56%	2.44%	0.158392996	258.8500061
272	More than 5 Miles	371830528032023	9	7	2	0	0	0	77.78%	22.22%	0.060596399	148.5240021
273	More than 5 Miles	371830528072040	15	12	2	1	0	0	80.00%	20.00%	1.572250009	9.540470123
274	1 - 2 Miles	370350107001003	15	7	5	0	0	1	46.67%	53.33%	0.0128193	1170.109985
275	More than 5 Miles	371790203061016	0	0	0	0	0	0	n/a	n/a	0.0405237	0
276	2 - 5 Miles	370139310001053	0	0	0	0	0	0	n/a	n/a	0.0593661	0
277	2 - 5 Miles	371510316011014	0	0	0	0	0	0	n/a	n/a	0.0143534	0
278	2 - 5 Miles	371830535174000	0	0	0	0	0	0	n/a	n/a	0.031259101	0
279	2 - 5 Miles	370250421013004	92	4	88	0	0	4	4.35%	95.65%	0.265938014	345.9450073
280	2 - 5 Miles	370970606032035	13	12	1	0	0	0	0.923076987	0.076923102	0.493041009	26.36700058
281	Less than 1 Mile	370230212012032	69	68	1	0	0	0	98.55%	1.45%	0.280243993	246.2140045
282	1 - 2 Miles	371950008022016	0	0	0	0	0	0	n/a	n/a	0.122700997	0
283	2 - 5 Miles	370810145011007	32	28	4	0	0	4	87.50%	12.50%	0.258354992	123.8610001
284	2 - 5 Miles	371939605003022	4	0	4	0	0	0	0.00%	100.00%	0.261435986	15.30010033
285	1 - 2 Miles	371590513034025	41	19	17	3	0	4	46.34%	53.66%	0.065859199	622.539978
286	More than 5 Miles	370270307003052	0	0	0	0	0	0	n/a	n/a	0.0135313	0
287	2 - 5 Miles	370630010022017	0	0	0	0	0	0	n/a	n/a	0.0171848	0

	A	B	C	D	E	F	G	H
288	830	Mother Murphy's Laboratories, Inc.	4100025	WSRO	Guilford	31193	Flavoring Syrup and Concentrate Manufacturing	Small
289	541	Chandler Concrete Co Inc	3200217	RRO	Durham	32732	Ready-Mix Concrete Manufacturing	Small
290	182	Pinnacle Corrugated, LLC	8000170	MRO	Rowan	322211	Corrugated and Solid Fiber Box Manufacturing	Small
291	999	Mt Olive Pickle Co Inc	9600095	WARO	Wayne	311421	Fruit and Vegetable Canning	Synthetic Minor
292	1098	CEMEX Construction Materials Atlantic, LLC - ** INACTIVE **	4500089	ARO	Henderson	327331	Concrete Block and Brick Manufacturing	Small
293	857	Thomas Concrete of Carolina, Inc. - Concord Plant	1300131	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
294	103	CMH Manufacturing Inc. d/b/a Schult Homes - Plant 957	8000168	MRO	Rowan	321991	Manufactured Home (Mobile Home) Manufacturing	Small
295	261	H & P Wood Turnings, Inc.	7100057	WIRO	Pender	321999	All Other Miscellaneous Wood Product Manufacturing	Small
296	1067	Classic Dyestuffs, Inc.	4100043	WSRO	Guilford	42469	Other Chemical and Allied Products Merchant Wholesalers	Small
297	838	Southern Equipment Company -Plant # 1	9200584	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
298	777	Candor Creek Investments LLC	6200065	FRO	Montgomery	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
299	97	Resco Products Inc. - Piedmont Minerals	6800013	RRO	Orange	212399	All Other Nonmetallic Mineral Mining	Synthetic Minor
300	329	Van Wingerden International, Inc. - Haywood and Glasshouse	4500312	ARO	Henderson	111422	Floriculture Production	Synthetic Minor
301	80	Spartan Dyers, Inc., Sterling Division	3600093	MRO	Gaston	313111	Yarn Spinning Mills	Synthetic Minor
302	846	Davis Wood Products, Inc.	1400036	ARO	Caldwell	321211	Hardwood Veneer and Plywood Manufacturing	Small
303	109	Wood Processing, LLC dba Boone Custom Forest Products	9500001	WSRO	Watauga	321999	All Other Miscellaneous Wood Product Manufacturing	Small
304	758	Southern Block Company, Inc. ** INACTIVE **	3100120	WIRO	Duplin	327331	Concrete Block and Brick Manufacturing	Small
305	250	Stanford Furniture Corporation	1800539	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
306	510	Unique Carving, Inc.	2900311	WSRO	Davidson	321918	Other Millwork (including Flooring)	Small
307	508	Southern Concrete Materials, Inc. - Brevard	8800054	ARO	Transylvania	32732	Ready-Mix Concrete Manufacturing	Small
308	219	FCC (North Carolina), LLC.	8300096	FRO	Scotland	33635	Motor Vehicle Transmission and Power Train Parts Manufactu	Small
309	608	NC Municipal Power Agency No.1, Statesville Delivery #3 Unit	4900305	MRO	Iredell	221119	Other Electric Power Generation	Small
310	228	TSG Finishing, LLC - Combeau Industries	1800474	MRO	Catawba	313311	Broadwoven Fabric Finishing Mills	Small
311	720	Chandler Concrete Inc	7300017	RRO	Person	32732	Ready-Mix Concrete Manufacturing	Small
312	47	NSEW Corp DBA Bailey Feed Mill	5100025	RRO	Johnston	42451	Grain and Field Bean Merchant Wholesalers	Synthetic Minor
313	141	Valdese Weavers, Inc. Crescent Street Plant	1200139	ARO	Burke	313311	Broadwoven Fabric Finishing Mills	Small
314	829	S. T. Wooten Zebulon Plant 2	9200396	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
315	308	Southern Concrete Materials, Inc. - Franklin	5700114	ARO	Macon	32732	Ready-Mix Concrete Manufacturing	Small
316	454	Parker Southern, Inc.	1800429	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
317	660	Chandler Concrete Co., Inc. - Worth Street Plant 601	0100057	WSRO	Alamance	32732	Ready-Mix Concrete Manufacturing	Small
318	802	Southern Equip Co. - Raleigh Plt #2	9200369	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
319	592	Martin Marietta Materials, Inc. - Bonds Quarry	1300136	MRO	Cabarrus	212313	Crushed and Broken Granite Mining and Quarrying	Small
320	557	J L Powell & Company, Inc.	2400156	WIRO	Columbus	321918	Other Millwork (including Flooring)	Small
321	356	NC Municipal Power Agency No. 1 - Gastonia Freightliner	3600325	MRO	Gaston	221122	Electric Power Distribution	Small
322	40	Chemol Company, Inc.	4100886	WSRO	Guilford	325199	All Other Basic Organic Chemical Manufacturing	Synthetic Minor
323	948	Martin Marietta Materials Inc. - Bessemer City Quarry	3600147	MRO	Gaston	212313	Crushed and Broken Granite Mining and Quarrying	Small
324	472	Carolina Foam, LLC - Maiden ** INACTIVE **	1800512	MRO	Catawba	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
325	867	Thomas Concrete of Carolina, Inc. - Mooresville Plant	4900269	MRO	Iredell	32732	Ready-Mix Concrete Manufacturing	Small
326	366	Americarb, Inc. d/b/a Imerys Pigments for Paper & Packaging	4400181	ARO	Haywood	325131	Inorganic Dye and Pigment Manufacturing	Synthetic Minor
327	90	Associated Asphalt Salisbury, LLC	8000148	MRO	Rowan	324122	Asphalt Shingle and Coating Materials Manufacturing	Small
328	548	NC Municipal Power Agency No. 1 - Morganton ** INACTIVE **	1200178	ARO	Burke	221112	Fossil Fuel Electric Power Generation	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
288	36.037403	-79.791926	0.49	NOx	0.24	CO	0.20	PM(TSP)	0.02	2,993	Less than 1 Mile	7,706
289	35.974483	-78.870383	1.73	PM(TSP)	1.15	PM10	0.54	NOx	0.02	2,993	Less than 1 Mile	23,156
290	35.537216	-80.612483	5.13	NOx	2.39	CO	2.01	PM2.5	0.18	2,994	Less than 1 Mile	36,885
291	35.205000	-78.059866	0.14	NOx	0.07	CO	0.06	PM(TSP)	0.01	2,995	Less than 1 Mile	64,050
292	35.323733	-82.451783	0.00	Arsenic Metal, ele	0.00	Chromium - All/To	0.00	Manganese Unlist	0.00	3,000	Less than 1 Mile	4,761
293	35.407216	-80.684616	0.44	PM(TSP)	0.30	PM10	0.14	Manganese & corr	0.00	3,002	Less than 1 Mile	26,910
294	35.556600	-80.402970	6.49	VOC	4.53	TCE (trichloroethy	0.61	MEK (methyl ethyl)	0.41	3,009	Less than 1 Mile	49,880
295	34.422933	-77.884266	4.25	PM(TSP)	1.98	PM10	1.46	PM2.5	0.81	3,012	Less than 1 Mile	47,740
296	35.963266	-79.977750	0.02	PM(TSP)	0.01	PM10	0.01	Acetic acid	0.00	3,027	Less than 1 Mile	10,562
297	35.809383	-78.491483	0.47	PM(TSP)	0.32	PM10	0.15	Manganese Unlist	0.00	3,027	Less than 1 Mile	29,146
298	35.290516	-79.736166	0.64	PM(TSP)	0.63	PM10	0.01			3,031	Less than 1 Mile	53,522
299	36.069183	-79.106700	6.57	PM(TSP)	4.54	PM10	0.78	PM2.5	0.77	3,034	Less than 1 Mile	54,147
300	35.382100	-82.558900	3.56	NOx	1.87	CO	1.26	PM(TSP)	0.13	3,036	Less than 1 Mile	21,271
301	35.247333	-81.030750	6.90	NOx	3.22	CO	2.70	PM2.5	0.24	3,044	Less than 1 Mile	6,237
302	35.838950	-81.486633	0.46	PM(TSP)	0.30	VOC	0.07	Formaldehyde	0.07	3,047	Less than 1 Mile	29,735
303	36.232161	-81.623975	6.37	PM(TSP)	4.26	VOC	1.77	PM10	0.17	3,060	Less than 1 Mile	14,729
304	34.999566	-78.102433	0.70	PM(TSP)	0.47	PM10	0.14	NOx	0.08	3,061	Less than 1 Mile	43,855
305	35.714950	-81.153100	4.34	VOC	3.05	Methanol (methyl a	0.50	Toluene	0.35	3,065	Less than 1 Mile	33,863
306	35.881200	-80.076600	1.94	PM(TSP)	1.86	PM10	0.08			3,068	Less than 1 Mile	10,377
307	35.257800	-82.701083	1.96	PM(TSP)	1.51	PM10	0.45	Arsenic & Compou	0.00	3,069	Less than 1 Mile	3,435
308	34.809766	-79.520450	4.70	VOC	4.36	Phenol	0.15	Toluene	0.14	3,076	Less than 1 Mile	25,611
309	35.796200	-80.854600	1.27	NOx	0.90	CO	0.26	VOC	0.03	3,083	Less than 1 Mile	7,087
310	35.720730	-81.374140	4.61	VOC	3.21	NOx	0.67	CO	0.57	3,089	Less than 1 Mile	12,523
311	36.401033	-78.976950	0.81	PM(TSP)	0.55	PM10	0.26	Chromium - All/To	0.00	3,094	Less than 1 Mile	3,619
312	35.530266	-78.283266	8.00	PM(TSP)	4.79	PM10	2.28	PM2.5	0.93	3,099	Less than 1 Mile	16,413
313	35.762583	-81.553050	5.80	NOx	2.74	CO	2.30	PM(TSP)	0.21	3,107	Less than 1 Mile	10,215
314	35.808250	-78.329733	0.49	PM(TSP)	0.34	PM10	0.15			3,108	Less than 1 Mile	4,092
315	35.175033	-83.372783	3.73	PM(TSP)	2.86	PM10	0.87	Arsenic & Compou	0.00	3,127	Less than 1 Mile	3,866
316	35.570666	-81.218216	2.43	VOC	2.04	Toluene	0.19	MEK (methyl ethyl)	0.11	3,135	Less than 1 Mile	36,665
317	36.095650	-79.435566	1.05	PM(TSP)	0.72	PM10	0.33	Arsenic Metal, ele	0.00	3,136	Less than 1 Mile	23,331
318	35.804600	-78.629150	0.56	PM(TSP)	0.38	PM10	0.18	Manganese Unlist	0.00	3,154	Less than 1 Mile	9,232
319	35.375166	-80.696983	1.36	PM(TSP)	0.99	PM10	0.37			3,171	Less than 1 Mile	29,237
320	34.323533	-78.720450	1.57	PM(TSP)	0.64	PM10	0.60	PM2.5	0.33	3,180	Less than 1 Mile	9,343
321	35.289020	-81.205320	3.27	NOx	2.60	CO	0.45	VOC	0.08	3,180	Less than 1 Mile	20,629
322	36.044556	-79.785200	8.16	NOx	2.59	CO	2.15	VOC	1.07	3,182	Less than 1 Mile	4,722
323	35.343860	-81.312890	0.25	PM(TSP)	0.17	PM10	0.08			3,184	Less than 1 Mile	39,523
324	35.570920	-81.218950	2.28	VOC	2.21	Ethyl acetate	0.03	Toluene	0.02	3,185	Less than 1 Mile	36,726
325	35.587916	-80.840916	0.42	PM(TSP)	0.29	PM10	0.13	Manganese & corr	0.00	3,186	Less than 1 Mile	14,872
326	35.534969	-82.837591	3.19	PM10	0.94	PM2.5	0.94	PM(TSP)	0.94	3,189	Less than 1 Mile	31,800
327	35.685940	-80.510290	6.77	NOx	2.77	CO	2.33	VOC	0.84	3,199	Less than 1 Mile	7,060
328	35.720916	-81.662583	1.61	NOx	1.15	CO	0.33	VOC	0.04	3,207	Less than 1 Mile	3,120

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
288	1 - 2 Miles	370810126044010	19	6	12	0	0	0	31.58%	68.42%	0.095527902	198.8950043
289	2 - 5 Miles	370630010013040	0	0	0	0	0	0	n/a	n/a	0.00527133	0
290	More than 5 Miles	371590516005068	11	10	1	0	0	0	90.91%	9.09%	0.061258499	179.5670013
291	More than 5 Miles	371910008002012	0	0	0	0	0	0	n/a	n/a	0.0132091	0
292	Less than 1 Mile	370899311001057	18	0	0	0	1	17	0.00%	100.00%	0.0119139	1510.839966
293	More than 5 Miles	370250426011001	5	4	0	0	0	0	80.00%	20.00%	0.417553991	11.9744997
294	More than 5 Miles	371590510013001	89	81	7	0	0	0	91.01%	8.99%	0.184373006	482.7170105
295	More than 5 Miles	371419206022005	57	33	19	0	0	3	57.89%	42.11%	0.569478989	100.0910034
296	2 - 5 Miles	370810139003002	14	0	14	0	0	0	0.00%	100.00%	0.0330384	423.7489929
297	More than 5 Miles	371830541132007	16	5	7	0	0	3	31.25%	68.75%	1.320580006	12.11590004
298	More than 5 Miles	371239605002058	5	5	0	0	0	0	100.00%	0.00%	0.146118999	34.21870041
299	More than 5 Miles	371350110004025	5	0	5	0	0	0	0	1	0.11609	43.06999969
300	2 - 5 Miles	370899307022019	67	64	0	0	3	0	0.955223978	0.044776101	0.290849	230.3600006
301	1 - 2 Miles	370710323022003	0	0	0	0	0	0	n/a	n/a	0.010026	0
302	More than 5 Miles	370270307003007	0	0	0	0	0	0	n/a	n/a	0.00614239	0
303	2 - 5 Miles	371899207031005	30	24	0	0	2	4	80.00%	20.00%	0.585192025	51.26520157
304	More than 5 Miles	370610903002037	45	3	34	0	0	7	6.67%	93.33%	0.028415101	1583.670044
305	More than 5 Miles	370350101023100	42	42	0	0	0	0	100.00%	0.00%	0.070487499	595.8499756
306	1 - 2 Miles	370570610003012	0	0	0	0	0	0	n/a	n/a	0.038155999	0
307	Less than 1 Mile	371759603001002	9	9	0	0	0	0	100.00%	0.00%	0.285854012	31.48460007
308	2 - 5 Miles	371650106001029	0	0	0	0	0	0	n/a	n/a	0.153301001	0
309	1 - 2 Miles	370970606011040	279	160	102	0	0	24	57.35%	42.65%	0.266297996	1047.699951
310	2 - 5 Miles	370350111011020	0	0	0	0	0	0	n/a	n/a	0.0146853	0
311	Less than 1 Mile	371459203001014	31	13	18	0	0	0	41.94%	58.06%	0.039248198	789.8449707
312	2 - 5 Miles	371010403011012	0	0	0	0	0	0	n/a	n/a	0.128414005	0
313	1 - 2 Miles	370230209001004	26	26	0	0	0	0	100.00%	0.00%	0.591305017	43.97050095
314	Less than 1 Mile	371830543024036	16	2	14	0	0	0	12.50%	87.50%	0.365570009	43.76729965
315	Less than 1 Mile	371139703014046	8	8	0	0	0	8	100.00%	0.00%	0.097542502	82.01550293
316	More than 5 Miles	370350117024045	0	0	0	0	0	0	n/a	n/a	0.126577005	0
317	2 - 5 Miles	370010201004007	0	0	0	0	0	0	n/a	n/a	0.00595781	0
318	1 - 2 Miles	371830518001024	16	16	0	0	0	1	100.00%	0.00%	0.0393789	406.3089905
319	More than 5 Miles	370250426021003	875	631	150	2	24	147	72.11%	27.89%	0.869037986	1006.859985
320	1 - 2 Miles	370479309002021	5	0	5	0	0	0	0.00%	100.00%	0.041237	121.25
321	2 - 5 Miles	370710315005002	46	36	10	0	0	0	78.26%	21.74%	0.996959984	46.14030075
322	Less than 1 Mile	370810113002017	0	0	0	0	0	0	n/a	n/a	0.0418576	0
323	More than 5 Miles	370710305022007	125	117	8	0	0	0	93.60%	6.40%	1.737840056	71.92839813
324	More than 5 Miles	370350117024045	0	0	0	0	0	0	n/a	n/a	0.126577005	0
325	2 - 5 Miles	370970614033001	15	15	0	0	0	0	100.00%	0.00%	0.0506544	296.1239929
326	More than 5 Miles	370879202002038	0	0	0	0	0	0	n/a	n/a	0.105080999	0
327	1 - 2 Miles	371590513034025	41	19	17	3	0	4	46.34%	53.66%	0.065859199	622.539978
328	Less than 1 Mile	370230214004039	0	0	0	0	0	0	n/a	n/a	0.0117484	0

	A	B	C	D	E	F	G	H
329	958	Hanson Brick East, LLC - Pleasant Garden Plan ** INACTIVE **	4100206	WSRO	Guilford	327121	Brick and Structural Clay Tile Manufacturing	Synthetic Minor
330	393	Commonwealth Hosiery Mills, Inc.	7600291	WSRO	Randolph	315111	Sheer Hosiery Mills	Synthetic Minor
331	113	V & E Components, Incorporated	4101129	WSRO	Guilford	325991	Custom Compounding of Purchased Resins	Synthetic Minor
332	913	Dean's Ready Mixed, Inc.	8400022	MRO	Stanly	32732	Ready-Mix Concrete Manufacturing	Small
333	391	Adams Products - Concrete Block Plant	4300097	FRO	Harnett	327331	Concrete Block and Brick Manufacturing	Small
334	1065	Southern Equipment Co dba Ready Mix Concrete Co Plant #53	6800077	RRO	Orange	32732	Ready-Mix Concrete Manufacturing	Small
335	43	Hitachi Metals North Carolina, Ltd.	8000117	MRO	Rowan	327113	Porcelain Electrical Supply Manufacturing	Small
336	582	Wayne Farms LLC	8600049	WSRO	Surry	311615	Poultry Processing	Small
337	604	Dacey Fabrics, Inc.	2300064	MRO	Cleveland	31321	Broadwoven Fabric Mills	Small
338	247	Martin Marietta Materials, Inc. - Woodleaf Quarry	8000068	MRO	Rowan	212313	Crushed and Broken Granite Mining and Quarrying	Small
339	153	Craftmaster Furniture, Inc.	0200014	MRO	Alexander	337121	Upholstered Household Furniture Manufacturing	Small
340	717	Thomas Concrete of Carolina, Inc.	3200229	RRO	Durham	32732	Ready-Mix Concrete Manufacturing	Small
341	561	Smith Novelty Company, Inc.	8400047	MRO	Stanly	337121	Upholstered Household Furniture Manufacturing	Small
342	706	Ready Mixed Concrete Co. - Farmville	7400169	WARO	Pitt	32732	Ready-Mix Concrete Manufacturing	Small
343	416	Sweeney Water Treatment Plant	6500306	WIRO	New Hanover	22131	Water Supply and Irrigation Systems	Small
344	1093	Hi - Tec Plating, Inc.	4900240	MRO	Iredell	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
345	546	NC DPS - Southern Correctional Institution	6200036	FRO	Montgomery	92214	Correctional Institutions	Small
346	338	Heritage Concrete Service Corporation - Dunn Plant	4300080	FRO	Harnett	32732	Ready-Mix Concrete Manufacturing	Small
347	770	Hydro Conduit Corporation DBA Rinker Materials	2900067	WSRO	Davidson	327332	Concrete Pipe Manufacturing	Small
348	1102	Oldcastle APG South Inc. dba Adams-Hickory	1800416	MRO	Catawba	327331	Concrete Block and Brick Manufacturing	Small
349	243	Carsons, Inc.	4100929	WSRO	Guilford	337211	Wood Office Furniture Manufacturing	Small
350	786	Southern Equip Co - Carrboro Pl	6800002	RRO	Orange	32732	Ready-Mix Concrete Manufacturing	Small
351	869	Ready Mixed Concrete Co. - Kinston	5400163	WARO	Lenoir	32732	Ready-Mix Concrete Manufacturing	Small
352	711	Chandler Concrete/Piedmont, Inc. - Swing Rd. Plt. # 102	4100884	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
353	746	Ready Mixed Concrete Co.-Plant 29	6400129	RRO	Nash	32732	Ready-Mix Concrete Manufacturing	Small
354	1078	Commercial Property, LLC - Carolina Heritage Cabinetry	9700164	WSRO	Wilkes	337215	Showcase, Partition, Shelving, and Locker Manufacturing	Small
355	909	Southern Equip Co - Plant #7	5300089	RRO	Lee	32732	Ready-Mix Concrete Manufacturing	Small
356	732	PLT Concrete Services	6400291	RRO	Nash	32732	Ready-Mix Concrete Manufacturing	Small
357	1004	Southern Concrete Materials, Inc. - Naples Terminal	4500274	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
358	20	Axeon Specialty Products - Wilmington Terminal	6500013	WIRO	New Hanover	42512	Wholesale Trade Agents and Brokers	Small
359	743	Shamrock Corp - Bruce St	4100950	WSRO	Guilford	323111	Commercial Gravure Printing	Title V
360	385	Moorecraft Reels, Inc.	3300052	RRO	Edgecombe	32192	Wood Container and Pallet Manufacturing	Small
361	108	United Therapeutics Corporation	3200367	RRO	Durham	325412	Pharmaceutical Preparation Manufacturing	Synthetic Minor
362	1022	Pope Army Airfield	2600098	FRO	Cumberland	92811	National Security	Small
363	164	Safco Patrician Company ** INACTIVE **	4100968	WSRO	Guilford	337211	Wood Office Furniture Manufacturing	Small
364	702	Ready Mixed Concrete Company - Plant 102 - Indian Trail	9000005	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
365	983	Ready Mixed Concrete - Roanoke Rapids	4200110	RRO	Halifax	32732	Ready-Mix Concrete Manufacturing	Small
366	336	North Carolina Plywood, LLC	2400091	WIRO	Columbus	321211	Hardwood Veneer and Plywood Manufacturing	Small
367	325	Toxaway Concrete, Inc.	5000123	ARO	Jackson	32732	Ready-Mix Concrete Manufacturing	Small
368	493	Adams an Oldcastle Company - Morrisville	9200071	RRO	Wake	327331	Concrete Block and Brick Manufacturing	Small
369	1035	Owens Corning Sales, LLC - Concord	1300138	MRO	Cabarrus	333319	Other Commercial and Service Industry Machinery Manufactur	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
329	35.968000	-79.766200	0.23	VOC	0.23					3,212	Less than 1 Mile	29,585
330	35.828583	-79.832216	2.92	NOx	1.42	CO	1.19	PM(TSP)	0.11	3,220	Less than 1 Mile	43,012
331	35.925800	-79.999200	6.32	VOC	3.75	Styrene	2.34	NOx	0.09	3,239	Less than 1 Mile	14,106
332	35.345383	-80.203483	0.31	PM(TSP)	0.21	PM10	0.10	Nickel & Compound	0.00	3,249	Less than 1 Mile	7,358
333	35.270832	-78.634834	2.93	PM(TSP)	1.75	PM10	0.84	NOx	0.18	3,259	Less than 1 Mile	13,267
334	36.060283	-79.088450	0.03	PM(TSP)	0.02	PM10	0.01	Chromium - All/To	0.00	3,264	Less than 1 Mile	47,915
335	35.573413	-80.550700	8.12	NOx	3.49	CO	3.31	Hydrogen chloride	0.51	3,268	Less than 1 Mile	44,197
336	36.390600	-80.711400	1.40	PM(TSP)	0.88	PM10	0.44	NOx	0.04	3,271	Less than 1 Mile	46,294
337	35.288611	-81.567500	1.30	NOx	0.42	CO	0.37	PM(TSP)	0.19	3,279	Less than 1 Mile	10,640
338	35.771016	-80.601033	4.36	PM(TSP)	2.95	PM10	1.41			3,281	Less than 1 Mile	46,637
339	35.899583	-81.083666	5.63	VOC	4.88	Butoxy Ethanol 2-	0.48	Toluene	0.20	3,287	Less than 1 Mile	70,936
340	35.976166	-78.869700	0.84	PM(TSP)	0.62	PM10	0.22	Manganese Unlist	0.00	3,292	Less than 1 Mile	23,024
341	35.340646	-80.221396	1.53	VOC	0.60	PM(TSP)	0.34	PM10	0.25	3,298	Less than 1 Mile	11,739
342	35.580555	-77.600555	0.87	PM(TSP)	0.67	PM10	0.20			3,299	Less than 1 Mile	57,723
343	34.257350	-77.946196	2.73	NOx	1.65	CO	0.70	PM(TSP)	0.09	3,308	Less than 1 Mile	20,359
344	35.767890	-80.851490	0.00	Chromium - All/To	0.00	Chromium (VI) Sol	0.00	Chromic acid (VI) c	0.00	3,312	Less than 1 Mile	14,025
345	35.378750	-79.872533	1.64	NOx	1.06	CO	0.25	PM(TSP)	0.11	3,320	Less than 1 Mile	7,397
346	35.320711	-78.605013	3.41	PM(TSP)	2.17	PM10	0.66	PM2.5	0.58	3,347	Less than 1 Mile	10,166
347	35.878416	-80.080733	0.65	PM(TSP)	0.30	NOx	0.12	PM10	0.12	3,372	Less than 1 Mile	9,155
348	35.733850	-81.355330	0.00	Arsenic Metal, ele	0.00	Nickel & Compound	0.00	Chromium - All/To	0.00	3,375	Less than 1 Mile	5,544
349	35.928333	-80.021483	4.45	VOC	2.34	CO	0.58	NOx	0.47	3,377	Less than 1 Mile	12,765
350	35.908350	-79.066666	0.61	PM(TSP)	0.42	PM10	0.19	Manganese Unlist	0.00	3,378	Less than 1 Mile	4,639
351	35.275300	-77.565800	0.42	PM(TSP)	0.29	PM10	0.13			3,385	Less than 1 Mile	7,509
352	36.072600	-79.908666	0.86	PM(TSP)	0.56	PM10	0.26	CO	0.02	3,388	Less than 1 Mile	24,923
353	35.951500	-77.832300	0.73	PM(TSP)	0.50	PM10	0.23	Manganese Unlist	0.00	3,396	Less than 1 Mile	7,962
354	36.185850	-81.135566	0.01	PM(TSP)	0.01					3,409	Less than 1 Mile	11,717
355	35.478650	-79.173666	0.32	PM(TSP)	0.22	PM10	0.10			3,419	Less than 1 Mile	5,411
356	35.971983	-77.887450	0.76	PM(TSP)	0.52	PM10	0.24	Manganese Unlist	0.00	3,429	Less than 1 Mile	9,862
357	35.391166	-82.499950	0.12	PM(TSP)	0.09	PM10	0.03	Manganese & corr	0.00	3,432	Less than 1 Mile	3,543
358	34.183133	-77.950133	8.97	NOx	4.24	CO	3.52	VOC	0.34	3,432	Less than 1 Mile	7,449
359	36.061991	-79.827141	0.74	Ammonia (as NH3	0.25	NOx	0.21	CO	0.17	3,433	Less than 1 Mile	7,721
360	35.909483	-77.558783	2.99	PM(TSP)	2.99					3,434	Less than 1 Mile	4,308
361	35.905500	-78.879566	6.38	CO	2.83	NOx	2.41	PM2.5	0.27	3,442	Less than 1 Mile	40,776
362	35.171100	-79.008333	0.09	VOC	0.02	PM10	0.02	PM(TSP)	0.02	3,444	Less than 1 Mile	9,396
363	35.931151	-80.016313	5.35	VOC	4.84	Methanol (methyl a	0.11	NOx	0.08	3,444	Less than 1 Mile	11,546
364	35.066130	-80.682200	0.89	PM(TSP)	0.57	PM10	0.27	NOx	0.03	3,447	Less than 1 Mile	21,779
365	36.450900	-77.660316	0.17	PM(TSP)	0.12	PM10	0.05	Manganese & corr	0.00	3,458	Less than 1 Mile	8,025
366	34.321800	-78.695116	3.45	PM10	1.35	PM(TSP)	1.35	PM2.5	0.75	3,463	Less than 1 Mile	5,712
367	35.120283	-83.092883	3.59	PM(TSP)	2.76	PM10	0.83	Arsenic & Compou	0.00	3,471	Less than 1 Mile	30,421
368	35.847388	-78.847271	2.11	PM(TSP)	0.86	NOx	0.45	PM10	0.40	3,476	Less than 1 Mile	43,635
369	35.421410	-80.659270	0.07	PM2.5	0.02	PM10	0.02	PM(TSP)	0.02	3,480	Less than 1 Mile	18,024

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
329	More than 5 Miles	370810168004013	121	89	32	0	0	0	0.735536993	0.264463007	0.586593986	206.276001
330	More than 5 Miles	371510305033014	2	2	0	0	0	0	1	0	0.158644006	12.60680008
331	2 - 5 Miles	370810145011007	32	28	4	0	0	4	0.875	0.125	0.258354992	123.8610001
332	1 - 2 Miles	371679312023032	0	0	0	0	0	0	n/a	n/a	0.00651069	0
333	2 - 5 Miles	370850701001065	66	44	10	8	0	5	66.67%	33.33%	0.986548007	66.89990234
334	More than 5 Miles	371350110002036	0	0	0	0	0	0	n/a	n/a	0.0816916	0
335	More than 5 Miles	371590517005008	0	0	0	0	0	0	n/a	n/a	0.091557898	0
336	More than 5 Miles	371719310021043	0	0	0	0	0	0	n/a	n/a	0.0970397	0
337	2 - 5 Miles	370459512001000	68	64	3	0	0	1	94.12%	5.88%	0.443233997	153.4179993
338	More than 5 Miles	371590519023047	23	20	0	0	0	5	86.96%	13.04%	0.397201002	57.90520096
339	More than 5 Miles	370030405002015	0	0	0	0	0	0	n/a	n/a	0.034524299	0
340	2 - 5 Miles	370630010013033	0	0	0	0	0	0	n/a	n/a	0.045262299	0
341	2 - 5 Miles	371679312022046	3	2	0	0	1	0	66.67%	33.33%	0.00591932	506.8150024
342	More than 5 Miles	371470018001041	1	0	1	0	0	0	0.00%	100.00%	0.376556009	2.6556499
343	2 - 5 Miles	371290114001013	0	0	0	0	0	0	n/a	n/a	0.00444629	0
344	2 - 5 Miles	370970606032050	0	0	0	0	0	0	n/a	n/a	0.00525602	0
345	1 - 2 Miles	371239602003001	604	343	234	15	3	17	56.79%	43.21%	0.171200007	3528.040039
346	1 - 2 Miles	370850703001045	13	0	13	0	0	0	0.00%	100.00%	0.061039999	212.9750061
347	1 - 2 Miles	370570609002000	4	4	0	0	0	0	100.00%	0.00%	0.024516201	163.1569977
348	1 - 2 Miles	370350106004001	0	0	0	0	0	0	n/a	n/a	0.0284233	0
349	2 - 5 Miles	370810145011025	8	8	0	0	0	0	100.00%	0.00%	0.029909801	267.4710083
350	Less than 1 Mile	371350107053009	354	279	57	0	7	24	78.81%	21.19%	0.136409	2595.139893
351	1 - 2 Miles	371070105002025	0	0	0	0	0	0	n/a	n/a	0.149158999	0
352	2 - 5 Miles	370810160112012	0	0	0	0	0	0	n/a	n/a	0.149561003	0
353	1 - 2 Miles	371270105025011	89	65	21	0	1	3	73.03%	26.97%	0.055964299	1590.300049
354	2 - 5 Miles	371939605003024	52	43	5	3	0	3	82.69%	17.31%	0.091007799	571.3800049
355	1 - 2 Miles	371050302002046	0	0	0	0	0	0	n/a	n/a	0.00817164	0
356	1 - 2 Miles	371270111012074	0	0	0	0	0	0	n/a	n/a	0.047858201	0
357	Less than 1 Mile	370899305011113	8	7	0	0	0	0	87.50%	12.50%	0.0146171	547.3040161
358	1 - 2 Miles	371290108001071	0	0	0	0	0	0	n/a	n/a	0.013882	0
359	1 - 2 Miles	370810106022005	0	0	0	0	0	0	n/a	n/a	0.00936866	0
360	Less than 1 Mile	370650211002007	0	0	0	0	0	0	n/a	n/a	0.068791799	0
361	More than 5 Miles	370639801001045	0	0	0	0	0	0	n/a	n/a	0.274798006	0
362	1 - 2 Miles	370510034012013	0	0	0	0	0	0	n/a	n/a	0.013036	0
363	2 - 5 Miles	370810145011029	15	11	0	0	0	4	73.33%	26.67%	0.0476343	314.8989868
364	2 - 5 Miles	371790203152000	399	374	11	3	3	11	93.73%	6.27%	0.41486299	961.7630005
365	1 - 2 Miles	370839303005022	0	0	0	0	0	0	n/a	n/a	0.0293609	0
366	1 - 2 Miles	370479309005047	2	0	2	0	0	0	0.00%	100.00%	0.0867851	23.04540062
367	More than 5 Miles	370999509001084	63	56	0	1	0	9	88.89%	11.11%	0.251525998	250.4709993
368	More than 5 Miles	371830536081042	0	0	0	0	0	0	n/a	n/a	0.403362989	0
369	2 - 5 Miles	370250425011004	284	204	22	0	6	32	71.83%	28.17%	0.673990011	421.3710022

	A	B	C	D	E	F	G	H
370	627	Southeastern Grain Company, LLC - Wilson Facility	9800229	RRO	Wilson	42451	Grain and Field Bean Merchant Wholesalers	Small
371	1030	Williams Water Treatment Plant ** INACTIVE **	3200262	RRO	Durham	22132	Sewage Treatment Facilities	Small
372	41	Carolina Container Company	1800025	MRO	Catawba	322211	Corrugated and Solid Fiber Box Manufacturing	Small
373	619	RotaDyne, Inc., United Engraving	4900182	MRO	Iredell	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
374	203	Swaim, Inc.	4100873	WSRO	Guilford	337121	Upholstered Household Furniture Manufacturing	Small
375	800	General Microcircuits, Inc.	4900294	MRO	Iredell	334412	Bare Printed Circuit Board Manufacturing	Small
376	564	Flint Trading, Inc.	2900308	WSRO	Davidson	326199	All Other Plastics Product Manufacturing	Small
377	573	Callahan Concrete Co.	2900064	WSRO	Davidson	32732	Ready-Mix Concrete Manufacturing	Small
378	360	S&W Ready Mix Concrete Company, Inc. - Elizabethtown Plant	0900050	FRO	Bladen	32732	Ready-Mix Concrete Manufacturing	Small
379	796	CFI Ready Mixed Concrete, Inc.	4300095	FRO	Harnett	327331	Concrete Block and Brick Manufacturing	Small
380	294	Perdue Grain & Oil Seed LLC - Lumberton	7800028	FRO	Robeson	115114	Postharvest Crop Activities (except Cotton Ginning)	Small
381	126	Style Upholstering, Inc.	1800224	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
382	436	Airboss Rubber Compounding (NC) Inc.	4200194	RRO	Halifax	326299	All Other Rubber Product Manufacturing	Small
383	16	Snider Tire, Inc.	4900263	MRO	Iredell	326212	Tire Retreading	Small
384	692	Oro Manufacturing Company	9000045	MRO	Union	332439	Other Metal Container Manufacturing	Small
385	937	Putsch & Company, Inc.	4500255	ARO	Henderson	333294	Food Product Machinery Manufacturing	Small
386	807	Rankin Brothers Company ** INACTIVE **	2600060	FRO	Cumberland	321211	Hardwood Veneer and Plywood Manufacturing	Small
387	379	NovaFlex Hose Inc. ** INACTIVE **	0100192	WSRO	Alamance	32622	Rubber and Plastics Hoses and Belting Manufacturing	Small
388	769	Smith Millwork, Inc.	2900246	WSRO	Davidson	321918	Other Millwork (including Flooring)	Small
389	727	Perfect Air Control, Inc. / Metal Industries, Inc. of N.C.	5600188	ARO	McDowell	332323	Ornamental and Architectural Metal Work Manufacturing	Small
390	129	Pratt Industries (USA) - Raleigh	9200495	RRO	Wake	322211	Corrugated and Solid Fiber Box Manufacturing	Small
391	42	Southern Pipe, Inc.	8400100	MRO	Stanly	326122	Plastics Pipe and Pipe Fitting Manufacturing	Synthetic Minor
392	1015	Traditions Woodcarvings and Frames, Inc.	1800033	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
393	884	Havelock Waste Water Treatment Plant	2500185	WARO	Craven	22132	Sewage Treatment Facilities	Small
394	117	Charles River Laboratories	9200810	RRO	Wake	54138	Testing Laboratories	Small
395	773	Johnston Casuals Furniture, Inc.	9700063	WSRO	Wilkes	337124	Metal Household Furniture Manufacturing	Small
396	54	INVISTA S.a.r.l. ** INACTIVE **	6500342	WIRO	New Hanover	42471	Petroleum Bulk Stations and Terminals	Title V
397	343	East Carolina University Main Campus	7400291	WARO	Pitt	61131	Colleges, Universities, and Professional Schools	Small
398	970	DPD Concrete Chocowinity	0700135	WARO	Beaufort	32732	Ready-Mix Concrete Manufacturing	Small
399	420	Johnson Concrete Company, Inc., Central Division	8000079	MRO	Rowan	32732	Ready-Mix Concrete Manufacturing	Small
400	601	Scotland Neck Heart Pine, Inc.	4200195	RRO	Halifax	321912	Cut Stock, Resawing Lumber, and Planing	Small
401	766	Vitacost.com	2900356	WSRO	Davidson	325411	Medicinal and Botanical Manufacturing	Small
402	950	Rightmyer Machine Rentals Inc	4200166	RRO	Halifax	32732	Ready-Mix Concrete Manufacturing	Small
403	646	Southern Equipment Company - Plant #17	3200211	RRO	Durham	327331	Concrete Block and Brick Manufacturing	Small
404	885	Future Foam, Inc.	4101107	WSRO	Guilford	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
405	865	North Carolina Electric Membership Corp	9200595	RRO	Wake	221119	Other Electric Power Generation	Small
406	455	Alberdingk Boley, Inc.	4101149	WSRO	Guilford	325211	Plastics Material and Resin Manufacturing	Synthetic Minor
407	963	Chandler Concrete Co Inc Siler City Plant 109	1900006	RRO	Chatham	32732	Ready-Mix Concrete Manufacturing	Small
408	703	Porter's Group, LLC dba Porter's Fabrications ** INACTIVE **	2900337	WSRO	Davidson	332999	All Other Miscellaneous Fabricated Metal Product Manufacturi	Small
409	65	Nexans Aerospace USA LLC	9800101	RRO	Wilson	335929	Other Communication and Energy Wire Manufacturing	Small
410	772	Escalade Sports Playground Inc.	9200753	RRO	Wake	321999	All Other Miscellaneous Wood Product Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
370	35.705555	-77.916664	1.19	PM(TSP)	0.86	PM10	0.28	PM2.5	0.05	3,490	Less than 1 Mile	9,412
371	36.020583	-78.937600	0.08	NOx	0.05	CO	0.02	SO2	0.01	3,493	Less than 1 Mile	3,997
372	35.732116	-81.390833	8.13	NOx	2.22	CO	1.86	VOC	1.57	3,495	Less than 1 Mile	16,050
373	35.791240	-80.922210	1.22	PM2.5	0.39	PM(TSP)	0.39	PM10	0.39	3,504	Less than 1 Mile	13,441
374	35.939700	-79.995100	4.88	VOC	1.66	PM(TSP)	0.74	Xylene (mixed isor	0.62	3,515	Less than 1 Mile	10,003
375	35.590760	-80.790670	0.56	VOC	0.52	Xylene (mixed isor	0.02	Toluene	0.01	3,521	Less than 1 Mile	23,906
376	35.887500	-80.058333	1.51	NOx	0.59	CO	0.50	VOC	0.19	3,532	Less than 1 Mile	16,021
377	35.851166	-80.327016	1.46	PM(TSP)	1.00	PM10	0.46	Manganese & corr	0.00	3,532	Less than 1 Mile	20,241
378	34.607650	-78.605700	3.25	PM(TSP)	2.50	PM10	0.75	Arsenic & Compou	0.00	3,539	Less than 1 Mile	5,512
379	35.392170	-78.813950	0.58	PM(TSP)	0.40	PM10	0.18	Manganese & corr	0.00	3,551	Less than 1 Mile	61,685
380	34.629916	-78.999216	3.90	PM(TSP)	2.61	PM10	1.08	PM2.5	0.21	3,602	Less than 1 Mile	4,296
381	35.762410	-81.331880	6.03	VOC	1.59	PM(TSP)	1.48	PM10	1.38	3,616	Less than 1 Mile	9,294
382	36.123200	-77.416883	2.55	VOC	2.02	Styrene	0.07	Carbon disulfide	0.07	3,619	Less than 1 Mile	4,368
383	35.825490	-80.840430	9.14	VOC	2.28	PM(TSP)	1.94	PM2.5	1.29	3,624	Less than 1 Mile	4,219
384	34.984190	-80.488330	0.93	VOC	0.60	Toluene	0.12	MEK (methyl ethyl	0.12	3,648	Less than 1 Mile	10,818
385	35.441166	-82.491233	0.26	PM(TSP)	0.13	PM10	0.13			3,651	Less than 1 Mile	18,689
386	35.040646	-78.885778	0.55	CO	0.14	NOx	0.12	PM(TSP)	0.10	3,656	Less than 1 Mile	5,009
387	36.083666	-79.348616	3.07	VOC	0.95	NOx	0.72	Toluene	0.64	3,670	Less than 1 Mile	46,115
388	35.819200	-80.267500	0.66	PM2.5	0.22	PM(TSP)	0.22	PM10	0.22	3,671	Less than 1 Mile	7,421
389	35.676700	-81.984933	0.77	VOC	0.50	NOx	0.13	CO	0.11	3,688	Less than 1 Mile	13,700
390	35.859466	-78.591500	5.98	VOC	1.81	PM(TSP)	1.75	PM10	1.75	3,710	Less than 1 Mile	13,831
391	35.417433	-80.212066	8.12	VOC	4.05	MEK (methyl ethyl	2.32	PM(TSP)	0.79	3,733	Less than 1 Mile	20,059
392	35.733500	-81.356650	0.11	CO	0.03	NOx	0.03	VOC	0.01	3,740	Less than 1 Mile	5,954
393	34.887633	-76.908866	0.38	NOx	0.25	CO	0.06	SO2	0.04	3,745	Less than 1 Mile	2,932
394	35.773870	-78.561870	6.22	NOx	2.80	CO	2.46	PM(TSP)	0.36	3,750	Less than 1 Mile	7,301
395	36.187778	-81.137778	0.65	VOC	0.54	MEK (methyl ethyl	0.06	Toluene	0.04	3,756	Less than 1 Mile	11,969
396	34.183483	-77.952670	7.84	VOC	3.82	Xylene, p-	3.81	NOx	0.16	3,758	Less than 1 Mile	8,044
397	35.612583	-77.372400	3.36	NOx	2.28	CO	0.53	SO2	0.16	3,759	Less than 1 Mile	9,460
398	35.521700	-77.103900	0.20	PM(TSP)	0.14	PM10	0.06			3,759	Less than 1 Mile	22,112
399	35.654563	-80.488816	2.70	VOC	2.40	PM(TSP)	0.14	PM10	0.07	3,771	Less than 1 Mile	10,388
400	36.133890	-77.437775	1.31	PM(TSP)	1.23	PM10	0.05	PM2.5	0.03	3,782	Less than 1 Mile	2,936
401	35.780716	-80.320000	0.67	PM10	0.24	PM(TSP)	0.24	NOx	0.15	3,787	Less than 1 Mile	13,532
402	36.434816	-77.667600	0.25	PM(TSP)	0.17	PM10	0.08			3,790	Less than 1 Mile	6,354
403	35.930116	-78.888066	1.11	PM(TSP)	0.77	PM10	0.34	Manganese Unlist	0.00	3,802	Less than 1 Mile	31,624
404	35.926700	-80.023300	0.38	NOx	0.20	CO	0.13	PM10	0.01	3,816	Less than 1 Mile	13,455
405	35.864800	-78.580766	0.43	NOx	0.31	CO	0.07	VOC	0.01	3,820	Less than 1 Mile	17,313
406	36.005346	-79.905295	2.42	NOx	1.13	CO	0.90	PM10	0.09	3,826	Less than 1 Mile	35,548
407	35.714808	-79.459680	0.21	PM(TSP)	0.14	PM10	0.07	Manganese & corr	0.00	3,854	Less than 1 Mile	4,907
408	35.780500	-80.320000	0.88	VOC	0.70	PM(TSP)	0.05	PM10	0.05	3,863	Less than 1 Mile	13,586
409	35.798483	-77.863666	7.33	VOC	4.35	Ozone	2.17	MEK (methyl ethyl	0.46	3,869	Less than 1 Mile	28,230
410	35.839966	-78.603783	0.65	VOC	0.55	PM(TSP)	0.05	PM10	0.03	3,870	Less than 1 Mile	6,034

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
370	1 - 2 Miles	371950008022020	0	0	0	0	0	0	n/a	n/a	0.167666003	0
371	Less than 1 Mile	370630004013006	0	0	0	0	0	0	n/a	n/a	0.109953001	0
372	2 - 5 Miles	370230211001108	0	0	0	0	0	0	n/a	n/a	0.0110111	0
373	2 - 5 Miles	370970604002012	0	0	0	0	0	0	n/a	n/a	0.026775001	0
374	1 - 2 Miles	370810142003032	0	0	0	0	0	0	n/a	n/a	0.0310569	0
375	2 - 5 Miles	370970615022014	5	2	3	0	0	0	40.00%	60.00%	0.0118348	422.4830017
376	2 - 5 Miles	370570610001017	442	311	86	2	9	27	70.36%	29.64%	0.170684993	2589.570068
377	2 - 5 Miles	370570617022037	2	2	0	0	0	0	100.00%	0.00%	0.00915222	218.526001
378	1 - 2 Miles	370179504006008	24	9	15	0	0	0	37.50%	62.50%	0.310981005	77.17510223
379	More than 5 Miles	370850707002023	53	0	53	0	0	0	0.00%	100.00%	0.055320501	958.0540161
380	Less than 1 Mile	371559612001009	0	0	0	0	0	0	n/a	n/a	0.00517295	0
381	1 - 2 Miles	370350104021002	2	0	1	0	0	1	0.00%	100.00%	0.00533829	374.6520081
382	Less than 1 Mile	370839311004000	186	8	178	0	0	0	4.30%	95.70%	0.547932029	339.4580078
383	Less than 1 Mile	370970607032033	0	0	0	0	0	0	n/a	n/a	0.357748002	0
384	2 - 5 Miles	371790206013005	0	0	0	0	0	0	n/a	n/a	0.087446399	0
385	2 - 5 Miles	370899306001006	62	59	0	0	0	1	95.16%	4.84%	0.056243598	1102.349976
386	Less than 1 Mile	370510038003049	0	0	0	0	0	0	n/a	n/a	0.043170601	0
387	More than 5 Miles	370010212013014	114	109	5	0	0	0	95.61%	4.39%	0.255751997	445.743988
388	1 - 2 Miles	370570616001003	67	51	1	0	0	26	76.12%	23.88%	0.085173801	786.6270142
389	2 - 5 Miles	371119704001047	29	23	0	2	0	1	79.31%	20.69%	0.059134901	490.4039917
390	2 - 5 Miles	371830540181009	51	46	5	0	0	0	90.20%	9.80%	0.232821003	219.052002
391	2 - 5 Miles	371679301023041	18	18	0	0	0	0	1	0	0.100731999	178.6920013
392	1 - 2 Miles	370350106004002	0	0	0	0	0	0	n/a	n/a	0.0106419	0
393	Less than 1 Mile	370499612012022	0	0	0	0	0	0	n/a	n/a	0.0698919	0
394	1 - 2 Miles	371830541062002	0	0	0	0	0	0	n/a	n/a	0.60176897	0
395	2 - 5 Miles	371939605003022	4	0	4	0	0	0	0.00%	100.00%	0.261435986	15.30010033
396	1 - 2 Miles	371290108001052	0	0	0	0	0	0	n/a	n/a	0.161698997	0
397	1 - 2 Miles	371470001003023	4	4	0	0	0	0	100.00%	0.00%	0.00439011	911.1389771
398	2 - 5 Miles	370139310001050	0	0	0	0	0	0	n/a	n/a	0.00873596	0
399	1 - 2 Miles	371590502023005	20	10	4	0	2	4	50.00%	50.00%	0.234592006	85.25440216
400	Less than 1 Mile	370839311005003	70	30	39	1	0	0	42.86%	57.14%	2.612339973	26.79590034
401	2 - 5 Miles	370570617012046	1	1	0	0	0	0	100.00%	0.00%	0.483258992	2.069279909
402	1 - 2 Miles	370839305024006	67	32	35	0	0	0	47.76%	52.24%	0.094121598	711.8449707
403	More than 5 Miles	370630020253000	0	0	0	0	0	0	n/a	n/a	0.040373601	0
404	2 - 5 Miles	370810145012013	8	8	0	0	0	0	100.00%	0.00%	0.212255001	37.69049835
405	2 - 5 Miles	371830540151008	0	0	0	0	0	0	n/a	n/a	0.089428201	0
406	More than 5 Miles	370810165023000	0	0	0	0	0	0	n/a	n/a	0.270337999	0
407	Less than 1 Mile	370370204012047	0	0	0	0	0	0	n/a	n/a	0.0487229	0
408	2 - 5 Miles	370570617012046	1	1	0	0	0	0	100.00%	0.00%	0.483258992	2.069279909
409	More than 5 Miles	371950013002067	0	0	0	0	0	0	n/a	n/a	0.025820199	0
410	1 - 2 Miles	371830527041005	0	0	0	0	0	0	n/a	n/a	0.056863502	0

	A	B	C	D	E	F	G	H
411	138	Cott Beverages USA	9800220	RRO	Wilson	312111	Soft Drink Manufacturing	Small
412	307	FirstHealth Richmond Memorial Hospital	7700077	FRO	Richmond	62211	General Medical and Surgical Hospitals	Small
413	849	Elizabeth City Brick Co Inc ** INACTIVE **	7000082	WARO	Pasquotank	32732	Ready-Mix Concrete Manufacturing	Small
414	151	Mat NuWood LLC	1400066	ARO	Caldwell	321219	Reconstituted Wood Product Manufacturing	Small
415	1070	Currituck Grain Inc - Moyock	2700004	WARO	Currituck	311119	Other Animal Food Manufacturing	Small
416	572	Godwin Manufacturing Co., Champion Hoist and Equipment Co.	4300093	FRO	Harnett	336212	Truck Trailer Manufacturing	Synthetic Minor
417	723	NC Municipal Power Agency No. 1-Shelby Plant ** INACTIVE **	2300352	MRO	Cleveland	221119	Other Electric Power Generation	Small
418	543	Jarden Home Brands	6400306	RRO	Nash	339999	All Other Miscellaneous Manufacturing	Small
419	590	Concrete Supply Company, LLC - Albemarle ** INACTIVE **	8400049	MRO	Stanly	327331	Concrete Block and Brick Manufacturing	Small
420	509	Gaston Community College	3600285	MRO	Gaston	61131	Colleges, Universities, and Professional Schools	Small
421	932	Albright Quality Wood Turning, Inc.	2900289	WSRO	Davidson	321918	Other Millwork (including Flooring)	Small
422	444	Burlington Distributing Company - Old Master Cabinet Co	4100881	WSRO	Guilford	337125	Household Furniture (except Wood and Metal) Manufacturing	Small
423	978	Ornamental Mouldings, LLC	7600268	WSRO	Randolph	321918	Other Millwork (including Flooring)	Small
424	159	Onslow Memorial Hospital	6700046	WIRO	Onslow	62211	General Medical and Surgical Hospitals	Small
425	208	Perdue Grain and Oilseed, LLC - Belhaven	0700022	WARO	Beaufort	42451	Grain and Field Bean Merchant Wholesalers	Small
426	112	Conopco, Inc.	4700010	FRO	Hoke	325611	Soap and Other Detergent Manufacturing	Small
427	399	Hearthstone Enterprises Inc dba Charleston Forge - Boone Plt	9500117	WSRO	Watauga	337124	Metal Household Furniture Manufacturing	Synthetic Minor
428	859	E.J. Victor, Inc. - Upholstery Division	1200171	ARO	Burke	337121	Upholstered Household Furniture Manufacturing	Small
429	1039	S & W Ready Mix Concrete - New Bern	2500069	WARO	Craven	32732	Ready-Mix Concrete Manufacturing	Small
430	183	Shyncars Inc.	4101106	WSRO	Guilford	811121	Automotive Body, Paint, and Interior Repair and Maintenance	Small
431	847	ESCO Industries, Inc.	7600299	WSRO	Randolph	321211	Hardwood Veneer and Plywood Manufacturing	Small
432	479	Jordan Land Development, Inc.	0500073	WSRO	Ashe	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
433	946	Brown Water Treatment Plant	3200274	RRO	Durham	22132	Sewage Treatment Facilities	Small
434	352	NC Municipal Power Agency No. 1 - High Point Water Pump Stat	4101183	WSRO	Guilford	221119	Other Electric Power Generation	Small
435	876	CEMEX Construction Materials Atlantic, LLC - ** INACTIVE **	9000010	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
436	585	Chandler Concrete Co. - Biscoe (Central Concrete Co. dba)	6200003	FRO	Montgomery	32732	Ready-Mix Concrete Manufacturing	Small
437	556	Rowland Landfill, Inc.	9200792	RRO	Wake	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
438	684	Unimin Corporation Red Hill Iota Plant	6100104	ARO	Mitchell	212399	All Other Nonmetallic Mineral Mining	Synthetic Minor
439	337	Lodging by Liberty, Inc.	7600049	WSRO	Randolph	337127	Institutional Furniture Manufacturing	Small
440	713	Southern Concrete Materials, Inc. - Waynesville	4400808	ARO	Haywood	32732	Ready-Mix Concrete Manufacturing	Small
441	618	J & N Sales, LLC	0200075	MRO	Alexander	32192	Wood Container and Pallet Manufacturing	Small
442	266	House-Autry Mills, Inc.	5100185	RRO	Johnston	311211	Flour Milling	Synthetic Minor
443	63	Star Furniture Company	1800085	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
444	864	Chandler Concrete/Piedmont, Inc. - Reidsville Plant 104	7900118	WSRO	Rockingham	32732	Ready-Mix Concrete Manufacturing	Small
445	892	Greenleaf Corporation	4500265	ARO	Henderson	333515	Cutting Tool and Machine Tool Accessory Manufacturing	Small
446	424	Explosives Supply Company - Concrete Batch Plant	6100091	ARO	Mitchell	32732	Ready-Mix Concrete Manufacturing	Small
447	123	IQE North Carolina	4101116	WSRO	Guilford	33422	Radio and Television Broadcasting and Wireless Communication	Synthetic Minor
448	617	Americhem, Inc.	1300078	MRO	Cabarrus	325991	Custom Compounding of Purchased Resins	Small
449	77	Perdue Grain & Oilseed, LLC	2400144	WIRO	Columbus	42451	Grain and Field Bean Merchant Wholesalers	Small
450	665	Vulcan Construction Materials, LP - Lenoir Quarry	1400065	ARO	Caldwell	212313	Crushed and Broken Granite Mining and Quarrying	Small
451	903	Frontier Spinning Mills, Inc., Plant 3	7900104	WSRO	Rockingham	313111	Yarn Spinning Mills	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
411	35.733283	-77.996766	5.85	NOx	3.72	CO	1.60	PM(TSP)	0.16	3,872	Less than 1 Mile	16,548
412	34.929866	-79.749633	3.73	NOx	1.83	CO	1.48	PM(TSP)	0.13	3,878	Less than 1 Mile	430
413	36.312683	-76.222066	0.45	PM(TSP)	0.31	PM10	0.14			3,878	Less than 1 Mile	4,072
414	35.899966	-81.543433	5.64	VOC	3.07	Acetic acid	0.76	NOx	0.48	3,892	Less than 1 Mile	4,555
415	36.531916	-76.183616	0.02	PM(TSP)	0.01	PM10	0.01			3,897	Less than 1 Mile	76,583
416	35.320086	-78.628250	1.46	VOC	0.72	Xylene (mixed isor	0.30	Toluene	0.13	3,911	Less than 1 Mile	5,063
417	35.304040	-81.521780	0.79	NOx	0.57	CO	0.16	VOC	0.02	3,920	Less than 1 Mile	4,392
418	35.946110	-78.120900	1.68	PM2.5	0.56	PM(TSP)	0.56	PM10	0.56	3,926	Less than 1 Mile	76,508
419	35.341616	-80.199566	1.36	PM(TSP)	1.02	PM10	0.31	NOx	0.02	3,945	Less than 1 Mile	8,363
420	35.308686	-81.192045	1.95	NOx	0.95	CO	0.80	PM10	0.07	3,948	Less than 1 Mile	20,680
421	35.836083	-80.114883	0.28	PM10	0.11	PM(TSP)	0.11	PM2.5	0.06	3,955	Less than 1 Mile	15,952
422	36.057633	-79.830683	2.51	PM(TSP)	0.82	PM10	0.78	VOC	0.32	3,956	Less than 1 Mile	9,498
423	35.896483	-79.949000	0.18	PM(TSP)	0.11	VOC	0.05	PM2.5	0.01	3,968	Less than 1 Mile	30,763
424	34.762716	-77.385083	5.42	NOx	2.57	CO	1.95	SO2	0.55	3,971	Less than 1 Mile	74
425	35.542533	-76.627916	4.80	PM(TSP)	3.56	PM10	1.06	PM2.5	0.18	3,980	Less than 1 Mile	2,177
426	34.969070	-79.221630	6.32	VOC	2.19	CO	1.43	MEK (methyl ethyl	0.94	3,990	Less than 1 Mile	49,615
427	36.222641	-81.646488	2.87	VOC	2.04	NOx	0.28	Toluene	0.22	3,992	Less than 1 Mile	8,935
428	35.755166	-81.718183	0.44	SO2	0.32	NOx	0.09	CO	0.02	3,993	Less than 1 Mile	15,781
429	35.133333	-77.016667	0.06	PM(TSP)	0.04	PM10	0.02			3,993	Less than 1 Mile	16,484
430	35.995556	-80.033889	5.12	VOC	4.05	Xylene (mixed isor	0.82	Toluene	0.18	4,001	Less than 1 Mile	13,377
431	35.825450	-79.836150	0.45	Toluene	0.21	VOC	0.21	PM(TSP)	0.03	4,001	Less than 1 Mile	42,046
432	36.405000	-81.481100	2.22	NOx	1.32	CO	0.28	PM(TSP)	0.23	4,016	Less than 1 Mile	9,609
433	36.090850	-78.872350	0.25	NOx	0.14	SO2	0.08	CO	0.03	4,027	Less than 1 Mile	18,827
434	35.986850	-79.944700	3.31	NOx	2.62	CO	0.47	VOC	0.08	4,040	Less than 1 Mile	22,145
435	34.996150	-80.566460	0.40	PM(TSP)	0.28	PM10	0.12	Manganese & corr	0.00	4,070	Less than 1 Mile	15,097
436	35.346900	-79.779583	1.40	PM(TSP)	1.08	PM10	0.32	Arsenic & Compou	0.00	4,075	Less than 1 Mile	33,829
437	35.883816	-78.587200	1.57	PM(TSP)	0.90	PM10	0.34	PM2.5	0.33	4,098	Less than 1 Mile	22,187
438	36.010600	-82.241700	0.95	Hydrogen chloride	0.78	Hydrogen fluoride	0.17			4,102	Less than 1 Mile	64,148
439	35.844100	-79.568500	3.43	VOC	3.06	MEK (methyl ethyl	0.11	Xylene (mixed isor	0.09	4,121	Less than 1 Mile	52,622
440	35.494650	-82.982466	0.85	PM(TSP)	0.58	PM10	0.27	Manganese & corr	0.00	4,127	Less than 1 Mile	16,071
441	35.895980	-81.095260	1.23	PM(TSP)	1.08	PM10	0.11	PM2.5	0.04	4,130	Less than 1 Mile	73,273
442	35.439750	-78.438583	4.21	PM(TSP)	2.19	PM10	1.11	PM2.5	0.91	4,135	Less than 1 Mile	41,070
443	35.744780	-81.306940	7.45	PM(TSP)	4.48	PM10	1.88	PM2.5	1.04	4,136	Less than 1 Mile	9,367
444	36.371536	-79.729320	0.43	PM(TSP)	0.29	PM10	0.14			4,159	Less than 1 Mile	19,471
445	35.269716	-82.412766	0.36	VOC	0.30	NOx	0.03	CO	0.03	4,167	Less than 1 Mile	24,530
446	35.922500	-82.079400	2.64	PM(TSP)	2.03	PM10	0.61	Arsenic Unlisted C	0.00	4,173	Less than 1 Mile	6,439
447	36.070200	-79.999400	6.09	NOx	3.81	CO	1.56	VOC	0.18	4,179	Less than 1 Mile	39,322
448	35.378066	-80.585150	1.24	VOC	0.35	NOx	0.32	CO	0.28	4,180	Less than 1 Mile	21,740
449	34.314133	-78.826850	6.95	PM(TSP)	4.23	PM10	1.38	NOx	0.65	4,186	Less than 1 Mile	40,863
450	35.932383	-81.483066	1.03	PM(TSP)	0.72	PM10	0.28	PM2.5	0.03	4,187	Less than 1 Mile	17,347
451	36.413450	-79.980605	0.33	PM(TSP)	0.23	PM10	0.10			4,200	Less than 1 Mile	73,722

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
411	2 - 5 Miles	371950015001051	79	55	21	0	0	6	69.62%	30.38%	0.223801002	352.9920044
412	Less than 1/4 Mile	371539706001024	0	0	0	0	0	0	n/a	n/a	0.0273392	0
413	Less than 1 Mile	371399604005038	0	0	0	0	0	0	n/a	n/a	0.0135764	0
414	Less than 1 Mile	370270303001006	233	163	31	1	4	38	69.96%	30.04%	0.506118	460.3670044
415	More than 5 Miles	370531102001020	7	7	0	0	0	0	100.00%	0.00%	0.029279901	239.0720062
416	Less than 1 Mile	370850703004030	192	35	148	2	0	0	0.182291999	0.817708015	0.216308996	887.6190186
417	Less than 1 Mile	370459509001013	116	73	40	1	0	0	62.93%	37.07%	0.144360006	803.5469971
418	More than 5 Miles	371270110001067	46	21	18	0	0	6	45.65%	54.35%	0.135796994	338.7409973
419	1 - 2 Miles	371679312015021	0	0	0	0	0	0	n/a	n/a	0.0100092	0
420	2 - 5 Miles	370710304023032	0	0	0	0	0	0	n/a	n/a	0.018832801	0
421	2 - 5 Miles	370570611003005	218	215	3	0	0	0	98.62%	1.38%	0.631708026	345.0960083
422	1 - 2 Miles	370810116021015	6	1	0	0	0	6	16.67%	83.33%	0.00580238	1034.060059
423	More than 5 Miles	371510315043017	114	91	1	0	21	6	79.82%	20.18%	0.144920006	786.6409912
424	Less than 1/4 Mile	371330026004011	371	37	313	0	0	28	9.97%	90.03%	0.173172995	2142.370117
425	Less than 1/2 Mile	370139301005022	1	0	1	0	0	0	0.00%	100.00%	0.102907002	9.717510223
426	More than 5 Miles	370939703004040	25	8	7	8	0	0	32.00%	68.00%	0.200810999	124.4950027
427	1 - 2 Miles	371899204001109	280	260	7	3	3	8	0.928570986	0.071428597	0.070118502	3993.23999
428	2 - 5 Miles	370230202021047	2	0	2	0	0	0	0.00%	100.00%	0.057455201	34.80970001
429	2 - 5 Miles	370499601023066	49	20	27	0	1	0	40.82%	59.18%	0.985767007	49.70750046
430	2 - 5 Miles	370810144073027	3	1	2	0	0	0	33.33%	66.67%	0.0223046	134.5010071
431	More than 5 Miles	371510305033022	2	2	0	0	0	0	100.00%	0.00%	0.00908899	220.0460052
432	1 - 2 Miles	370099704003010	37	32	0	0	0	5	86.49%	13.51%	0.208127007	177.776001
433	2 - 5 Miles	370630016011039	7	5	1	0	0	0	71.43%	28.57%	0.121862002	57.44200134
434	2 - 5 Miles	370810164101022	8	3	5	0	0	0	37.50%	62.50%	0.083569899	95.72820282
435	2 - 5 Miles	371790204042032	0	0	0	0	0	0	n/a	n/a	0.050064299	0
436	More than 5 Miles	371239601002050	5	5	0	0	0	0	100.00%	0.00%	0.00463849	1077.939941
437	2 - 5 Miles	371830540171002	0	0	0	0	0	0	n/a	n/a	0.118493997	0
438	More than 5 Miles	371219501002058	20	20	0	0	0	0	1	0	0.546838999	36.57379913
439	More than 5 Miles	371510312004057	18	13	5	0	0	0	72.22%	27.78%	0.059260901	303.7420044
440	2 - 5 Miles	370879210002077	12	12	0	0	0	0	100.00%	0.00%	0.00446363	2688.399902
441	More than 5 Miles	370030405003019	35	35	0	0	0	0	100.00%	0.00%	0.089896299	389.3370056
442	More than 5 Miles	371010412011130	19	15	0	0	0	3	0.78947401	0.210526004	0.070921198	267.9030151
443	1 - 2 Miles	370350104022004	41	24	10	0	0	12	58.54%	41.46%	0.0129677	3161.699951
444	2 - 5 Miles	371570411005019	0	0	0	0	0	0	n/a	n/a	0.00303079	0
445	2 - 5 Miles	370899314004073	14	10	4	0	0	2	71.43%	28.57%	0.068910398	203.1620026
446	1 - 2 Miles	371219503002036	4	4	0	0	0	0	100.00%	0.00%	0.0217712	183.7290039
447	More than 5 Miles	370810162041033	118	107	6	0	5	0	0.906780005	0.093220301	0.528271019	223.3699951
448	2 - 5 Miles	370250421022007	0	0	0	0	0	0	n/a	n/a	0.052437399	0
449	More than 5 Miles	370479307005008	13	0	13	0	0	0	0.00%	100.00%	0.035712801	364.0150146
450	2 - 5 Miles	370270312011015	97	89	0	2	0	6	91.75%	8.25%	1.937119961	50.07429886
451	More than 5 Miles	371570409003005	123	105	9	1	0	3	85.37%	14.63%	0.226199999	543.7670288

	A	B	C	D	E	F	G	H
452	804	Fletcher Industries	6300016	FRO	Moore	333292	Textile Machinery Manufacturing	Small
453	707	Bradley Creek Pump Station	6500277	WIRO	New Hanover	22132	Sewage Treatment Facilities	Small
454	995	Intermont Group Ltd.	3200266	RRO	Durham	32731	Cement Manufacturing	Small
455	681	Builders FirstSource-Atlantic Group, Inc.	1300139	MRO	Cabarrus	42331	Lumber, Plywood, Millwork, and Wood Panel Merchant Wholesaler	Small
456	799	The Black Bros. Co. - Southeast Division	4100751	WSRO	Guilford	326291	Rubber Product Manufacturing for Mechanical Use	Small
457	916	Utility Precast, Inc.	1300162	MRO	Cabarrus	32739	Other Concrete Product Manufacturing	Small
458	403	Imerys Mica Kings Mountain, Inc. - Battleground Plant	2300218	MRO	Cleveland	212399	All Other Nonmetallic Mineral Mining	Synthetic Minor
459	119	Capel, Inc.	6200006	FRO	Montgomery	31411	Carpet and Rug Mills	Small
460	919	Massey Ready-Mix Concrete, Inc.	0100274	WSRO	Alamance	32732	Ready-Mix Concrete Manufacturing	Small
461	276	Shenandoah Furniture Inc.	8600090	WSRO	Surry	337121	Upholstered Household Furniture Manufacturing	Small
462	821	Oldcastle Precast, Inc. ** INACTIVE **	4100767	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
463	12	Broughton Hospital	1200008	ARO	Burke	62221	Psychiatric and Substance Abuse Hospitals	Synthetic Minor
464	632	Carolina Base-Pac Corporation	1400209	ARO	Caldwell	32192	Wood Container and Pallet Manufacturing	Small
465	1029	NB Corporation - d/b/a, Greensboro Industrial Platers	4100515	WSRO	Guilford	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
466	694	Wellington Hamrick, Inc., Shelby Plant	2300355	MRO	Cleveland	32732	Ready-Mix Concrete Manufacturing	Small
467	993	Concrete Supply Co., LLC - Durant Park	9200661	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
468	1003	Static Control Components, Inc. - Plant 19	5300140	RRO	Lee	335999	All Other Miscellaneous Electrical Equipment and Component	Small
469	147	Mountaire Farms, Inc. - Statesville Breeder Mill	4900069	MRO	Iredell	311119	Other Animal Food Manufacturing	Small
470	635	Thomasville - Dixel Incorporated	4100340	WSRO	Guilford	31323	Nonwoven Fabric Mills	Small
471	739	Ready Mixed Concrete Co - Greenville	7400170	WARO	Pitt	32732	Ready-Mix Concrete Manufacturing	Small
472	603	Concrete Supply Co., LLC - Morrisville	9200660	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
473	386	Cavalier Home Builders, LLC dba Nashville Division of Caval	6400045	RRO	Nash	321991	Manufactured Home (Mobile Home) Manufacturing	Small
474	150	Syngenta Crop Protection, LLC	4100031	WSRO	Guilford	54171	Research and Development in the Physical, Engineering, and	Synthetic Minor
475	797	Thomas Concrete of Carolina Inc	9200601	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
476	550	Lancer, Inc.	6200069	FRO	Montgomery	321912	Cut Stock, Resawing Lumber, and Planing	Small
477	832	Industrial Timber, Inc.	0200095	MRO	Alexander	33321	Sawmill and Woodworking Machinery Manufacturing	Small
478	528	APAC-Atlantic, Inc. - Limestone Facility	4500063	ARO	Henderson	212312	Crushed and Broken Limestone Mining and Quarrying	Small
479	595	Autumn House, Inc.	1400035	ARO	Caldwell	321211	Hardwood Veneer and Plywood Manufacturing	Small
480	761	Concrete Supply Company, LLC - Lincolnton	5500081	MRO	Lincoln	32732	Ready-Mix Concrete Manufacturing	Small
481	56	Moen, Inc.	5300081	RRO	Lee	332913	Plumbing Fixture Fitting and Trim Manufacturing	Synthetic Minor
482	341	Treeforms, Inc.	4100789	WSRO	Guilford	337127	Institutional Furniture Manufacturing	Small
483	639	Pharr Yarns I-85 Complex	3600094	MRO	Gaston	313111	Yarn Spinning Mills	Synthetic Minor
484	240	Ran's Finishing, Inc.	1200172	ARO	Burke	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
485	755	Ready Mixed Concrete Co. Smithfield - Plant 12	5100148	RRO	Johnston	32732	Ready-Mix Concrete Manufacturing	Small
486	473	Minute-Man Anchors, Inc.	4500301	ARO	Henderson	332999	All Other Miscellaneous Fabricated Metal Product Manufacuri	Small
487	321	Southern Research Institutes Clean Energy Development Center	3200372	RRO	Durham	54171	Research and Development in the Physical, Engineering, and	Synthetic Minor
488	669	Vanguard Pai Lung	9000049	MRO	Union	333292	Textile Machinery Manufacturing	Small
489	631	DPD Team Concrete - Tarboro	3300138	RRO	Edgecombe	32732	Ready-Mix Concrete Manufacturing	Small
490	952	Joyner's Memorial Incorporated	9800056	RRO	Wilson	327991	Cut Stone and Stone Product Manufacturing	Small
491	998	Johnsons Block and Concrete Co Inc ** INACTIVE **	9100019	RRO	Vance	32732	Ready-Mix Concrete Manufacturing	Small
492	482	Concrete Pipe & Precast, LLC - Oakboro	8400042	MRO	Stanly	327332	Concrete Pipe Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
452	35.216066	-79.393100	0.56	PM(TSP)	0.21	PM10	0.16	PM2.5	0.09	4,205	Less than 1 Mile	5,728
453	34.214120	-77.834683	0.87	NOx	0.52	CO	0.22	PM(TSP)	0.03	4,205	Less than 1 Mile	8,527
454	35.965133	-78.871166	0.15	PM10	0.06	PM(TSP)	0.06	PM2.5	0.03	4,207	Less than 1 Mile	24,890
455	35.311480	-80.674120	0.96	PM(TSP)	0.69	VOC	0.15	Toluene	0.12	4,211	Less than 1 Mile	21,788
456	35.938333	-79.967222	0.57	PM(TSP)	0.16	VOC	0.15	PM10	0.07	4,225	Less than 1 Mile	16,319
457	35.394650	-80.703400	0.30	PM(TSP)	0.21	PM10	0.09	Manganese & corr	0.00	4,243	Less than 1 Mile	33,915
458	35.218911	-81.371133	2.85	PM(TSP)	0.99	PM10	0.98	NOx	0.46	4,249	Less than 1 Mile	9,226
459	35.373408	-79.889820	6.19	SO2	4.04	NOx	1.08	PM(TSP)	0.46	4,264	Less than 1 Mile	3,058
460	36.084583	-79.415350	0.29	PM(TSP)	0.20	PM10	0.09	Manganese Unlist	0.00	4,271	Less than 1 Mile	27,033
461	36.483833	-80.618216	4.07	VOC	3.23	SO2	0.35	Toluene	0.24	4,282	Less than 1 Mile	2,690
462	36.083300	-79.916700	0.52	PM(TSP)	0.24	NOx	0.10	PM10	0.09	4,289	Less than 1 Mile	26,967
463	35.730280	-81.674200	9.20	NOx	4.57	CO	3.55	PM(TSP)	0.34	4,292	Less than 1 Mile	131
464	35.859383	-81.470580	1.17	PM(TSP)	1.12	PM10	0.03	PM2.5	0.02	4,295	Less than 1 Mile	26,670
465	36.064200	-79.812500	0.08	PM10	0.04	PM(TSP)	0.04	Chromium - All/To	0.00	4,341	Less than 1 Mile	7,405
466	35.313510	-81.512030	0.92	PM(TSP)	0.48	PM10	0.22	PM2.5	0.22	4,352	Less than 1 Mile	8,231
467	35.881450	-78.580316	0.15	PM(TSP)	0.10	PM10	0.05	Manganese Unlist	0.00	4,358	Less than 1 Mile	22,363
468	35.459620	-79.136300	0.12	VOC	0.06	Carbon disulfide	0.04	Acetophenone	0.01	4,363	Less than 1 Mile	15,583
469	35.790983	-80.925466	5.70	PM(TSP)	3.96	PM10	1.36	NOx	0.15	4,364	Less than 1 Mile	14,403
470	35.929444	-79.996300	1.16	NOx	0.57	CO	0.47	PM(TSP)	0.04	4,366	Less than 1 Mile	13,153
471	35.623316	-77.374650	0.74	PM(TSP)	0.51	PM10	0.23	Benzene	0.00	4,375	Less than 1 Mile	10,336
472	35.839200	-78.822733	1.30	PM(TSP)	0.87	PM10	0.41	CO	0.01	4,379	Less than 1 Mile	36,181
473	35.969516	-77.947700	2.98	VOC	1.90	MEK (methyl ethyl)	0.46	Methylene chloride	0.33	4,415	Less than 1 Mile	27,708
474	36.065438	-79.911705	5.65	NOx	2.81	CO	2.15	PM(TSP)	0.21	4,422	Less than 1 Mile	26,345
475	35.838416	-78.822050	0.58	PM(TSP)	0.42	PM10	0.16	Arsenic & Compou	0.00	4,422	Less than 1 Mile	35,923
476	35.383583	-79.783450	1.61	PM(TSP)	1.40	PM10	0.15	PM2.5	0.06	4,454	Less than 1 Mile	32,721
477	35.917710	-81.124770	0.48	PM(TSP)	0.36	PM10	0.07	PM2.5	0.05	4,454	Less than 1 Mile	84,773
478	35.432200	-82.515600	1.80	PM(TSP)	1.06	PM10	0.37	PM2.5	0.37	4,458	Less than 1 Mile	17,438
479	35.796083	-81.530700	1.36	PM(TSP)	1.07	VOC	0.13	Formaldehyde	0.11	4,458	Less than 1 Mile	17,711
480	35.460378	-81.259968	0.69	PM(TSP)	0.47	PM10	0.22	Manganese & corr	0.00	4,459	Less than 1 Mile	8,213
481	35.455550	-79.105550	7.78	NOx	3.09	CO	2.57	SO2	0.77	4,460	Less than 1 Mile	24,849
482	36.058889	-79.951389	3.37	VOC	3.20	Toluene	0.11	PM(TSP)	0.03	4,471	Less than 1 Mile	38,301
483	35.265140	-81.080710	1.13	NOx	0.55	CO	0.46	PM(TSP)	0.04	4,472	Less than 1 Mile	15,682
484	35.718600	-81.755000	4.47	VOC	3.28	Toluene	0.57	Xylene (mixed isor	0.24	4,499	Less than 1 Mile	24,336
485	35.517416	-78.354650	0.70	PM(TSP)	0.48	PM10	0.22	Chromium (VI) No	0.00	4,509	Less than 1 Mile	6,061
486	35.283100	-82.427200	2.28	VOC	1.46	Butoxy Ethanol 2-	0.48	NOx	0.13	4,512	Less than 1 Mile	18,028
487	36.099716	-78.847916	3.61	CO	2.11	Methane (CH4)	0.68	PM(TSP)	0.56	4,523	Less than 1 Mile	25,185
488	34.988846	-80.525853	1.01	VOC	0.89	Styrene	0.10	Xylene, m-	0.00	4,532	Less than 1 Mile	4,982
489	35.912083	-77.563450	1.17	PM(TSP)	0.81	PM10	0.36			4,540	Less than 1 Mile	3,956
490	35.701433	-77.930000	0.24	PM2.5	0.08	PM10	0.08	PM(TSP)	0.08	4,556	Less than 1 Mile	7,534
491	36.314450	-78.377233	0.15	PM(TSP)	0.10	PM10	0.05			4,556	Less than 1 Mile	22,102
492	35.224216	-80.337633	2.21	VOC	1.67	PM(TSP)	0.28	PM2.5	0.12	4,569	Less than 1 Mile	66,481

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
452	1 - 2 Miles	371259508021027	103	103	0	0	0	0	100.00%	0.00%	0.455877006	225.9380035
453	1 - 2 Miles	371290119024008	5	5	0	0	0	3	100.00%	0.00%	0.0139556	358.2789917
454	2 - 5 Miles	370630020271008	13	13	0	0	0	0	100.00%	0.00%	0.100322001	129.5829926
455	2 - 5 Miles	370250415012028	11	11	0	0	0	0	100.00%	0.00%	0.134880006	81.55400085
456	2 - 5 Miles	370810145021005	2	2	0	0	0	0	100.00%	0.00%	0.276784986	7.225830078
457	More than 5 Miles	370250413032003	121	84	22	0	9	3	69.42%	30.58%	1.226539969	98.65149689
458	1 - 2 Miles	370459504004013	0	0	0	0	0	0	n/a	n/a	0.0177944	0
459	Less than 1 Mile	371239602002028	14	14	0	0	0	0	100.00%	0.00%	0.170027003	82.33989716
460	More than 5 Miles	370010208025001	21	12	4	0	0	5	57.14%	42.86%	0.0520797	403.2279968
461	Less than 1 Mile	371719306001004	22	20	0	0	0	2	90.91%	9.09%	0.170159996	129.2899933
462	More than 5 Miles	370810160111009	1430	633	631	1	33	132	44.27%	55.73%	0.295430988	4840.390137
463	Less than 1/4 Mile	370230214004026	0	0	0	0	0	0	n/a	n/a	0.0191925	0
464	More than 5 Miles	370270306002000	620	593	7	1	0	38	95.65%	4.35%	0.955735028	648.7150269
465	1 - 2 Miles	370810107022027	0	0	0	0	0	0	n/a	n/a	0.00793813	0
466	1 - 2 Miles	370459508003034	187	116	61	1	0	20	62.03%	37.97%	0.219309002	852.6779785
467	2 - 5 Miles	371830540171039	0	0	0	0	0	0	n/a	n/a	0.076132603	0
468	2 - 5 Miles	371050304013002	608	230	109	11	0	448	37.83%	62.17%	1.26820004	479.4200134
469	2 - 5 Miles	370970604002010	0	0	0	0	0	0	n/a	n/a	0.103329003	0
470	2 - 5 Miles	370810145011002	88	72	13	0	0	1	81.82%	18.18%	0.129005	682.1439819
471	1 - 2 Miles	371470008002122	0	0	0	0	0	0	n/a	n/a	0.0564599	0
472	More than 5 Miles	371830536091090	4	4	0	0	0	0	100.00%	0.00%	0.623875022	6.411540031
473	More than 5 Miles	371270111025052	30	20	10	0	0	0	66.67%	33.33%	0.104006	288.4450073
474	2 - 5 Miles	370810160112013	3	1	2	0	0	0	0.333332986	0.666666985	0.175467998	17.0970993
475	More than 5 Miles	371830536091090	4	4	0	0	0	0	100.00%	0.00%	0.623875022	6.411540031
476	More than 5 Miles	371239601004013	39	34	5	0	0	2	87.18%	12.82%	0.340754986	114.4520035
477	More than 5 Miles	370030405003000	163	158	3	0	0	9	96.93%	3.07%	1.112089992	146.5709991
478	2 - 5 Miles	370899306001036	72	67	2	2	1	8	93.06%	6.94%	0.0282843	2545.580078
479	2 - 5 Miles	370270308001007	369	346	4	1	3	16	93.77%	6.23%	2.000449896	184.4589996
480	1 - 2 Miles	371090701006038	5	5	0	0	0	0	100.00%	0.00%	0.031168999	160.4160004
481	2 - 5 Miles	371050307023011	36	21	6	0	0	21	0.583333015	0.416667014	0.111685999	322.3320007
482	More than 5 Miles	370810164061002	0	0	0	0	0	0	n/a	n/a	0.255764008	0
483	2 - 5 Miles	370710313023021	0	0	0	0	0	0	n/a	n/a	0.00552073	0
484	2 - 5 Miles	370230214002067	7	6	1	0	0	0	85.71%	14.29%	0.084895603	82.45420074
485	1 - 2 Miles	371010409011017	257	169	54	0	0	38	65.76%	34.24%	0.683786988	375.8479919
486	2 - 5 Miles	370899314004059	144	98	0	0	0	39	68.06%	31.94%	0.0884436	1628.160034
487	2 - 5 Miles	370630021001045	0	0	0	0	0	0	n/a	n/a	2.20442009	0
488	Less than 1 Mile	371790206012014	39	20	2	0	0	26	51.28%	48.72%	0.058602899	665.4959717
489	Less than 1 Mile	370650211001032	13	13	0	0	0	0	100.00%	0.00%	0.592992008	21.92270088
490	1 - 2 Miles	371950008022025	175	69	61	2	0	55	39.43%	60.57%	0.159768999	1095.329956
491	2 - 5 Miles	371819609002024	66	32	14	0	0	23	48.48%	51.52%	0.015806001	4175.629883
492	More than 5 Miles	371679309003019	15	11	4	0	0	1	73.33%	26.67%	0.113145001	132.572998

	A	B	C	D	E	F	G	H
493	637	Abercrombie Textiles II, LLC - Jacquards Plant	8100164	ARO	Rutherford	31321	Broadwoven Fabric Mills	Small
494	989	Chandler Concrete/Piedmont, Inc. - Chimney Rock Rd Plant 103	4100992	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
495	128	RSI Home Products	5500112	MRO	Lincoln	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Synthetic Minor
496	1056	Murdock Concrete Company	4101146	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
497	645	Technicon Acoustics	1300075	MRO	Cabarrus	326199	All Other Plastics Product Manufacturing	Synthetic Minor
498	490	Ready Mixed Concrete Company, Taylorsville	0200018	MRO	Alexander	32732	Ready-Mix Concrete Manufacturing	Small
499	468	Martin Marietta Materials, Inc. - Benson	5100139	RRO	Johnston	212313	Crushed and Broken Granite Mining and Quarrying	Small
500	741	Concrete Supply Co., LLC - Aberdeen	6300092	FRO	Moore	32732	Ready-Mix Concrete Manufacturing	Small
501	956	Ready Mixed Concrete Co. - Ayden	7400285	WARO	Pitt	32732	Ready-Mix Concrete Manufacturing	Small
502	672	Buckleigh Hill Pet Crematory	9200809	RRO	Wake	81222	Cemeteries and Crematories	Small
503	1054	The Quartz Corp USA - Chalk Mountain Mine	6100100	ARO	Mitchell	212325	Clay and Ceramic and Refractory Minerals Mining	Small
504	421	ECMD, Inc. - East Coast Mouldings/Crown Heritage	9700143	WSRO	Wilkes	321918	Other Millwork (including Flooring)	Synthetic Minor
505	638	S & W Ready Mix Concrete - Castle Hayne	6500311	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
506	339	Pneu-Mech Systems Manufacturing, Inc.	4900229	MRO	Iredell	332322	Sheet Metal Work Manufacturing	Small
507	1066	Sure Wood Products, Inc.	1800352	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
508	651	Southeastern Foundries Corporation	4101194	WSRO	Guilford	331528	Other Nonferrous Foundries (except Die-Casting)	Small
509	93	Rudisill Frame Shop, Inc.	1800439	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
510	248	Log Homes of America, Inc. dba Log Home Cooperative of America	1400191	ARO	Caldwell	321113	Sawmills	Small
511	882	Crown-Kinston	5400167	WARO	Lenoir	332999	All Other Miscellaneous Fabricated Metal Product Manufacturing	Small
512	453	Timber Wolf Forest Products, Inc.	1400024	ARO	Caldwell	337122	Nonupholstered Wood Household Furniture Manufacturing	Synthetic Minor
513	745	Chandler Concrete/Piedmont, Inc. - Plant 117 - Elm St.	4101197	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
514	106	Neuse Regional Water Treatment Plant	5400193	WARO	Lenoir	22131	Water Supply and Irrigation Systems	Small
515	685	Ready Mixed Concrete Company, Mooresville Plant #91	4900252	MRO	Iredell	32732	Ready-Mix Concrete Manufacturing	Small
516	163	City of Wilson - Pinetops Genset	3300164	RRO	Edgecombe	221112	Fossil Fuel Electric Power Generation	Small
517	900	Martin Marietta Materials, Inc. - Reidsville Quarry	7900045	WSRO	Rockingham	212313	Crushed and Broken Granite Mining and Quarrying	Small
518	186	Environmental Air Systems, Inc ** INACTIVE **	4100736	WSRO	Guilford	333411	Air Purification Equipment Manufacturing	Small
519	340	Whiteville Ready Mixed Concrete	2400146	WIRO	Columbus	32732	Ready-Mix Concrete Manufacturing	Small
520	94	Evergreen Packaging - Raleigh Plant	9200278	RRO	Wake	322212	Folding Paperboard Box Manufacturing	Title V
521	895	Creative Metal and Wood, Inc.	2900329	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
522	152	J. T. Russell & Sons, Inc. - Albemarle	8400095	MRO	Stanly	212399	All Other Nonmetallic Mineral Mining	Small
523	712	Adams an Oldcastle Company	6500329	WIRO	New Hanover	327331	Concrete Block and Brick Manufacturing	Small
524	354	United Finishers, Incorporated	4100122	WSRO	Guilford	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
525	389	B & E Custom Cabinets, Inc.	8000115	MRO	Rowan	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Small
526	88	Maria Parham Medical Center, Inc.	9100112	RRO	Vance	62211	General Medical and Surgical Hospitals	Small
527	131	Chambers Fabrics, Inc.	4101130	WSRO	Guilford	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
528	101	RR Donnelley / Wilson	9800174	RRO	Wilson	811212	Computer and Office Machine Repair and Maintenance	Small
529	492	NC Municipal Power Agency No. 1 - High Point Polo Plant	4101205	WSRO	Guilford	221112	Fossil Fuel Electric Power Generation	Small
530	1083	Able Plating Company	3600306	MRO	Gaston	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
531	760	Burlington Technologies, Inc. - Pioneer Plant	0100298	WSRO	Alamance	313311	Broadwoven Fabric Finishing Mills	Small
532	623	Armtec Countermeasures Company	4300053	FRO	Harnett	334511	Search, Detection, Navigation, Guidance, Aeronautical, and Navigation	Small
533	166	Schindler Elevator Corp ** INACTIVE **	8200107	FRO	Sampson	333921	Elevator and Moving Stairway Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
493	35.256100	-81.779200	1.15	PM(TSP)	0.51	NOx	0.30	CO	0.25	4,587	Less than 1 Mile	30,736
494	36.078027	-79.917805	0.16	PM(TSP)	0.11	PM10	0.05			4,588	Less than 1 Mile	27,372
495	35.546700	-81.226370	6.01	PM(TSP)	1.82	PM10	1.74	PM2.5	1.29	4,594	Less than 1 Mile	27,712
496	36.078138	-79.917866	0.03	PM(TSP)	0.02	PM10	0.01	Manganese & cor	0.00	4,598	Less than 1 Mile	27,387
497	35.420900	-80.652816	1.11	PM(TSP)	0.32	PM10	0.31	NOx	0.17	4,600	Less than 1 Mile	16,263
498	35.923000	-81.167016	2.17	PM(TSP)	1.67	PM10	0.50	Arsenic & Compou	0.00	4,600	Less than 1 Mile	81,722
499	35.421683	-78.502766	2.32	PM(TSP)	1.57	PM10	0.75			4,602	Less than 1 Mile	57,317
500	35.141816	-79.445983	0.74	PM(TSP)	0.50	PM10	0.24	Manganese Unlist	0.00	4,609	Less than 1 Mile	23,431
501	35.487541	-77.429236	0.23	PM(TSP)	0.16	PM10	0.07	Manganese Unlist	0.00	4,611	Less than 1 Mile	44,370
502	35.795414	-78.328080	1.00	NOx	0.23	VOC	0.22	SO2	0.18	4,630	Less than 1 Mile	8,680
503	35.902966	-82.098483	0.04	PM(TSP)	0.02	PM10	0.01	PM2.5	0.01	4,631	Less than 1 Mile	10,935
504	36.140708	-81.191876	2.68	VOC	1.99	NOx	0.27	CO	0.16	4,670	Less than 1 Mile	12,102
505	34.355583	-77.866283	1.13	PM(TSP)	0.77	PM10	0.36	Manganese & cor	0.00	4,680	Less than 1 Mile	52,174
506	35.786878	-81.004780	3.40	VOC	2.19	Xylene (mixed isor	0.53	Toluene	0.35	4,705	Less than 1 Mile	37,858
507	35.727681	-81.319373	0.03	PM10	0.01	PM2.5	0.01	PM(TSP)	0.01	4,713	Less than 1 Mile	6,310
508	36.060778	-79.839363	1.09	SO2	0.48	PM(TSP)	0.27	NOx	0.21	4,723	Less than 1 Mile	9,297
509	35.692450	-81.235950	6.68	PM(TSP)	3.63	PM10	1.96	PM2.5	1.09	4,738	Less than 1 Mile	12,102
510	35.942183	-81.555466	4.34	PM(TSP)	3.19	PM10	0.74	PM2.5	0.41	4,743	Less than 1 Mile	13,019
511	35.312166	-77.599333	0.38	VOC	0.30	PM(TSP)	0.06	PM10	0.01	4,751	Less than 1 Mile	9,318
512	35.857645	-81.468221	2.43	VOC	1.98	Toluene	0.21	MEK (methyl ethyl	0.07	4,757	Less than 1 Mile	27,612
513	36.025490	-79.788330	0.73	PM(TSP)	0.50	PM10	0.23	Manganese Unlist	0.00	4,764	Less than 1 Mile	10,148
514	35.250533	-77.709966	6.42	NOx	4.07	CO	0.88	VOC	0.33	4,770	Less than 1 Mile	29,926
515	35.602300	-80.806500	0.95	PM(TSP)	0.60	PM10	0.28	NOx	0.04	4,790	Less than 1 Mile	23,897
516	35.790616	-77.646733	5.36	NOx	3.94	CO	0.90	VOC	0.12	4,792	Less than 1 Mile	54,580
517	36.371066	-79.726800	0.34	PM(TSP)	0.24	PM10	0.09	PM2.5	0.01	4,796	Less than 1 Mile	18,716
518	35.939444	-79.968611	5.10	VOC	3.70	Methanol (methyl a	0.81	Toluene	0.43	4,799	Less than 1 Mile	15,754
519	34.321750	-78.725400	3.38	PM(TSP)	2.52	PM10	0.76	PM2.5	0.10	4,808	Less than 1 Mile	10,954
520	35.751216	-78.641883	6.63	VOC	4.41	NOx	0.80	CO	0.69	4,812	Less than 1 Mile	7,667
521	35.912283	-80.074591	0.35	VOC	0.16	Xylene (mixed isor	0.08	MEK (methyl ethyl	0.05	4,813	Less than 1 Mile	16,115
522	35.383316	-80.195900	5.64	NOx	3.44	CO	0.74	PM(TSP)	0.47	4,825	Less than 1 Mile	6,961
523	34.356676	-77.868153	0.86	PM(TSP)	0.44	PM10	0.20	NOx	0.13	4,841	Less than 1 Mile	52,586
524	35.927900	-80.013516	3.28	VOC	2.18	Toluene	0.65	Methanol (methyl a	0.16	4,846	Less than 1 Mile	12,698
525	35.541916	-80.598783	2.95	VOC	1.81	PM(TSP)	0.33	PM10	0.31	4,867	Less than 1 Mile	38,461
526	36.331066	-78.448903	6.78	NOx	3.27	CO	2.35	VOC	0.46	4,876	Less than 1 Mile	143
527	35.930000	-80.011389	5.96	PM(TSP)	2.28	PM10	1.41	PM2.5	1.01	4,880	Less than 1 Mile	11,949
528	35.698500	-77.889683	6.52	VOC	3.12	PM(TSP)	1.88	Ethyl acetate	1.29	4,887	Less than 1 Mile	9,695
529	35.971133	-79.968750	2.13	NOx	1.51	CO	0.43	VOC	0.06	4,915	Less than 1 Mile	13,568
530	35.274960	-81.223220	0.00	Chromic acid (VI) (0.00	Chromium - All/To	0.00	Chromium (VI) Sol	0.00	4,917	Less than 1 Mile	25,004
531	36.086783	-79.414366	0.70	NOx	0.32	CO	0.26	PM(TSP)	0.06	4,920	Less than 1 Mile	27,568
532	35.390850	-78.809255	1.21	NOx	0.81	CO	0.19	PM10	0.06	4,938	Less than 1 Mile	60,233
533	35.023583	-78.334050	5.33	NOx	1.10	CO	0.93	VOC	0.88	4,942	Less than 1 Mile	6,616

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
493	More than 5 Miles	371619611013022	21	21	0	0	0	0	100.00%	0.00%	0.500944018	41.92089844
494	More than 5 Miles	370810160111009	1430	633	631	1	33	132	44.27%	55.73%	0.295430988	4840.390137
495	More than 5 Miles	371090708002016	49	35	5	0	0	22	0.714286029	0.285714	0.669764996	73.16000366
496	More than 5 Miles	370810160111009	1430	633	631	1	33	132	44.27%	55.73%	0.295430988	4840.390137
497	2 - 5 Miles	370250425012012	785	718	34	1	5	34	0.914650023	0.085350297	1.118489981	701.8389893
498	More than 5 Miles	370030404001037	6	5	1	0	0	0	83.33%	16.67%	0.0182424	328.9039917
499	More than 5 Miles	371010415011029	8	8	0	0	0	0	100.00%	0.00%	0.307511985	26.01519966
500	2 - 5 Miles	371259507021094	0	0	0	0	0	0	n/a	n/a	0.202212006	0
501	More than 5 Miles	371470014011015	3	0	0	0	3	0	0.00%	100.00%	0.053499602	56.07519913
502	1 - 2 Miles	371830543024038	18	11	7	0	0	0	61.11%	38.89%	0.088865504	202.5529938
503	2 - 5 Miles	371219504002014	687	678	0	1	1	6	98.69%	1.31%	7.343959808	93.5463028
504	2 - 5 Miles	371939610011020	0	0	0	0	0	0	n/a	n/a	0.102205001	0
505	More than 5 Miles	371290116082040	71	57	9	0	0	4	80.28%	19.72%	0.78609401	90.31999969
506	More than 5 Miles	370970611022025	263	225	17	2	7	4	85.55%	14.45%	0.777715981	338.1700134
507	1 - 2 Miles	370350110001043	41	35	0	0	1	14	85.37%	14.63%	0.162423998	252.4259949
508	1 - 2 Miles	370810106012047	241	193	31	3	4	4	80.08%	19.92%	0.031186299	7727.75
509	2 - 5 Miles	370350117011003	539	353	90	0	28	110	65.49%	34.51%	0.327973992	1643.420044
510	2 - 5 Miles	370270302001024	4	4	0	0	0	0	100.00%	0.00%	0.0146038	273.901001
511	1 - 2 Miles	371070109001016	8	2	6	0	0	0	25.00%	75.00%	0.474994004	16.84230042
512	More than 5 Miles	370270306002000	620	593	7	1	0	38	0.956452012	0.043548401	0.955735028	648.7150269
513	1 - 2 Miles	370810128041020	0	0	0	0	0	0	n/a	n/a	0.048226699	0
514	More than 5 Miles	371070110012054	4	0	4	0	0	0	0.00%	100.00%	0.329843998	12.12689972
515	2 - 5 Miles	370970615011020	0	0	0	0	0	0	n/a	n/a	0.085291699	0
516	More than 5 Miles	370650215002007	163	20	138	0	0	0	12.27%	87.73%	0.0169075	9640.69043
517	2 - 5 Miles	371570411005017	127	124	3	0	0	0	97.64%	2.36%	1.110409975	114.3720016
518	2 - 5 Miles	370810145021005	2	2	0	0	0	0	100.00%	0.00%	0.276784986	7.225830078
519	2 - 5 Miles	370479309002023	1	1	0	0	0	0	100.00%	0.00%	0.246381998	4.058740139
520	1 - 2 Miles	371830545002006	166	116	41	0	0	28	0.698795021	0.301205009	0.197336003	841.2050171
521	2 - 5 Miles	370570606011030	3	3	0	0	0	0	100.00%	0.00%	0.135011002	22.22039986
522	1 - 2 Miles	371679303003017	218	207	7	0	4	10	94.95%	5.05%	0.782079995	278.743988
523	More than 5 Miles	371290116082052	12	0	12	0	0	0	0.00%	100.00%	0.408280998	29.39150047
524	2 - 5 Miles	370810145011019	70	24	33	3	2	7	34.29%	65.71%	0.200314999	349.4500122
525	More than 5 Miles	371590514001013	16	16	0	0	0	0	100.00%	0.00%	0.073219903	218.5200043
526	Less than 1/4 Mile	371819603003001	0	0	0	0	0	0	n/a	n/a	0.093064897	0
527	2 - 5 Miles	370810145011030	3	0	3	0	0	0	0.00%	100.00%	0.113402002	26.45459938
528	1 - 2 Miles	371950008023014	0	0	0	0	0	0	n/a	n/a	0.086427897	0
529	2 - 5 Miles	370810144061022	116	17	96	0	0	0	14.66%	85.34%	0.412120998	281.4710083
530	2 - 5 Miles	370710315005031	14	14	0	0	0	0	100.00%	0.00%	0.091049202	153.7630005
531	More than 5 Miles	370010202001023	32	19	9	0	0	8	59.38%	40.63%	0.099233396	322.4719849
532	More than 5 Miles	370850707003020	1037	466	531	14	0	143	44.94%	55.06%	0.371214986	2793.530029
533	1 - 2 Miles	371639706001015	0	0	0	0	0	0	n/a	n/a	0.092069797	0

	A	B	C	D	E	F	G	H
534	167	Mills River Regional Water Treatment Fac	4500284	ARO	Henderson	22131	Water Supply and Irrigation Systems	Small
535	364	McCombs Steel Company	4900272	MRO	Iredell	332312	Fabricated Structural Metal Manufacturing	Small
536	894	Vaughan-Bassett Furn Co - Elkin Furniture	8600009	WSRO	Surry	337122	Nonupholstered Wood Household Furniture Manufacturing	Title V
537	1033	Chandler Concrete Company	3200356	RRO	Durham	32732	Ready-Mix Concrete Manufacturing	Small
538	313	Saab Barracuda, LLC	4300091	FRO	Harnett	314999	All Other Miscellaneous Textile Product Mills	Small
539	207	Carris Reels of North Carolina, Inc.	4900205	MRO	Iredell	321999	All Other Miscellaneous Wood Product Manufacturing	Small
540	302	Blue Dot Readi-Mix, LLC - Harrisburg	1300159	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
541	749	S. T. Wooten Corp Plant 8	9200467	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
542	904	New River Building Supply, Inc.	1400148	ARO	Caldwell	321912	Cut Stock, Resawing Lumber, and Planing	Small
543	987	Eades Wood, Inc. d/b/a Timber Creek Wood Prod ** INACTIVE **	1800466	MRO	Catawba	321918	Other Millwork (including Flooring)	Small
544	246	Megawood, Incorporated	6200066	FRO	Montgomery	321999	All Other Miscellaneous Wood Product Manufacturing	Small
545	955	Ready Mixed Concrete-Laurinburg-Plant 119	8300086	FRO	Scotland	32732	Ready-Mix Concrete Manufacturing	Small
546	728	Concrete Supply Company, LLC - Monroe	9000173	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
547	107	Quality Veneer Company	7600084	WSRO	Randolph	321211	Hardwood Veneer and Plywood Manufacturing	Small
548	1028	S & W Ready Mix Concrete Co. - Morehead City	1600112	WIRO	Carteret	32732	Ready-Mix Concrete Manufacturing	Small
549	51	Zickgraf Hardwood Flooring Company, LLC - Plant Z4	8700069	ARO	Swain	337215	Showcase, Partition, Shelving, and Locker Manufacturing	Synthetic Minor
550	312	Jessica Charles, LLC	4101125	WSRO	Guilford	337121	Upholstered Household Furniture Manufacturing	Small
551	967	City of Mount Airy WWTP	8600157	WSRO	Surry	562219	Other Nonhazardous Waste Treatment and Disposal	Small
552	269	Colony Tire Corporation	2100084	WARO	Chowan	326212	Tire Retreading	Small
553	157	Fortner Contracting Incorporated	8700070	ARO	Swain	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
554	785	Concrete Supply Company, LLC - Statesville	4900185	MRO	Iredell	32732	Ready-Mix Concrete Manufacturing	Small
555	149	ROWMARK, LLC dba Color Path Technologies	5200031	WARO	Jones	323119	Other Commercial Printing	Small
556	264	Commerical Ready Mix Products, Inc. - Nags Head Plant	2800002	WARO	Dare	32732	Ready-Mix Concrete Manufacturing	Small
557	34	Central Region Psychiatric Hospital	3900112	RRO	Granville	62221	Psychiatric and Substance Abuse Hospitals	Synthetic Minor
558	977	Lowe's of Asheboro, NC #449	7600295	WSRO	Randolph	44419	Other Building Material Dealers	Small
559	670	Central Carolina Concrete LLC	4101128	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
560	8	Vopak Terminal South Wilmington	6500087	WIRO	New Hanover	49311	General Warehousing and Storage	Synthetic Minor
561	880	Mr. Scotty Gouge, d.b.a. R & S Gouge Excavating	0000023	ARO	Yancey	212321	Construction Sand and Gravel Mining	Small
562	447	Ecoflo, Inc.	4100795	WSRO	Guilford	562219	Other Nonhazardous Waste Treatment and Disposal	Small
563	221	IMC-MetalsAmerica, LLC	2300314	MRO	Cleveland	331421	Copper Rolling, Drawing, and Extruding	Small
564	260	Carolina Casting, Inc.	4101210	WSRO	Guilford	325211	Plastics Material and Resin Manufacturing	Small
565	883	Southern Concrete Materials - Bryson City	8700072	ARO	Swain	32732	Ready-Mix Concrete Manufacturing	Small
566	790	Explosives Supply Company - Woodlawn Quarry	5600150	ARO	McDowell	212312	Crushed and Broken Limestone Mining and Quarrying	Small
567	514	Public Service Company of NC - Roxboro Compressor Station	7300063	RRO	Person	48621	Pipeline Transportation of Natural Gas	Small
568	497	Special Metals Welding Products Company	1800305	MRO	Catawba	333992	Welding and Soldering Equipment Manufacturing	Small
569	686	Holmes Building Systems, LLC	6300100	FRO	Moore	321991	Manufactured Home (Mobile Home) Manufacturing	Small
570	753	IE Furniture, Inc.	2900360	WSRO	Davidson	337127	Institutional Furniture Manufacturing	Small
571	521	Town of Boone Jimmy Smith Wastewater Treatment Plant	9500120	WSRO	Watauga	22132	Sewage Treatment Facilities	Small
572	69	BestSweet, Inc.	4900292	MRO	Iredell	31134	Nonchocolate Confectionery Manufacturing	Small
573	984	Hildreth Ready Mix #2	7700090	FRO	Richmond	32732	Ready-Mix Concrete Manufacturing	Small
574	811	Concrete Supply Co., LLC - Mt. Airy	8600120	WSRO	Surry	32732	Ready-Mix Concrete Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
534	35.374600	-82.539900	5.32	NOx	3.90	CO	0.90	VOC	0.12	4,950	Less than 1 Mile	16,391
535	35.770130	-80.907900	3.20	VOC	2.84	Xylene (mixed isom	0.21	Ethyl benzene	0.12	4,956	Less than 1 Mile	13,938
536	36.248611	-80.837778	0.36	CO	0.13	NOx	0.10	PM(TSP)	0.04	4,967	Less than 1 Mile	4,804
537	35.960200	-78.872820	0.07	PM(TSP)	0.05	PM10	0.02	Arsenic & Compou	0.00	4,988	Less than 1 Mile	25,664
538	35.390863	-78.809016	3.69	VOC	2.97	NOx	0.35	CO	0.17	4,993	Less than 1 Mile	60,174
539	35.767390	-80.905720	4.82	CO	1.14	PM(TSP)	1.07	NOx	0.93	4,994	Less than 1 Mile	14,344
540	35.312440	-80.679376	3.78	PM(TSP)	2.52	PM10	1.16	NOx	0.06	5,006	Less than 1 Mile	20,264
541	35.880433	-78.575000	0.73	PM(TSP)	0.50	PM10	0.23	Arsenic Unlisted C	0.00	5,016	Less than 1 Mile	22,889
542	35.992850	-81.542783	0.33	PM(TSP)	0.31	PM10	0.01	PM2.5	0.01	5,016	Less than 1 Mile	30,069
543	35.608700	-80.981250	0.16	PM(TSP)	0.14	PM10	0.01	PM2.5	0.01	5,018	Less than 1 Mile	44,401
544	35.375466	-79.889416	4.38	PM(TSP)	3.12	PM10	0.81	PM2.5	0.45	5,022	Less than 1 Mile	3,816
545	34.759333	-79.436450	0.23	PM(TSP)	0.16	PM10	0.07	Manganese & corr	0.00	5,091	Less than 1 Mile	10,255
546	34.995221	-80.529348	0.77	PM(TSP)	0.50	PM10	0.23	CO	0.02	5,094	Less than 1 Mile	7,478
547	35.841600	-79.566783	6.41	CO	1.68	NOx	1.37	PM(TSP)	1.16	5,103	Less than 1 Mile	51,581
548	34.739066	-76.802766	0.09	PM(TSP)	0.06	PM10	0.03			5,117	Less than 1 Mile	15,141
549	35.413811	-83.461975	7.89	PM(TSP)	1.92	PM10	1.92	VOC	1.73	5,121	Less than 1 Mile	9,100
550	35.938333	-79.970883	3.70	VOC	3.19	Methanol (methyl a	0.23	PM10	0.07	5,124	Less than 1 Mile	15,422
551	36.476833	-80.601216	0.20	NOx	0.15	CO	0.03	SO2	0.02	5,125	Less than 1 Mile	5,299
552	36.080000	-76.585000	4.16	VOC	2.20	PM(TSP)	1.64	PM10	0.16	5,136	Less than 1 Mile	8,581
553	35.409508	-83.457572	5.48	CO	3.10	NOx	0.92	SO2	0.68	5,140	Less than 1 Mile	9,844
554	35.772966	-80.912550	0.61	PM(TSP)	0.39	PM10	0.17	NOx	0.03	5,149	Less than 1 Mile	14,120
555	35.070416	-77.364950	5.66	VOC	2.70	MEK (methyl ethyl	1.14	Toluene	0.93	5,172	Less than 1 Mile	90,700
556	35.997222	-75.651944	4.22	PM(TSP)	3.24	PM10	0.98			5,173	Less than 1 Mile	23,127
557	36.145166	-78.771800	8.40	NOx	3.96	CO	2.99	SO2	0.65	5,184	Less than 1 Mile	2,471
558	35.693400	-79.793483	0.18	NOx	0.14	CO	0.03	SO2	0.01	5,189	Less than 1 Mile	8,965
559	36.067953	-79.885933	1.01	PM(TSP)	0.68	PM10	0.33	Manganese & corr	0.00	5,194	Less than 1 Mile	18,772
560	34.178100	-77.951000	9.55	Xylene, p-	4.78	VOC	4.77			5,207	Less than 1 Mile	8,768
561	35.966933	-82.283683	0.39	PM(TSP)	0.23	PM10	0.08	PM2.5	0.08	5,219	Less than 1 Mile	68,458
562	36.058611	-79.838611	2.48	VOC	0.69	Toluene	0.26	Ethyl acetate	0.25	5,220	Less than 1 Mile	9,921
563	35.292220	-81.584470	4.68	NOx	2.50	CO	1.36	PM(TSP)	0.19	5,221	Less than 1 Mile	14,855
564	35.923332	-80.020000	4.25	VOC	2.81	Styrene	0.51	Toluene	0.22	5,242	Less than 1 Mile	14,492
565	35.409783	-83.458600	0.38	PM(TSP)	0.26	PM10	0.12	Arsenic & Compou	0.00	5,259	Less than 1 Mile	9,877
566	35.785000	-82.038889	0.60	PM(TSP)	0.41	PM10	0.19			5,303	1 - 2 Miles	44,300
567	36.345766	-78.964100	1.89	Methane (CH4)	1.12	NOx	0.58	CO	0.15	5,314	1 - 2 Miles	23,655
568	35.680200	-81.196766	2.05	NOx	0.96	CO	0.80	PM(TSP)	0.10	5,314	1 - 2 Miles	24,224
569	35.431700	-79.563666	0.95	VOC	0.80	PM(TSP)	0.09	PM10	0.04	5,324	1 - 2 Miles	88,282
570	35.910600	-80.074100	0.71	VOC	0.34	PM(TSP)	0.14	PM10	0.13	5,327	1 - 2 Miles	15,773
571	36.213675	-81.645686	1.87	NOx	0.95	PM(TSP)	0.25	PM10	0.25	5,329	1 - 2 Miles	5,809
572	35.540300	-80.788600	7.11	NOx	3.43	CO	2.88	PM(TSP)	0.26	5,330	1 - 2 Miles	18,983
573	34.956000	-79.800500	0.17	PM(TSP)	0.11	PM10	0.03	PM2.5	0.03	5,339	1 - 2 Miles	18,161
574	36.523500	-80.628633	0.54	PM(TSP)	0.35	PM10	0.16	NOx	0.02	5,363	1 - 2 Miles	13,603

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
534	2 - 5 Miles	370899307022006	0	0	0	0	0	0	n/a	n/a	0.160045996	0
535	2 - 5 Miles	370970604003039	0	0	0	0	0	0	n/a	n/a	0.0187055	0
536	Less than 1 Mile	371719309014037	254	239	14	0	0	17	0.940945029	0.059055101	0.475528985	534.1420288
537	2 - 5 Miles	370630020271008	13	13	0	0	0	0	100.00%	0.00%	0.100322001	129.5829926
538	More than 5 Miles	370850707003020	1037	466	531	14	0	143	44.94%	55.06%	0.371214986	2793.530029
539	2 - 5 Miles	370970603004002	93	57	23	0	0	12	61.29%	38.71%	0.929014027	100.1060028
540	2 - 5 Miles	370250415012028	11	11	0	0	0	0	100.00%	0.00%	0.134880006	81.55400085
541	2 - 5 Miles	371830540171048	0	0	0	0	0	0	n/a	n/a	0.00522815	0
542	More than 5 Miles	370270311004010	47	47	0	0	0	0	100.00%	0.00%	0.196825996	238.7899933
543	More than 5 Miles	370350115032057	0	0	0	0	0	0	n/a	n/a	0.190587997	0
544	Less than 1 Mile	371239602002028	14	14	0	0	0	0	100.00%	0.00%	0.170027003	82.33989716
545	1 - 2 Miles	371650103001099	0	0	0	0	0	0	n/a	n/a	0.072929397	0
546	1 - 2 Miles	371790204012089	63	18	27	0	0	26	28.57%	71.43%	0.250057995	251.9420013
547	More than 5 Miles	371510312004058	0	0	0	0	0	0	n/a	n/a	0.019143401	0
548	2 - 5 Miles	370319705011093	4	0	4	0	0	0	0.00%	100.00%	0.0151286	264.3999939
549	1 - 2 Miles	371739603013073	0	0	0	0	0	0	n/a	n/a	0.102426	0
550	2 - 5 Miles	370810145021005	2	2	0	0	0	0	100.00%	0.00%	0.276784986	7.225830078
551	1 - 2 Miles	371719302021018	0	0	0	0	0	0	n/a	n/a	0.0254962	0
552	1 - 2 Miles	370419301014003	0	0	0	0	0	0	n/a	n/a	0.147484004	0
553	1 - 2 Miles	371739603013073	0	0	0	0	0	0	n/a	n/a	0.102426	0
554	2 - 5 Miles	370970604003037	0	0	0	0	0	0	n/a	n/a	0.063104399	0
555	More than 5 Miles	371039202001041	110	61	36	0	1	8	55.45%	44.55%	4.172560215	26.36269951
556	2 - 5 Miles	370559703003050	28	28	0	0	0	0	100.00%	0.00%	0.061096501	458.2909851
557	Less than 1/2 Mile	370779707032000	252	121	126	1	0	2	0.480159014	0.519841015	0.368786007	683.322998
558	1 - 2 Miles	371510302021000	0	0	0	0	0	0	n/a	n/a	0.0430841	0
559	2 - 5 Miles	370810126012005	791	226	449	1	9	135	28.57%	71.43%	0.0869129	9101.070313
560	1 - 2 Miles	371290108001068	0	0	0	0	0	0	n/a	n/a	0.0070763	0
561	More than 5 Miles	371999602002027	94	94	0	0	0	0	100.00%	0.00%	1.615829945	58.17440033
562	1 - 2 Miles	370810116021004	0	0	0	0	0	0	n/a	n/a	0.0361293	0
563	2 - 5 Miles	370459513002045	0	0	0	0	0	0	n/a	n/a	0.338723004	0
564	2 - 5 Miles	370810145011039	4	4	0	0	0	0	100.00%	0.00%	0.090535298	44.18170166
565	1 - 2 Miles	371739603013075	7	7	0	0	0	0	100.00%	0.00%	0.162547007	43.0644989
566	More than 5 Miles	371119701004005	29	27	0	0	0	0	93.10%	6.90%	2.506870031	11.56820011
567	2 - 5 Miles	371459205004006	105	84	20	0	0	1	80.00%	20.00%	1.41497004	74.20649719
568	2 - 5 Miles	370350113002027	71	53	5	0	8	7	74.65%	25.35%	0.171338007	414.3859863
569	More than 5 Miles	371259502005002	0	0	0	0	0	0	n/a	n/a	0.038561702	0
570	2 - 5 Miles	370570606011030	3	3	0	0	0	0	100.00%	0.00%	0.135011002	22.22039986
571	1 - 2 Miles	371899207032029	0	0	0	0	0	0	n/a	n/a	0.053472899	0
572	2 - 5 Miles	370970614081042	9	9	0	0	0	0	100.00%	0.00%	0.0100431	896.1380005
573	2 - 5 Miles	371539703003011	88	84	3	0	0	2	95.45%	4.55%	0.514649987	170.9900055
574	2 - 5 Miles	371719305022013	0	0	0	0	0	0	n/a	n/a	0.087830298	0

	A	B	C	D	E	F	G	H
575	540	Hexpol Compounding NC, Inc.	4900255	MRO	Iredell	326299	All Other Rubber Product Manufacturing	Small
576	46	Dean Hardwoods, Inc.	1000110	WIRO	Brunswick	321918	Other Millwork (including Flooring)	Synthetic Minor
577	214	Panels, Services & Components, Inc.	3000007	WSRO	Davie	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
578	253	Cooper Crouse-Hinds, LLC	5400154	WARO	Lenoir	335931	Current-Carrying Wiring Device Manufacturing	Small
579	488	Hamlin Casting Corp. ** INACTIVE **	8600130	WSRO	Surry	331524	Aluminum Foundries (except Die-Casting)	Small
580	1086	Guilford Plating Company ** INACTIVE **	4101080	WSRO	Guilford	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
581	1053	NCSU Lake Wheeler Field Laboratory	9200554	RRO	Wake	11521	Support Activities for Animal Production	Small
582	395	Mannington Mills, Inc. dba Mannington Laminate Floors	4101124	WSRO	Guilford	321211	Hardwood Veneer and Plywood Manufacturing	Small
583	551	Chesapeake Pharmaceutical Packaging Company, LLC	9200777	RRO	Wake	32311	Printing	Small
584	1007	Thomas Concrete of Carolina - Knightdale Batch Plant	9200799	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
585	383	Eagle Compressors, Inc.	4101164	WSRO	Guilford	333912	Air and Gas Compressor Manufacturing	Small
586	962	Concrete Supply Company, LLC - Dallas ** INACTIVE **	3600031	MRO	Gaston	32732	Ready-Mix Concrete Manufacturing	Small
587	611	Morton Custom Plastics, Inc., A Wilbert Compa ** INACTIVE **	1300046	MRO	Cabarrus	326199	All Other Plastics Product Manufacturing	Small
588	778	United Metal Finishing, Inc. of Greensboro	4100842	WSRO	Guilford	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
589	860	LiveDo USA, Inc.	9800223	RRO	Wilson	322291	Sanitary Paper Product Manufacturing	Small
590	498	HK Research Corporation	1800332	MRO	Catawba	325211	Plastics Material and Resin Manufacturing	Small
591	814	Ready Mixed Concrete Company - New Bern	2500083	WARO	Craven	32732	Ready-Mix Concrete Manufacturing	Small
592	965	S & W Ready Mix Concrete Co. - Bolivia	1000098	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
593	136	Speer Concrete, Inc.	6300098	FRO	Moore	327331	Concrete Block and Brick Manufacturing	Small
594	162	MCAD, Inc. DBA Carolina Custom Surfaces	4101195	WSRO	Guilford	326199	All Other Plastics Product Manufacturing	Synthetic Minor
595	368	Jones Brothers Marine Manufacturing, Inc.	1600143	WIRO	Carteret	336612	Boat Building	Synthetic Minor
596	917	Carl Rose & Sons Ready-Mix Concrete, Inc. - Jonesville Plant	9900013	WSRO	Yadkin	32732	Ready-Mix Concrete Manufacturing	Small
597	527	Harvey Fertilizer and Gas Company	9400027	WARO	Washington	42451	Grain and Field Bean Merchant Wholesalers	Small
598	59	Vulcan Construction Materials, LP - Hendersonville Quarry	4500195	ARO	Henderson	212313	Crushed and Broken Granite Mining and Quarrying	Small
599	187	Metallix Refining, Inc	7400288	WARO	Pitt	56292	Materials Recovery Facilities	Small
600	449	Glen Raven, Inc.	0000016	ARO	Yancey	31321	Broadwoven Fabric Mills	Small
601	940	Heritage Moulding Company	6200055	FRO	Montgomery	321999	All Other Miscellaneous Wood Product Manufacturing	Small
602	222	Valdese Textiles Inc ** INACTIVE **	1200090	ARO	Burke	313311	Broadwoven Fabric Finishing Mills	Small
603	365	Elizabeth City Wastewater Treatment Plant	7000091	WARO	Pasquotank	22132	Sewage Treatment Facilities	Small
604	850	Ready Mixed Concrete Company - Havelock	2500084	WARO	Craven	32732	Ready-Mix Concrete Manufacturing	Small
605	318	GKN Sinter Metals, Inc.	1800341	MRO	Catawba	336399	All Other Motor Vehicle Parts Manufacturing	Small
606	353	City of Durham Sanitary Landfill	3200296	RRO	Durham	562212	Solid Waste Landfill	Small
607	1037	Carolina Stalite Company	8400013	MRO	Stanly	212399	All Other Nonmetallic Mineral Mining	Title V
608	1101	NC Products Corporation - Fuquay ** INACTIVE **	9200069	RRO	Wake	327332	Concrete Pipe Manufacturing	Small
609	1025	Shoaf Precast Septic Tank, Inc.	2900123	WSRO	Davidson	32739	Other Concrete Product Manufacturing	Small
610	58	3M Conover	1800556	MRO	Catawba	326112	Plastics Packaging Film and Sheet (including Laminated) Man	Small
611	1047	Southern Concrete Materials - Sherrills Ford ** INACTIVE **	1800534	MRO	Catawba	32732	Ready-Mix Concrete Manufacturing	Small
612	381	Beta Fueling Systems, LLC	7900010	WSRO	Rockingham	33242	Metal Tank (Heavy Gauge) Manufacturing	Small
613	831	Burns Wood Products, Inc.	1400122	ARO	Caldwell	321211	Hardwood Veneer and Plywood Manufacturing	Small
614	533	Pallet Express, Inc. ** INACTIVE **	4101104	WSRO	Guilford	32192	Wood Container and Pallet Manufacturing	Small
615	15	McGee Corporation	9000143	MRO	Union	332322	Sheet Metal Work Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
575	35.823020	-80.845610	1.73	VOC	0.81	Carbonyl sulfide	0.59	PM(TSP)	0.12	5,370	1 - 2 Miles	5,187
576	34.272283	-78.056383	8.00	PM10	4.00	PM(TSP)	4.00			5,375	1 - 2 Miles	47,598
577	35.894616	-80.553016	4.73	CO	1.26	NOx	1.03	PM(TSP)	0.88	5,384	1 - 2 Miles	5,805
578	35.302866	-77.781900	4.31	VOC	2.35	MEK (methyl ethyl)	0.79	Xylene (mixed isor	0.53	5,387	1 - 2 Miles	50,951
579	36.381000	-80.455800	2.18	SO2	0.57	PM(TSP)	0.53	PM10	0.52	5,407	1 - 2 Miles	60,316
580	36.123966	-79.786888	0.00	Chromium - All/To	0.00	Chromium Unlisted	0.00	Nickel & Compound	0.00	5,422	1 - 2 Miles	12,022
581	35.729541	-78.683600	0.04	PM(TSP)	0.02	PM10	0.01	PM2.5	0.01	5,429	1 - 2 Miles	16,765
582	35.971000	-79.966900	2.88	VOC	0.90	Formaldehyde	0.88	NOx	0.41	5,449	1 - 2 Miles	14,092
583	35.886566	-78.582966	1.61	VOC	1.53	Xylene (mixed isor	0.06	CO	0.01	5,464	1 - 2 Miles	23,630
584	35.799168	-78.501660	0.12	PM(TSP)	0.09	PM10	0.03	Chromium - All/To	0.00	5,465	1 - 2 Miles	25,180
585	36.032500	-79.781133	3.01	PM(TSP)	1.41	PM10	1.40	NOx	0.17	5,466	1 - 2 Miles	6,874
586	35.298900	-81.184700	0.21	PM(TSP)	0.14	PM10	0.07	Manganese & comp	0.00	5,467	1 - 2 Miles	16,744
587	35.315050	-80.672300	1.27	VOC	0.66	Glycol Ethers, Unli	0.17	Glycol ethers (tota	0.17	5,469	1 - 2 Miles	22,481
588	36.027500	-79.789167	0.64	PM(TSP)	0.20	NOx	0.14	PM10	0.12	5,470	1 - 2 Miles	9,674
589	35.737049	-78.000883	0.44	PM10	0.22	PM(TSP)	0.22			5,483	1 - 2 Miles	18,167
590	35.745380	-81.360260	2.03	VOC	0.79	Styrene	0.62	NOx	0.23	5,491	1 - 2 Miles	7,481
591	35.129783	-77.097183	0.54	PM(TSP)	0.37	PM10	0.17			5,493	1 - 2 Miles	10,923
592	34.043158	-78.253470	0.21	PM(TSP)	0.14	PM10	0.07			5,524	1 - 2 Miles	16,744
593	35.331800	-79.401550	5.90	PM(TSP)	3.68	PM2.5	1.11	PM10	1.11	5,528	1 - 2 Miles	41,328
594	36.098800	-79.977100	5.37	VOC	2.59	Styrene	2.52	PM(TSP)	0.25	5,528	1 - 2 Miles	45,147
595	34.745966	-76.800050	3.18	VOC	1.59	Styrene	1.59			5,535	1 - 2 Miles	15,380
596	36.240525	-80.829203	0.30	PM(TSP)	0.20	PM10	0.10			5,563	1 - 2 Miles	8,201
597	35.871833	-76.716916	1.80	PM(TSP)	1.30	PM10	0.50			5,589	1 - 2 Miles	4,936
598	35.364200	-82.449400	7.68	NOx	2.77	PM(TSP)	2.51	PM10	1.09	5,591	1 - 2 Miles	14,862
599	35.645666	-77.361883	5.08	NOx	1.49	CO	0.92	Ammonia (as NH3	0.70	5,597	1 - 2 Miles	18,224
600	35.917778	-82.278889	2.44	NOx	1.14	CO	0.95	PM2.5	0.09	5,602	1 - 2 Miles	64,006
601	35.408316	-79.772750	0.26	VOC	0.09	Toluene	0.07	PM10	0.02	5,610	1 - 2 Miles	38,564
602	35.740116	-81.531150	4.67	PM(TSP)	1.31	PM10	1.29	NOx	0.79	5,618	1 - 2 Miles	3,528
603	36.308850	-76.205616	3.20	NOx	1.60	CO	0.70	SO2	0.50	5,618	1 - 2 Miles	6,516
604	34.879366	-76.921300	0.45	PM(TSP)	0.31	PM10	0.14			5,624	1 - 2 Miles	7,047
605	35.694716	-81.200183	3.62	PM(TSP)	0.78	NOx	0.76	PM2.5	0.70	5,639	1 - 2 Miles	21,069
606	36.028838	-78.857033	3.30	SO2	1.04	CO	0.69	NOx	0.59	5,641	1 - 2 Miles	12,918
607	35.230480	-80.242660	0.06	PM(TSP)	0.04	PM10	0.02	Manganese Unlist	0.00	5,670	1 - 2 Miles	50,749
608	35.596316	-78.771033	0.00	PM(TSP)	0.00	PM10	0.00			5,693	1 - 2 Miles	52,461
609	35.858066	-80.337166	0.09	PM(TSP)	0.06	PM10	0.03	Manganese & comp	0.00	5,699	1 - 2 Miles	24,061
610	35.691816	-81.200933	7.68	VOC	3.39	NOx	1.69	CO	1.42	5,701	1 - 2 Miles	21,234
611	35.606966	-80.980333	0.05	PM(TSP)	0.04	PM10	0.01	Chromium - All/To	0.00	5,705	1 - 2 Miles	43,853
612	36.325666	-79.691050	3.02	VOC	2.05	MIBK (methyl isob	0.33	Xylene (mixed isor	0.15	5,713	1 - 2 Miles	12,240
613	35.831566	-81.451300	0.48	VOC	0.35	Formaldehyde	0.04	Vinyl acetate	0.03	5,722	1 - 2 Miles	37,329
614	36.142550	-79.736450	1.77	PM(TSP)	1.68	NOx	0.06	CO	0.03	5,737	1 - 2 Miles	3,128
615	35.103193	-80.678381	9.18	VOC	2.58	Glycol Ethers, Unli	2.00	Glycol ethers (tota	2.00	5,747	1 - 2 Miles	12,270

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
575	Less than 1 Mile	370970607032050	0	0	0	0	0	0	n/a	n/a	0.0471332	0
576	More than 5 Miles	370190201021059	8	3	4	0	1	0	0.375	0.625	0.512161016	15.62010002
577	1 - 2 Miles	370590805001013	23	14	9	0	0	0	60.87%	39.13%	0.317261994	72.49530029
578	More than 5 Miles	371070111003008	2	2	0	0	0	0	100.00%	0.00%	0.055826101	35.82550049
579	More than 5 Miles	371719312002017	5	5	0	0	0	0	100.00%	0.00%	0.082771599	60.40719986
580	2 - 5 Miles	370810127033004	33	27	6	0	0	8	81.82%	18.18%	0.069987997	471.5090027
581	2 - 5 Miles	371830530082000	326	88	200	1	0	36	26.99%	73.01%	1.101150036	296.0539856
582	2 - 5 Miles	370810144061022	116	17	96	0	0	0	14.66%	85.34%	0.412120998	281.4710083
583	2 - 5 Miles	371830540162004	847	521	245	1	25	71	61.51%	38.49%	0.649851024	1303.380005
584	2 - 5 Miles	371830541132007	16	5	7	0	0	3	31.25%	68.75%	1.320580006	12.11590004
585	1 - 2 Miles	370810128041018	0	0	0	0	0	0	n/a	n/a	0.074005798	0
586	2 - 5 Miles	370710309012036	11	9	0	0	2	1	81.82%	18.18%	0.102817997	106.9850006
587	2 - 5 Miles	370250415012009	23	7	14	0	0	0	30.43%	69.57%	0.310281008	74.12640381
588	1 - 2 Miles	370810128041020	0	0	0	0	0	0	n/a	n/a	0.048226699	0
589	2 - 5 Miles	371950015001075	0	0	0	0	0	0	n/a	n/a	0.208635002	0
590	1 - 2 Miles	370350106002009	120	111	4	0	5	0	92.50%	7.50%	0.0215532	5567.620117
591	2 - 5 Miles	370499605003041	357	215	124	0	2	25	60.22%	39.78%	0.209297001	1705.709961
592	2 - 5 Miles	370190206024236	0	0	0	0	0	0	n/a	n/a	0.68988198	0
593	More than 5 Miles	371259504023029	9	0	9	0	0	0	0.00%	100.00%	0.050890099	176.852005
594	More than 5 Miles	370810162012049	5	5	0	0	0	0	1	0	0.151480004	33.00770187
595	2 - 5 Miles	370319705012008	0	0	0	0	0	0	n/a	n/a	0.047259498	0
596	1 - 2 Miles	371970503004007	0	0	0	0	0	0	n/a	n/a	0.0134422	0
597	Less than 1 Mile	371879502001013	41	24	17	0	0	0	58.54%	41.46%	0.251621008	162.9429932
598	2 - 5 Miles	370899310001000	143	125	2	0	3	19	87.41%	12.59%	0.539759994	264.9330139
599	2 - 5 Miles	371470008002009	0	0	0	0	0	0	n/a	n/a	0.235092998	0
600	More than 5 Miles	371999602003035	12	12	0	0	0	5	100.00%	0.00%	0.044575401	269.2070007
601	More than 5 Miles	371239601005016	0	0	0	0	0	0	n/a	n/a	0.018487601	0
602	Less than 1 Mile	370230209003021	13	13	0	0	0	0	100.00%	0.00%	0.098520704	131.9519958
603	1 - 2 Miles	371399605012038	0	0	0	0	0	0	n/a	n/a	0.215647995	0
604	1 - 2 Miles	370499613011003	345	238	54	3	8	36	68.99%	31.01%	0.209104002	1649.900024
605	2 - 5 Miles	370350113001006	3	1	2	0	0	0	33.33%	66.67%	0.141002998	21.27610016
606	2 - 5 Miles	370630018013061	0	0	0	0	0	0	n/a	n/a	0.170668006	0
607	More than 5 Miles	371679310002026	8	8	0	0	0	0	1	0	0.807305992	9.909500122
608	More than 5 Miles	371830531091057	45	36	5	0	0	3	80.00%	20.00%	0.044236999	1017.25
609	2 - 5 Miles	370570617021039	10	10	0	0	0	0	100.00%	0.00%	0.067900099	147.2749939
610	2 - 5 Miles	370350113001023	0	0	0	0	0	0	n/a	n/a	0.033841599	0
611	More than 5 Miles	370350115032057	0	0	0	0	0	0	n/a	n/a	0.190587997	0
612	2 - 5 Miles	371570415004001	61	47	14	0	0	0	77.05%	22.95%	0.211064994	289.0100098
613	More than 5 Miles	370270314031000	39	35	0	0	0	4	89.74%	10.26%	0.106002003	367.9179993
614	Less than 1 Mile	370810155002038	116	88	25	0	0	4	75.86%	24.14%	0.274076998	423.2390137
615	2 - 5 Miles	371790203121004	68	59	4	0	0	5	86.76%	13.24%	0.330190986	205.9409943

	A	B	C	D	E	F	G	H
616	70	The North Carolina Granite Corporation	8600028	WSRO	Surry	327991	Cut Stone and Stone Product Manufacturing	Small
617	405	Johnson Concrete Company	9200487	RRO	Wake	327331	Concrete Block and Brick Manufacturing	Small
618	852	TSG Finishing, LLC - Conover Plant	1800431	MRO	Catawba	31332	Fabric Coating Mills	Small
619	596	Kingsway Ready Mix, Inc.	4500276	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
620	939	Tommy Ray Shew dba Caldwell Woodcarving and Turning Company	1400144	ARO	Caldwell	321912	Cut Stock, Resawing Lumber, and Planing	Small
621	443	Isometrics, Inc. Bldg 2	7900121	WSRO	Rockingham	336211	Motor Vehicle Body Manufacturing	Small
622	273	Boone Lumber, Inc.	1400163	ARO	Caldwell	321113	Sawmills	Small
623	295	Archer Daniels Midland Company, Golden Grains & Feeds, Inc.	9000165	MRO	Union	42451	Grain and Field Bean Merchant Wholesalers	Small
624	441	Kincaid Furniture Company, Inc.; La-Z-Boy Casegoods	1400112	ARO	Caldwell	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
625	716	Southern Concrete Materials - Concord Plant	1300129	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
626	659	Parrish Tire Company	9900051	WSRO	Yadkin	326212	Tire Retreading	Small
627	200	Dimension Wood Products, Inc. - Brian Drive Plant	1800536	MRO	Catawba	339999	All Other Miscellaneous Manufacturing	Small
628	323	Southport Concrete Corporation	1000094	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
629	534	Unifi Manufacturing, Inc. - Plant T5	9900065	WSRO	Yadkin	325222	Noncellulosic Organic Fiber Manufacturing	Small
630	205	Structural Steel of Carolina - Hickory Steel	1800388	MRO	Catawba	332312	Fabricated Structural Metal Manufacturing	Small
631	348	Southern Concrete Materials, Inc. - Burnsville	0000041	ARO	Yancey	32732	Ready-Mix Concrete Manufacturing	Small
632	525	Concrete Supply Company, LLC - Mooresville	4900268	MRO	Iredell	32732	Ready-Mix Concrete Manufacturing	Small
633	272	Martin Marietta Materials, Inc. - Hickory Quarry	1800233	MRO	Catawba	212313	Crushed and Broken Granite Mining and Quarrying	Small
634	1051	Grancrete, Inc.	1600146	WIRO	Carteret	327999	All Other Miscellaneous Nonmetallic Mineral Product Manufact	Small
635	602	B. V. Hedrick Gravel and Sand Company - Aquadale Quarry	8400107	MRO	Stanly	212313	Crushed and Broken Granite Mining and Quarrying	Small
636	84	D&F Consolidated, Inc. dba Car-Mel Products, Inc.	4900275	MRO	Iredell	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
637	663	Boling of Mt. Olive, LLC	9600009	WARO	Wayne	337211	Wood Office Furniture Manufacturing	Small
638	957	Chandler Concrete Co., Inc. - Huffman Mill Road Plant 605	0100226	WSRO	Alamance	32732	Ready-Mix Concrete Manufacturing	Small
639	414	Martin Marietta Materials, Inc. - Statesville Quarry	4900081	MRO	Iredell	212313	Crushed and Broken Granite Mining and Quarrying	Small
640	1016	Concrete Supply Co., LLC - Mocksville	3000056	WSRO	Davie	32732	Ready-Mix Concrete Manufacturing	Small
641	474	Silar LLC (dba Silar Laboratories)	2400159	WIRO	Columbus	325199	All Other Basic Organic Chemical Manufacturing	Synthetic Minor
642	371	Martin Marietta Materials, Inc. - Kings Mountain Quarry	2300210	MRO	Cleveland	212313	Crushed and Broken Granite Mining and Quarrying	Small
643	1095	Die-Tech, Inc.	2900328	WSRO	Davidson	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
644	1072	Georgia - Pacific Whiteville Plant	2400040	WIRO	Columbus	321212	Softwood Veneer and Plywood Manufacturing	Title V
645	277	Paddy Mountain Lumber, Inc.	0500065	WSRO	Ashe	321113	Sawmills	Small
646	423	Woodline, Inc.	7600143	WSRO	Randolph	321999	All Other Miscellaneous Wood Product Manufacturing	Small
647	95	Glenoit Fabrics	3300033	RRO	Edgecombe	31411	Carpet and Rug Mills	Synthetic Minor
648	438	Oak-Bark Corporation	2400158	WIRO	Columbus	325199	All Other Basic Organic Chemical Manufacturing	Synthetic Minor
649	376	Timmerman Mfg., Inc.	1800308	MRO	Catawba	332323	Ornamental and Architectural Metal Work Manufacturing	Small
650	229	BKC Industries Inc	3900101	RRO	Granville	333924	Industrial Truck, Tractor, Trailer, and Stacker Machinery Manu	Small
651	367	PCS Phosphate Company, Inc. - Morehead City Port	1600145	WIRO	Carteret	48831	Port and Harbor Operations	Synthetic Minor
652	992	NBTY Acquisition, LLC dba Leiner Products, In ** INACTIVE **	9800167	RRO	Wilson	325412	Pharmaceutical Preparation Manufacturing	Small
653	828	Hendersonville Water Treatment Plant	4500287	ARO	Henderson	22131	Water Supply and Irrigation Systems	Small
654	718	Martin Marietta Materials, Inc. - Pomona Quarry	4100128	WSRO	Guilford	212313	Crushed and Broken Granite Mining and Quarrying	Small
655	812	American Concrete, Inc.	1200120	ARO	Burke	32732	Ready-Mix Concrete Manufacturing	Small
656	535	Martin Marietta Materials, Inc. - Asheboro Quarry	7600107	WSRO	Randolph	212313	Crushed and Broken Granite Mining and Quarrying	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
616	36.509200	-80.584700	7.11	PM(TSP)	2.44	PM10	1.91	PM2.5	1.91	5,753	1 - 2 Miles	10,816
617	35.593183	-78.748300	2.82	PM(TSP)	1.40	NOx	0.70	PM10	0.59	5,757	1 - 2 Miles	54,406
618	35.702290	-81.190020	0.44	NOx	0.20	CO	0.17	PM2.5	0.02	5,774	1 - 2 Miles	23,285
619	35.353300	-82.437566	1.35	PM(TSP)	0.92	PM10	0.43			5,785	1 - 2 Miles	14,921
620	35.901483	-81.584483	0.26	CO	0.07	PM(TSP)	0.05	NOx	0.05	5,787	1 - 2 Miles	14,986
621	36.369444	-79.723889	2.51	VOC	1.40	Xylene (mixed isor	0.56	Toluene	0.12	5,827	1 - 2 Miles	17,709
622	35.924167	-81.554167	4.09	PM(TSP)	2.83	PM10	0.81	PM2.5	0.45	5,836	1 - 2 Miles	7,528
623	34.982773	-80.480373	3.89	PM(TSP)	1.48	NOx	1.32	PM10	0.56	5,840	1 - 2 Miles	12,997
624	35.858611	-81.508333	2.51	VOC	2.14	PM(TSP)	0.16	Toluene	0.15	5,861	1 - 2 Miles	20,479
625	35.377850	-80.576716	0.84	PM(TSP)	0.42	PM10	0.19	NOx	0.12	5,882	1 - 2 Miles	22,513
626	36.119444	-80.660000	1.06	VOC	0.69	PM(TSP)	0.21	TCE (trichloroethyl	0.05	5,892	1 - 2 Miles	6,679
627	35.706970	-81.182460	4.92	VOC	4.20	MEK (methyl ethyl	0.32	Methanol (methyl a	0.14	5,892	1 - 2 Miles	25,270
628	33.936426	-78.086281	3.60	PM(TSP)	2.77	PM10	0.83	Arsenic Metal, ele	0.00	5,897	1 - 2 Miles	19,671
629	36.126336	-80.636291	1.76	VOC	1.67	PM(TSP)	0.05	Acetaldehyde	0.04	5,904	1 - 2 Miles	10,864
630	35.746800	-81.363480	4.82	VOC	2.50	Xylene (mixed isor	1.94	Ethyl benzene	0.33	5,905	1 - 2 Miles	8,563
631	35.915016	-82.279883	3.34	PM(TSP)	2.57	PM10	0.77	Arsenic Unlisted C	0.00	5,942	1 - 2 Miles	64,270
632	35.602768	-80.815815	1.81	PM(TSP)	1.22	PM10	0.59	Manganese Unlist	0.00	5,975	1 - 2 Miles	22,605
633	35.714080	-81.299020	4.10	PM(TSP)	2.78	PM10	1.32			5,999	1 - 2 Miles	9,455
634	34.717483	-76.697633	0.04	PM(TSP)	0.02	PM10	0.02			6,007	1 - 2 Miles	17,489
635	35.229466	-80.243888	1.31	PM(TSP)	0.93	PM10	0.34	PM2.5	0.04	6,016	1 - 2 Miles	51,208
636	35.604550	-80.811170	6.88	VOC	4.56	Toluene	1.19	MEK (methyl ethyl	1.11	6,041	1 - 2 Miles	23,847
637	35.217116	-78.051433	1.04	VOC	0.72	Toluene	0.14	Methanol (methyl a	0.10	6,051	1 - 2 Miles	58,976
638	36.058783	-79.507766	0.23	PM(TSP)	0.17	PM10	0.06	Arsenic Unlisted C	0.00	6,056	1 - 2 Miles	1,879
639	35.801978	-80.920660	2.75	PM(TSP)	1.86	PM10	0.89			6,056	1 - 2 Miles	12,646
640	35.899621	-80.543150	0.10	PM(TSP)	0.07	PM10	0.03	Ammonia (as NH3	0.00	6,080	1 - 2 Miles	8,475
641	34.329166	-78.204160	2.27	VOC	1.22	Hexane, n-	0.67	Hexane isomers, e	0.34	6,082	1 - 2 Miles	96,487
642	35.223420	-81.347040	3.12	PM(TSP)	2.11	PM10	1.01			6,084	1 - 2 Miles	7,227
643	35.912100	-80.069500	0.00	Chromium - All/To	0.00	Chromium (VI) No	0.00	Chromium (VI) No	0.00	6,089	1 - 2 Miles	17,130
644	34.323105	-78.779450	0.02	NOx	0.01	CO	0.01	Nitrous Oxide (N2O	0.00	6,096	1 - 2 Miles	26,184
645	36.435100	-81.463800	4.07	PM(TSP)	3.58	PM10	0.36	PM2.5	0.13	6,168	1 - 2 Miles	4,643
646	35.887400	-80.045000	2.65	VOC	2.23	Methanol (methyl a	0.13	MIBK (methyl isob	0.09	6,222	1 - 2 Miles	19,917
647	35.926183	-77.562166	6.63	NOx	3.21	CO	2.53	PM(TSP)	0.22	6,234	1 - 2 Miles	2,604
648	34.328666	-78.202550	2.54	Ammonia (as NH3	1.09	PM10	0.52	PM(TSP)	0.52	6,251	1 - 2 Miles	95,976
649	35.702133	-81.187050	3.09	VOC	2.50	Toluene	0.44	MEK (methyl ethyl	0.07	6,254	1 - 2 Miles	24,163
650	36.128273	-78.737183	4.59	VOC	3.34	Xylene (mixed isor	0.88	Ethyl benzene	0.16	6,265	1 - 2 Miles	12,316
651	34.721650	-76.695850	3.18	PM(TSP)	1.91	PM10	0.88	Ammonia (as NH3	0.26	6,277	1 - 2 Miles	17,817
652	35.764766	-77.967233	0.15	PM2.5	0.05	PM(TSP)	0.05	PM10	0.05	6,278	1 - 2 Miles	18,126
653	35.376466	-82.543900	0.49	NOx	0.31	CO	0.07	PM(TSP)	0.03	6,290	1 - 2 Miles	17,314
654	36.060350	-79.925333	0.83	PM(TSP)	0.61	PM10	0.22			6,300	1 - 2 Miles	30,720
655	35.704166	-81.638416	0.54	PM(TSP)	0.28	PM2.5	0.13	PM10	0.13	6,305	1 - 2 Miles	9,424
656	35.769133	-79.825850	1.76	PM(TSP)	1.19	PM10	0.57			6,309	1 - 2 Miles	21,321

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
616	2 - 5 Miles	371719302013013	0	0	0	0	0	0	n/a	n/a	0.060098	0
617	More than 5 Miles	371830531091072	0	0	0	0	0	0	n/a	n/a	0.029491801	0
618	2 - 5 Miles	370350114011050	0	0	0	0	0	0	n/a	n/a	0.0418511	0
619	2 - 5 Miles	370899310001020	10	4	0	0	6	0	40.00%	60.00%	0.0084987	1176.650024
620	2 - 5 Miles	370270302003031	66	59	2	0	0	3	89.39%	10.61%	0.075234897	877.2529907
621	2 - 5 Miles	371570411005017	127	124	3	0	0	0	97.64%	2.36%	1.110409975	114.3720016
622	1 - 2 Miles	370270302002003	73	69	1	3	0	0	94.52%	5.48%	0.0980483	744.5310059
623	2 - 5 Miles	371790206013035	0	0	0	0	0	0	n/a	n/a	0.226981997	0
624	2 - 5 Miles	370270304004014	39	39	0	0	0	5	100.00%	0.00%	0.090034403	433.1679993
625	2 - 5 Miles	370250422006005	6	6	0	0	0	0	100.00%	0.00%	0.242843002	24.70730019
626	1 - 2 Miles	371970505014028	99	83	10	0	1	22	83.84%	16.16%	0.136451006	725.5349731
627	2 - 5 Miles	370350101023102	0	0	0	0	0	0	n/a	n/a	0.066185199	0
628	2 - 5 Miles	370190203042047	24	24	0	0	0	0	100.00%	0.00%	0.403329998	59.50460052
629	2 - 5 Miles	371970505014024	15	13	0	0	0	2	86.67%	13.33%	0.281765014	53.23590088
630	1 - 2 Miles	370350106002013	0	0	0	0	0	0	n/a	n/a	0.063635997	0
631	More than 5 Miles	371999603002014	9	9	0	0	0	0	100.00%	0.00%	0.016770899	536.6439819
632	2 - 5 Miles	370970613042030	401	348	14	1	15	31	86.78%	13.22%	0.263893992	1519.550049
633	1 - 2 Miles	370350110001058	204	136	37	2	0	46	66.67%	33.33%	0.590497971	345.4710083
634	2 - 5 Miles	370319704033037	36	36	0	0	0	0	100.00%	0.00%	0.167705998	214.6609955
635	More than 5 Miles	371679310002026	8	8	0	0	0	0	100.00%	0.00%	0.807305992	9.909500122
636	2 - 5 Miles	370970613031063	24	22	0	0	0	3	91.67%	8.33%	0.072922498	329.1170044
637	More than 5 Miles	371910009021043	166	151	9	4	1	1	90.96%	9.04%	1.475600004	112.4970016
638	Less than 1/2 Mile	370010217031067	0	0	0	0	0	0	n/a	n/a	0.046022099	0
639	2 - 5 Miles	370970610032071	0	0	0	0	0	0	n/a	n/a	0.553398013	0
640	1 - 2 Miles	370590805001011	0	0	0	0	0	0	n/a	n/a	0.087835699	0
641	More than 5 Miles	370479301001036	0	0	0	0	0	0	n/a	n/a	0.0101449	0
642	1 - 2 Miles	370459505003043	25	17	8	0	0	0	68.00%	32.00%	0.425655991	58.73289871
643	2 - 5 Miles	370570606011030	3	3	0	0	0	0	100.00%	0.00%	0.135011002	22.22039986
644	2 - 5 Miles	370479309001011	124	11	103	2	1	5	0.088709697	0.91128999	0.418383986	296.3779907
645	Less than 1 Mile	370099705001030	41	39	2	0	0	0	95.12%	4.88%	0.138545007	295.9330139
646	2 - 5 Miles	371510316013012	1	1	0	0	0	0	100.00%	0.00%	0.0203734	49.08359909
647	Less than 1/2 Mile	370650211001026	89	70	19	0	0	0	0.786517024	0.213483006	0.426133007	208.8549957
648	More than 5 Miles	370479301001035	0	0	0	0	0	0	n/a	n/a	0.127075002	0
649	2 - 5 Miles	370350114011050	0	0	0	0	0	0	n/a	n/a	0.0418511	0
650	2 - 5 Miles	370779706033047	164	108	51	1	0	1	65.85%	34.15%	0.332446992	493.3120117
651	2 - 5 Miles	370319704022074	0	0	0	0	0	0	n/a	n/a	0.060661901	0
652	2 - 5 Miles	371950014002024	1139	381	662	6	25	46	33.45%	66.55%	1.588590026	716.9879761
653	2 - 5 Miles	370899307022023	1	1	0	0	0	0	100.00%	0.00%	0.121091001	8.258250237
654	More than 5 Miles	370810164051025	9	9	0	0	0	0	100.00%	0.00%	0.450706005	19.96870041
655	1 - 2 Miles	370230212011019	24	24	0	0	0	0	100.00%	0.00%	0.042006899	571.335022
656	2 - 5 Miles	371510304003004	0	0	0	0	0	0	n/a	n/a	0.272569001	0

	A	B	C	D	E	F	G	H
657	612	Central Carolina Concrete, LLC	4101152	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
658	1060	Valendrawers, Inc.	2900280	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
659	868	Martin Marietta Materials, Inc. - Kannapolis Quarry	8000100	MRO	Rowan	212313	Crushed and Broken Granite Mining and Quarrying	Small
660	872	Benton Ready-Mix of Brunswick, Inc.	1000115	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
661	887	Ready Mixed Concrete Company - Newport	1600059	WIRO	Carteret	32732	Ready-Mix Concrete Manufacturing	Small
662	1100	Concrete Supply Company, LLC - Kannapolis ** INACTIVE **	8000127	MRO	Rowan	32732	Ready-Mix Concrete Manufacturing	Small
663	951	Craftwork Guild, Ltd.	1800350	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
664	708	PPG Industries, Inc.	4101005	WSRO	Guilford	32551	Paint and Coating Manufacturing	Synthetic Minor
665	73	OmniSource Southeast, LLC - Smithfield	5100180	RRO	Johnston	42393	Recyclable Material Merchant Wholesalers	Synthetic Minor
666	1045	Columbia Panel Manufacturing Company, Inc.	4101215	WSRO	Guilford	321211	Hardwood Veneer and Plywood Manufacturing	Small
667	425	V. Alan Atkins, d.b.a. Appalachian Paving and Grading	6100103	ARO	Mitchell	324121	Asphalt Paving Mixture and Block Manufacturing	Small
668	833	NC Products Corporation	9200289	RRO	Wake	327332	Concrete Pipe Manufacturing	Small
669	309	Framewright, Inc.	1800329	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
670	89	Imerys Perlite USA, Inc.	3500070	RRO	Franklin	327992	Ground or Treated Mineral and Earth Manufacturing	Small
671	1042	Precast Solutions, Inc. ** INACTIVE **	4101221	WSRO	Guilford	327331	Concrete Block and Brick Manufacturing	Small
672	851	Brenntag Mid-South, Inc.	4100744	WSRO	Guilford	42469	Other Chemical and Allied Products Merchant Wholesalers	Small
673	902	Gamewell Septic Tank, Inc. ** INACTIVE **	1400184	ARO	Caldwell	32739	Other Concrete Product Manufacturing	Small
674	317	Lewis Brady Concrete	7800191	FRO	Robeson	32732	Ready-Mix Concrete Manufacturing	Small
675	188	DFP, Inc. dba Edward Ferrell + Lewis Mittman	4101134	WSRO	Guilford	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
676	179	The Southern Finishing Company, Incorporated - Plant 8	7900108	WSRO	Rockingham	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
677	949	Northeastern Ready Mix Inc	7000084	WARO	Pasquotank	32732	Ready-Mix Concrete Manufacturing	Small
678	899	City of Graham Wastewater Treatment Plant ** INACTIVE **	0100251	WSRO	Alamance	22132	Sewage Treatment Facilities	Synthetic Minor
679	189	NC Municipal Power Agency No. 1 - Gastonia Prime Power Park	3600338	MRO	Gaston	221119	Other Electric Power Generation	Title V
680	1038	Matthews Building Supply Company, Inc.	9000181	MRO	Union	321911	Wood Window and Door Manufacturing	Small
681	747	Hamby Brothers Concrete, Inc.	1400128	ARO	Caldwell	32732	Ready-Mix Concrete Manufacturing	Small
682	322	Meritor, Inc.	8300074	FRO	Scotland	33635	Motor Vehicle Transmission and Power Train Parts Manufacturing	Small
683	734	Smith Setzer & Sons, Inc.	1800213	MRO	Catawba	327332	Concrete Pipe Manufacturing	Small
684	754	S&W Ready Mix Concrete Co. - Spring Lake Plant	2600211	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small
685	517	Unimin Corporation - Crystal Facility	6100095	ARO	Mitchell	212399	All Other Nonmetallic Mineral Mining	Synthetic Minor
686	878	Concrete Supply Co., LLC - Hatchery Road	0100224	WSRO	Alamance	32732	Ready-Mix Concrete Manufacturing	Small
687	657	CEMEX Construction Materials Atlantic, LLC - ** INACTIVE **	1300090	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
688	837	M & S Warehouse, Inc.	1400093	ARO	Caldwell	321912	Cut Stock, Resawing Lumber, and Planing	Small
689	29	Radiator Specialty Company	9000201	MRO	Union	325998	All Other Miscellaneous Chemical Product and Preparation Ma	Small
690	1061	B & B Concrete Products, Inc.	5700006	ARO	Macon	32732	Ready-Mix Concrete Manufacturing	Small
691	274	Martin Marietta Materials, Inc. - Burlington Quarry	0100087	WSRO	Alamance	212313	Crushed and Broken Granite Mining and Quarrying	Small
692	390	Southern States Cooperative, Inc. - Barber Feed Mill	8000066	MRO	Rowan	311119	Other Animal Food Manufacturing	Small
693	471	Southeastern Concrete Products of Fayetteville, LLC	2600226	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
694	328	Kinder Morgan Southeast Terminals - Selma Terminal #2	5100200	RRO	Johnston	42471	Petroleum Bulk Stations and Terminals	Synthetic Minor
695	351	NC DOC - Eastern Correctional Institution	4000010	WARO	Greene	92214	Correctional Institutions	Small
696	863	Ready Mixed Concrete - Pinehurst Plt	6300076	FRO	Moore	32732	Ready-Mix Concrete Manufacturing	Small
697	886	ECMD, Inc., d/b/a Crown Heritage ** INACTIVE **	1400034	ARO	Caldwell	321918	Other Millwork (including Flooring)	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
657	36.009133	-79.755416	1.26	PM(TSP)	0.84	PM10	0.40	NOx	0.01	6,314	1 - 2 Miles	15,236
658	35.773500	-80.320700	0.03	PM(TSP)	0.03					6,316	1 - 2 Miles	15,586
659	35.517540	-80.587460	0.42	PM(TSP)	0.30	PM10	0.11	PM2.5	0.01	6,321	1 - 2 Miles	29,876
660	33.998816	-78.343250	0.41	PM(TSP)	0.28	PM10	0.13	Manganese Unlist	0.00	6,328	1 - 2 Miles	16,387
661	34.762133	-76.845133	0.37	PM(TSP)	0.25	PM10	0.12	Manganese Unlist	0.00	6,365	1 - 2 Miles	30,120
662	35.527036	-80.613315	0.00	Lead & compound	0.00	Arsenic & Compou	0.00	Chromium (VI) No	0.00	6,365	1 - 2 Miles	33,221
663	35.710100	-81.248440	0.24	PM10	0.09	PM(TSP)	0.09	PM2.5	0.06	6,375	1 - 2 Miles	5,723
664	36.081000	-79.924200	0.87	NOx	0.21	CO	0.17	PM10	0.16	6,390	1 - 2 Miles	29,200
665	35.483266	-78.364150	7.03	VOC	3.88	PM10	0.79	PM2.5	0.79	6,394	1 - 2 Miles	14,211
666	35.924471	-80.040611	0.05	PM(TSP)	0.04	PM10	0.01			6,417	1 - 2 Miles	16,100
667	35.974583	-82.096416	2.62	SO2	1.20	CO	0.50	NOx	0.50	6,424	1 - 2 Miles	25,188
668	35.729300	-78.664500	0.48	PM(TSP)	0.30	PM10	0.13	NOx	0.03	6,425	1 - 2 Miles	14,829
669	35.704900	-81.182200	3.72	PM(TSP)	1.60	PM10	1.22	PM2.5	0.68	6,427	1 - 2 Miles	25,433
670	36.005250	-78.481533	6.78	PM(TSP)	2.00	PM10	1.82	NOx	1.45	6,444	1 - 2 Miles	67,860
671	36.194583	-79.708388	0.06	CO	0.03	NOx	0.03	PM10	0.00	6,446	1 - 2 Miles	17,942
672	36.064444	-79.878611	0.45	VOC	0.25	PM(TSP)	0.09	TCE (trichloroethyl	0.03	6,449	1 - 2 Miles	17,203
673	35.883916	-81.613650	0.33	PM(TSP)	0.25	PM10	0.08	Arsenic & Compou	0.00	6,480	1 - 2 Miles	25,194
674	34.520833	-79.111533	3.62	PM(TSP)	2.78	PM10	0.84	Arsenic Unlisted C	0.00	6,487	1 - 2 Miles	51,934
675	35.920391	-80.033268	5.05	VOC	4.09	MEK (methyl ethyl	0.47	Toluene	0.22	6,492	1 - 2 Miles	16,510
676	36.452903	-79.923013	5.18	VOC	4.90	Xylene (mixed isor	0.18	PM(TSP)	0.04	6,518	1 - 2 Miles	56,152
677	36.318900	-76.215300	0.25	PM(TSP)	0.17	PM10	0.08			6,552	1 - 2 Miles	1,894
678	36.049533	-79.372866	0.34	NOx	0.25	CO	0.05	PM(TSP)	0.01	6,552	1 - 2 Miles	38,467
679	35.303166	-81.209166	5.03	NOx	2.26	CO	2.19	VOC	0.28	6,561	1 - 2 Miles	23,742
680	35.054550	-80.618370	0.06	PM(TSP)	0.05	PM10	0.01			6,570	1 - 2 Miles	37,212
681	35.894444	-81.566111	0.73	PM(TSP)	0.50	PM10	0.23	Manganese Unlist	0.00	6,589	1 - 2 Miles	10,882
682	34.771016	-79.367366	3.61	VOC	3.23	NOx	0.15	CO	0.12	6,589	1 - 2 Miles	31,433
683	35.683720	-81.098950	0.76	PM(TSP)	0.54	PM10	0.22	Manganese Unlist	0.00	6,599	1 - 2 Miles	51,133
684	35.188646	-79.000171	0.71	PM(TSP)	0.49	PM10	0.22	Manganese Unlist	0.00	6,612	1 - 2 Miles	15,678
685	36.012128	-82.257133	1.88	PM(TSP)	0.74	Hydrogen chloride	0.41	PM2.5	0.35	6,633	1 - 2 Miles	68,263
686	36.061800	-79.466433	0.40	PM(TSP)	0.27	PM10	0.13			6,642	1 - 2 Miles	10,572
687	35.358616	-80.620116	1.06	PM(TSP)	0.72	PM10	0.34	Manganese Unlist	0.00	6,662	1 - 2 Miles	28,798
688	35.942966	-81.503016	0.47	SO2	0.33	PM(TSP)	0.04	PM10	0.04	6,666	1 - 2 Miles	15,168
689	35.061110	-80.652590	8.69	SO2	4.63	NOx	1.30	Methylene chloride	0.85	6,672	1 - 2 Miles	28,214
690	35.151950	-83.393383	0.03	PM(TSP)	0.02	PM10	0.01	Beryllium & compo	0.00	6,675	1 - 2 Miles	12,716
691	36.052000	-79.508983	4.08	PM(TSP)	2.76	PM10	1.32			6,687	1 - 2 Miles	3,925
692	35.716667	-80.638333	2.94	PM(TSP)	1.42	NOx	0.52	PM10	0.48	6,687	1 - 2 Miles	46,629
693	35.053333	-79.014166	2.29	PM(TSP)	1.56	PM10	0.71	CO	0.01	6,720	1 - 2 Miles	25,270
694	35.550850	-78.304616	3.56	VOC	3.52	Toluene	0.01	Benzene	0.01	6,724	1 - 2 Miles	16,125
695	35.480050	-77.597716	3.33	SO2	1.60	NOx	1.23	CO	0.30	6,743	1 - 2 Miles	69,193
696	35.216266	-79.511616	0.43	PM(TSP)	0.30	PM10	0.13	Chromium Unlistec	0.00	6,754	1 - 2 Miles	16,941
697	35.874666	-81.508066	0.37	SO2	0.21	NOx	0.06	PM(TSP)	0.03	6,759	1 - 2 Miles	15,301

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
657	2 - 5 Miles	370810171001028	0	0	0	0	0	0	n/a	n/a	0.191771999	0
658	2 - 5 Miles	370570618031035	6	6	0	0	0	0	100.00%	0.00%	0.077513501	77.40589905
659	More than 5 Miles	371590514002067	59	57	0	0	0	1	96.61%	3.39%	0.366317987	161.0619965
660	2 - 5 Miles	370190206012247	88	61	21	1	0	1	69.32%	30.68%	3.361720085	26.17709923
661	More than 5 Miles	370319705011016	2	2	0	0	0	0	100.00%	0.00%	0.0316987	63.09410095
662	More than 5 Miles	371590516005080	57	11	46	0	0	2	19.30%	80.70%	0.036337599	1568.619995
663	1 - 2 Miles	370350102024062	0	0	0	0	0	0	n/a	n/a	0.152284995	0
664	More than 5 Miles	370810160111016	0	0	0	0	0	0	n/a	n/a	0.080147199	0
665	2 - 5 Miles	371010406003008	0	0	0	0	0	0	n/a	n/a	0.087517701	0
666	2 - 5 Miles	370810144081032	5	5	0	0	0	0	100.00%	0.00%	0.016231	308.052002
667	2 - 5 Miles	371219503001000	398	381	0	1	0	15	95.73%	4.27%	7.276480198	54.69680023
668	2 - 5 Miles	371830530091000	35	35	0	0	0	0	100.00%	0.00%	1.377779961	25.40320015
669	2 - 5 Miles	370350101023102	0	0	0	0	0	0	n/a	n/a	0.066185199	0
670	More than 5 Miles	370690605023025	57	55	2	0	0	0	96.49%	3.51%	0.691643	82.41249847
671	2 - 5 Miles	370810156003027	96	75	14	0	0	6	78.13%	21.88%	0.337745994	284.2369995
672	2 - 5 Miles	370810126012013	0	0	0	0	0	0	n/a	n/a	0.068204202	0
673	2 - 5 Miles	370270302004029	90	90	0	0	0	0	100.00%	0.00%	0.171557993	524.6040039
674	More than 5 Miles	371559618023031	18	0	0	18	0	0	0.00%	100.00%	0.100479998	179.1399994
675	2 - 5 Miles	370810145012019	48	27	0	0	0	17	56.25%	43.75%	0.068688899	698.8029785
676	More than 5 Miles	371570406023035	64	9	47	0	0	8	14.06%	85.94%	0.785533011	81.47329712
677	Less than 1/2 Mile	371399605012034	0	0	0	0	0	0	n/a	n/a	1.155730009	0
678	More than 5 Miles	370010211022015	0	0	0	0	0	0	n/a	n/a	0.054565102	0
679	2 - 5 Miles	370710304023056	0	0	0	0	0	0	n/a	n/a	0.587357998	0
680	More than 5 Miles	371790203063023	0	0	0	0	0	0	n/a	n/a	0.067358397	0
681	2 - 5 Miles	370270303002008	0	0	0	0	0	0	n/a	n/a	0.060365099	0
682	More than 5 Miles	371650104001010	5	0	0	5	0	0	0.00%	100.00%	2.372390032	2.107579947
683	More than 5 Miles	370350114013001	256	147	87	0	4	15	57.42%	42.58%	1.23477006	207.326004
684	2 - 5 Miles	370510036001030	22	18	2	0	1	1	81.82%	18.18%	0.162938997	135.0200043
685	More than 5 Miles	371219501002062	0	0	0	0	0	0	n/a	n/a	0.00799503	0
686	2 - 5 Miles	370010207024014	13	13	0	0	0	0	100.00%	0.00%	0.31337899	41.48329926
687	More than 5 Miles	370250420003028	12	7	1	2	0	0	58.33%	41.67%	0.045463201	263.9500122
688	2 - 5 Miles	370270311002017	28	27	1	0	0	0	96.43%	3.57%	0.0160813	1741.150024
689	More than 5 Miles	371790203162009	0	0	0	0	0	0	n/a	n/a	0.175555006	0
690	2 - 5 Miles	371139707001079	179	139	3	0	2	45	77.65%	22.35%	0.417104989	429.1489868
691	Less than 1 Mile	370010217031129	0	0	0	0	0	0	n/a	n/a	0.130866006	0
692	More than 5 Miles	371590519011008	0	0	0	0	0	0	n/a	n/a	0.019032501	0
693	2 - 5 Miles	370510033071011	124	63	52	2	2	5	0.508064985	0.491935015	0.177882001	697.0910034
694	2 - 5 Miles	371010403022031	0	0	0	0	0	0	n/a	n/a	0.229892001	0
695	More than 5 Miles	370799501021000	1105	463	592	11	5	146	41.90%	58.10%	0.094436698	11701
696	2 - 5 Miles	371259503013036	0	0	0	0	0	0	n/a	n/a	0.044637199	0
697	2 - 5 Miles	370270304001015	61	59	0	0	0	0	96.72%	3.28%	0.119012997	512.5490112

	A	B	C	D	E	F	G	H
698	808	NCFI Polyurethanes, Division of Barnhardt Manufacturing Co.	8600027	WSRO	Surry	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Synthetic Minor
699	654	Keywell Metals, LLC	9000208	MRO	Union	42393	Recyclable Material Merchant Wholesalers	Synthetic Minor
700	504	N C Products Corporation	2600053	FRO	Cumberland	327332	Concrete Pipe Manufacturing	Small
701	683	Rinker Materials - Concrete Pipe Division	1300086	MRO	Cabarrus	327332	Concrete Pipe Manufacturing	Small
702	190	Iredell County Landfill	4900311	MRO	Iredell	562212	Solid Waste Landfill	Title V
703	1090	Elizabeth Carbide of NC Inc	2900263	WSRO	Davidson	333511	Industrial Mold Manufacturing	Small
704	536	Thompson Contractors - Mill Spring Quarry	7500058	ARO	Polk	212313	Crushed and Broken Granite Mining and Quarrying	Small
705	102	Heritage Home Group, LLC - Lane Venture ** INACTIVE **	1800242	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
706	725	Massey Ready-Mix Concrete, Inc.	4101214	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
707	1010	Daniels Woodcarving Company, Inc.	0200039	MRO	Alexander	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
708	125	Wake Stone Corporation - Triangle Quarry	9200409	RRO	Wake	212313	Crushed and Broken Granite Mining and Quarrying	Small
709	924	Southern Concrete Materials, Inc. - Precast P ** INACTIVE **	4500316	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
710	1002	Unique Stone, Inc.	7700080	FRO	Richmond	32739	Other Concrete Product Manufacturing	Small
711	816	Town of Waynesville - Wastewater Treatment Plant	4400815	ARO	Haywood	22132	Sewage Treatment Facilities	Small
712	740	Kinder Morgan Southeast Terminals LLC	5100116	RRO	Johnston	42471	Petroleum Bulk Stations and Terminals	Synthetic Minor
713	169	Meghan Blake Industries, Inc. dba Hickory Leather Company	1800355	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
714	630	Riddley Cabinet Company, Inc.	3600336	MRO	Gaston	321918	Other Millwork (including Flooring)	Small
715	218	Greenville Water Treatment Plant ** INACTIVE **	7400281	WARO	Pitt	22132	Sewage Treatment Facilities	Small
716	626	BonaKemi USA, Inc.	9000195	MRO	Union	325612	Polish and Other Sanitation Good Manufacturing	Small
717	412	Leathercraft, Inc.	1800115	MRO	Catawba	337121	Upholstered Household Furniture Manufacturing	Small
718	911	Southern Concrete Materials - Salisbury Plant	8000169	MRO	Rowan	32732	Ready-Mix Concrete Manufacturing	Small
719	825	Radford Quarries, Inc.	9500052	WSRO	Watauga	212313	Crushed and Broken Granite Mining and Quarrying	Small
720	715	SBFI-NA, Inc. ** INACTIVE **	1200105	ARO	Burke	337121	Upholstered Household Furniture Manufacturing	Small
721	650	Carolina Sunrock, LLC - Butner Concrete	3900093	RRO	Granville	32732	Ready-Mix Concrete Manufacturing	Small
722	501	Concrete Services Company, Inc. Plant #3	2600227	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small
723	124	Caterpillar	5100158	RRO	Johnston	33312	Construction Machinery Manufacturing	Small
724	83	Dystar Limited Partnership	7900163	WSRO	Rockingham	325613	Surface Active Agent Manufacturing	Small
725	986	Chandler Concrete/Piedmont Inc.-Madison Plant 106	7900130	WSRO	Rockingham	32732	Ready-Mix Concrete Manufacturing	Small
726	871	Southeastern Concrete of Lumberton, Inc.	7800207	FRO	Robeson	32732	Ready-Mix Concrete Manufacturing	Small
727	744	S&W Ready Mix Concrete Co., Inc. - S. Reilly Road Plant	2600123	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small
728	784	Town of Old Fort WWTP	5600179	ARO	McDowell	22132	Sewage Treatment Facilities	Small
729	232	EGA Products, Inc. - Southeast	4900173	MRO	Iredell	332812	Metal Coating, Engraving (except Jewelry and Silverware), and	Small
730	133	Ingersoll - Rand Tool and Hoist Division	6300062	FRO	Moore	333991	Power-Driven Handtool Manufacturing	Small
731	600	Hamrick Brothers, Inc.	2300321	MRO	Cleveland	115111	Cotton Ginning	Small
732	1006	M-B Industries, Inc.	8800052	ARO	Transylvania	332116	Metal Stamping	Small
733	735	Pioneer Hi-Bred International Inc	8300034	FRO	Scotland	115114	Postharvest Crop Activities (except Cotton Ginning)	Small
734	559	Klingspor Abrasives, Inc.	1800118	MRO	Catawba	32791	Abrasive Product Manufacturing	Small
735	691	Vulcan Construction Materials, LP - Spruce Pine Quarry	6100087	ARO	Mitchell	212313	Crushed and Broken Granite Mining and Quarrying	Small
736	394	J. P. Taylor Company, LLC	3900107	RRO	Granville	31221	Tobacco Stemming and Redrying	Synthetic Minor
737	961	McCreary Modern - Maiden Frame Plant	1800141	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
738	355	Columbus McKinnon Corp - Wadesboro Operations	0400030	FRO	Anson	333923	Overhead Traveling Crane, Hoist, and Monorail System Manu	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
698	36.473333	-80.609167	0.54	VOC	0.34	NOx	0.13	CO	0.04	6,764	1 - 2 Miles	5,675
699	35.053980	-80.619160	1.08	PM10	0.36	PM(TSP)	0.36	PM2.5	0.36	6,767	1 - 2 Miles	37,164
700	34.978938	-78.776103	1.99	PM(TSP)	1.52	PM10	0.45	NOx	0.02	6,871	1 - 2 Miles	43,314
701	35.339116	-80.611600	0.96	NOx	0.36	CO	0.31	PM(TSP)	0.15	6,876	1 - 2 Miles	35,486
702	35.771260	-80.823390	5.03	VOC	2.33	Toluene	0.57	CFC-12 (Dichlorod	0.30	6,898	1 - 2 Miles	17,316
703	35.795000	-80.145400	0.00	Chromium - All/To	0.00	Chromium (VI) Sol	0.00	Chromic acid (VI) (0.00	6,899	1 - 2 Miles	32,461
704	35.296944	-82.148056	1.76	PM(TSP)	1.19	PM10	0.57			6,901	1 - 2 Miles	28,340
705	35.713589	-81.249010	6.50	VOC	3.20	PM(TSP)	1.17	PM10	0.89	6,936	1 - 2 Miles	5,391
706	35.997450	-79.849666	0.79	NOx	0.47	CO	0.10	PM(TSP)	0.08	6,941	1 - 2 Miles	30,099
707	35.916400	-81.137350	0.11	PM(TSP)	0.03	CO	0.03	PM10	0.02	6,982	1 - 2 Miles	83,176
708	35.836700	-78.769233	6.04	NOx	2.57	PM(TSP)	1.53	PM10	0.79	6,991	1 - 2 Miles	20,650
709	35.407866	-82.506183	0.29	PM(TSP)	0.19	PM10	0.10	Arsenic & Compou	0.00	7,001	1 - 2 Miles	8,467
710	34.877450	-79.676833	0.13	PM(TSP)	0.11	PM10	0.02	Arsenic & Compou	0.00	7,020	1 - 2 Miles	12,993
711	35.542266	-82.950733	0.53	NOx	0.33	CO	0.07	PM10	0.03	7,026	1 - 2 Miles	6,434
712	35.554700	-78.298500	0.74	VOC	0.44	NOx	0.16	CO	0.09	7,032	1 - 2 Miles	18,315
713	35.720633	-81.243200	5.30	VOC	3.46	Methanol (methyl a	1.12	Toluene	0.27	7,051	1 - 2 Miles	7,533
714	35.333210	-81.344600	1.17	VOC	0.81	Toluene	0.15	Methanol (methyl a	0.12	7,058	1 - 2 Miles	33,590
715	35.640870	-77.398555	4.71	NOx	3.10	CO	0.82	SO2	0.49	7,059	1 - 2 Miles	9,808
716	35.017100	-80.633010	1.19	VOC	0.65	NOx	0.22	CO	0.19	7,074	1 - 2 Miles	36,323
717	35.721416	-81.242616	2.77	VOC	2.39	Toluene	0.14	MEK (methyl ethyl	0.13	7,082	1 - 2 Miles	7,794
718	35.616633	-80.528733	0.31	PM(TSP)	0.21	PM10	0.10	Manganese & cor	0.00	7,085	1 - 2 Miles	27,199
719	36.216826	-81.637030	0.50	PM(TSP)	0.40	PM10	0.10			7,098	1 - 2 Miles	7,949
720	35.731533	-81.616333	0.85	VOC	0.63	PM10	0.05	PM(TSP)	0.05	7,107	1 - 2 Miles	11,496
721	36.118966	-78.769500	1.09	PM(TSP)	0.74	PM10	0.35	Arsenic & Compou	0.00	7,111	1 - 2 Miles	7,774
722	35.190170	-78.994686	2.00	PM(TSP)	1.37	PM10	0.63	Manganese & cor	0.00	7,119	1 - 2 Miles	16,403
723	35.639933	-78.424916	6.06	NOx	3.69	CO	0.79	VOC	0.54	7,123	1 - 2 Miles	53,105
724	36.320646	-79.649721	6.89	NOx	2.12	CO	1.78	Ammonia (as NH3	1.62	7,132	1 - 2 Miles	12,923
725	36.378566	-79.984916	0.16	PM(TSP)	0.07	PM10	0.03	NOx	0.03	7,138	1 - 2 Miles	73,857
726	34.588866	-78.986083	0.41	PM(TSP)	0.28	PM10	0.13	Manganese Unlist	0.00	7,142	1 - 2 Miles	18,950
727	35.047986	-79.023330	0.74	PM(TSP)	0.51	PM10	0.23	Arsenic & Compou	0.00	7,204	1 - 2 Miles	27,416
728	35.641400	-82.164200	0.61	NOx	0.37	CO	0.08	PM(TSP)	0.04	7,211	1 - 2 Miles	41,209
729	35.619800	-80.815116	4.58	VOC	2.97	Xylene (mixed isor	1.19	Ethyl benzene	0.12	7,212	1 - 2 Miles	28,301
730	35.195816	-79.373483	5.95	VOC	3.97	Toluene	0.97	Xylene (mixed isor	0.54	7,228	1 - 2 Miles	8,956
731	35.284780	-81.641440	1.31	PM(TSP)	0.98	PM10	0.33			7,286	1 - 2 Miles	16,476
732	35.137778	-82.850556	0.12	PM(TSP)	0.12	Chromium (VI) Sol	0.00	Chromic acid (VI) (0.00	7,299	1 - 2 Miles	59,618
733	34.769300	-79.369400	0.76	PM(TSP)	0.56	PM10	0.17	PM2.5	0.03	7,317	1 - 2 Miles	30,710
734	35.724166	-81.283350	1.56	VOC	0.69	Ethyl acetate	0.62	PM(TSP)	0.09	7,320	1 - 2 Miles	6,101
735	35.975966	-82.093733	0.93	PM(TSP)	0.64	PM10	0.25	PM2.5	0.04	7,321	1 - 2 Miles	25,355
736	36.300916	-78.611266	2.92	NOx	1.10	CO	0.92	VOC	0.26	7,332	1 - 2 Miles	10,588
737	35.593270	-81.193800	0.22	PM(TSP)	0.12	PM10	0.06	PM2.5	0.04	7,344	1 - 2 Miles	46,229
738	34.943316	-80.052883	3.28	VOC	2.05	Xylene (mixed isor	0.66	Toluene	0.23	7,359	1 - 2 Miles	9,553

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
698	1 - 2 Miles	371719306001016	0	0	0	0	0	0	n/a	n/a	0.0610261	0
699	More than 5 Miles	371790203063023	0	0	0	0	0	0	n/a	n/a	0.067358397	0
700	More than 5 Miles	370510014005044	127	96	0	16	0	19	75.59%	24.41%	1.037950039	122.3570023
701	More than 5 Miles	370250415011000	4	4	0	0	0	0	100.00%	0.00%	0.33248499	12.03059959
702	2 - 5 Miles	370970606032035	13	12	1	0	0	0	0.923076987	0.076923102	0.493041009	26.36700058
703	More than 5 Miles	370570619012050	28	27	0	0	1	0	96.43%	3.57%	0.115759999	241.8800049
704	More than 5 Miles	371499202002063	176	123	19	0	0	34	69.89%	30.11%	1.207599998	145.7440033
705	1 - 2 Miles	370350102024064	0	0	0	0	0	0	n/a	n/a	0.069829099	0
706	More than 5 Miles	370810167012021	0	0	0	0	0	0	n/a	n/a	0.162502006	0
707	More than 5 Miles	370030404001011	54	40	13	0	0	1	74.07%	25.93%	0.095898204	563.0969849
708	2 - 5 Miles	371830535122000	0	0	0	0	0	0	n/a	n/a	0.378444999	0
709	1 - 2 Miles	370899305011027	5	5	0	0	0	0	100.00%	0.00%	0.140585005	35.56570053
710	2 - 5 Miles	371539711001108	14	9	3	1	0	0	64.29%	35.71%	0.108359002	129.1999969
711	1 - 2 Miles	370879206001016	16	16	0	0	0	0	100.00%	0.00%	0.028279901	565.7730103
712	2 - 5 Miles	371010403022032	0	0	0	0	0	0	n/a	n/a	0.128536999	0
713	1 - 2 Miles	370350102024054	23	16	0	0	1	7	69.57%	30.43%	0.075059801	306.4219971
714	More than 5 Miles	370710305023003	41	28	13	0	0	4	68.29%	31.71%	0.246617004	166.25
715	1 - 2 Miles	371470008001094	0	0	0	0	0	0	n/a	n/a	0.229684994	0
716	More than 5 Miles	371790203073029	0	0	0	0	0	0	n/a	n/a	0.223754004	0
717	1 - 2 Miles	370350102024054	23	16	0	0	1	7	69.57%	30.43%	0.075059801	306.4219971
718	More than 5 Miles	371590511022000	32	32	0	0	0	0	100.00%	0.00%	0.680899978	46.9966011
719	1 - 2 Miles	371899207032003	0	0	0	0	0	0	n/a	n/a	0.027920101	0
720	2 - 5 Miles	370230208022012	493	442	4	5	30	10	89.66%	10.34%	0.638082027	772.6279907
721	1 - 2 Miles	370779707031042	178	117	12	6	0	69	65.73%	34.27%	0.786172986	226.4129944
722	2 - 5 Miles	370510036001030	22	18	2	0	1	1	81.82%	18.18%	0.162938997	135.0200043
723	More than 5 Miles	371010410011011	397	314	59	0	8	12	79.09%	20.91%	1.899639964	208.9869995
724	2 - 5 Miles	371570414002000	0	0	0	0	0	0	n/a	n/a	0.41869399	0
725	More than 5 Miles	371570407001029	0	0	0	0	0	0	n/a	n/a	0.230646998	0
726	2 - 5 Miles	371559608021042	8	1	4	3	0	0	12.50%	87.50%	0.464751005	17.21349907
727	More than 5 Miles	370510033072010	828	229	477	1	33	81	27.66%	72.34%	0.487605006	1698.099976
728	More than 5 Miles	371119707001048	6	6	0	0	0	0	100.00%	0.00%	0.173694998	34.54330063
729	More than 5 Miles	370970613031041	4	4	0	0	0	0	100.00%	0.00%	0.332369	12.03479958
730	1 - 2 Miles	371259510001012	5	0	5	0	0	0	0.00%	100.00%	0.372602999	13.41909981
731	2 - 5 Miles	370459514004016	146	99	13	0	0	44	67.81%	32.19%	0.142975003	1021.159973
732	More than 5 Miles	371759605004035	3	3	0	0	0	0	100.00%	0.00%	0.0484825	61.87799835
733	More than 5 Miles	371650104001024	0	0	0	0	0	0	n/a	n/a	0.064750701	0
734	1 - 2 Miles	370350110002013	0	0	0	0	0	0	n/a	n/a	0.0458983	0
735	2 - 5 Miles	371219503001000	398	381	0	1	0	15	95.73%	4.27%	7.276480198	54.69680023
736	2 - 5 Miles	370779703003032	2	0	2	0	0	0	0	1	0.112144999	17.83410072
737	More than 5 Miles	370350116012034	0	0	0	0	0	0	n/a	n/a	0.050912101	0
738	1 - 2 Miles	370079205004048	2	2	0	0	0	0	100.00%	0.00%	0.034768902	57.52270126

	A	B	C	D	E	F	G	H
739	775	The Paint Company of NC, Inc. dba Johnson Industrial Coating	2900349	WSRO	Davidson	32551	Paint and Coating Manufacturing	Small
740	634	PowerSecure, Inc. - Newton	1800545	MRO	Catawba	221112	Fossil Fuel Electric Power Generation	Small
741	99	Blackstone Wood Products, Inc.	1200078	ARO	Burke	321211	Hardwood Veneer and Plywood Manufacturing	Small
742	76	Momentive Specialty Chemicals, Inc. - Morganton	1200123	ARO	Burke	325211	Plastics Material and Resin Manufacturing	Small
743	330	Colonial Pipeline Company	5100129	RRO	Johnston	48691	Pipeline Transportation of Refined Petroleum Products	Small
744	1036	Clean Harbors Reidsville, LLC	7900095	WSRO	Rockingham	488991	Packing and Crating	Synthetic Minor
745	870	Cansorb Industries, Inc.	8000035	MRO	Rowan	321219	Reconstituted Wood Product Manufacturing	Synthetic Minor
746	158	Appalachian Regional Healthcare Sys.Inc-Watauga Medical Ctr.	9500077	WSRO	Watauga	62211	General Medical and Surgical Hospitals	Synthetic Minor
747	615	Southern Concrete Materials, Inc. - Fletcher	4500271	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
748	866	NC DOC Western Youth Institution #3905 ** INACTIVE **	1200049	ARO	Burke	92214	Correctional Institutions	Synthetic Minor
749	481	Martin Marietta Materials, Inc. - Thomasville Quarry	2900132	WSRO	Davidson	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
750	1080	Pilot View Wood Works, Inc.	7600266	WSRO	Randolph	321918	Other Millwork (including Flooring)	Small
751	284	Ready Mixed Concrete Company - Leland	1000063	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
752	609	North Carolina Municipal Power Agency No. 1 - ** INACTIVE **	1200188	ARO	Burke	221112	Fossil Fuel Electric Power Generation	Small
753	922	Revelle Grain Company, Inc	4600050	WARO	Hertford	42451	Grain and Field Bean Merchant Wholesalers	Small
754	1020	Forest City Wastewater Treatment Plant	8100193	ARO	Rutherford	22132	Sewage Treatment Facilities	Small
755	719	Parker TechSeal Division	9800046	RRO	Wilson	339991	Gasket, Packing, and Sealing Device Manufacturing	Small
756	854	Caldwell Ready-Mix, Inc. ** INACTIVE **	1400127	ARO	Caldwell	32732	Ready-Mix Concrete Manufacturing	Small
757	1082	The J.W. Hampton Company - Boone	9500134	WSRO	Watauga	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
758	78	Harrison Construction Division of APAC-Atlantic, Inc.	5700030	ARO	Macon	212313	Crushed and Broken Granite Mining and Quarrying	Small
759	380	Pyrotek, Inc. - Neco Division	8000102	MRO	Rowan	327125	Nonclay Refractory Manufacturing	Synthetic Minor
760	563	Powder Coating Services, Inc. - Plant 2	3600341	MRO	Gaston	332117	Powder Metallurgy Part Manufacturing	Small
761	918	Maxton Textile Finishing	8300102	FRO	Scotland	313311	Broadwoven Fabric Finishing Mills	Small
762	475	Southern Resin, Inc.	2900127	WSRO	Davidson	325211	Plastics Material and Resin Manufacturing	Synthetic Minor
763	28	Alexander Fabrics, LLLP	0100204	WSRO	Alamance	313311	Broadwoven Fabric Finishing Mills	Synthetic Minor
764	105	Powder Coating Services, Inc.	3600340	MRO	Gaston	332117	Powder Metallurgy Part Manufacturing	Small
765	520	The Quartz Corp USA - Sullins Wiseman Mine	6100099	ARO	Mitchell	212325	Clay and Ceramic and Refractory Minerals Mining	Small
766	74	TEAM Industries Andrews, Inc.	2000110	ARO	Cherokee	333618	Other Engine Equipment Manufacturing	Small
767	664	Industrial & Agricultural Chemicals, Inc.	7800168	FRO	Robeson	325314	Fertilizer (Mixing Only) Manufacturing	Synthetic Minor
768	372	Robert Abbey, Inc.	1800351	MRO	Catawba	335121	Residential Electric Lighting Fixture Manufacturing	Small
769	156	S&W Ready Mix Concrete Co. - Clinton Plant	8200119	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
770	134	City of Wilson - Peninsula Packaging	9800224	RRO	Wilson	221119	Other Electric Power Generation	Small
771	1	Maysteel LLC ** INACTIVE **	3900083	RRO	Granville	332322	Sheet Metal Work Manufacturing	Small
772	1073	Scott Technologies, Inc. - Scott Safety	9000187	MRO	Union	326199	All Other Plastics Product Manufacturing	Small
773	934	Martin Marietta Materials, Inc. - Maiden Quarry	1800446	MRO	Catawba	212313	Crushed and Broken Granite Mining and Quarrying	Small
774	9	Southern States Cooperative - Farmville	7400254	WARO	Pitt	42491	Farm Supplies Merchant Wholesalers	Small
775	33	Ideal Fastener Corporation	3900024	RRO	Granville	339993	Fastener, Button, Needle, and Pin Manufacturing	Small
776	144	Innospec Active Chemicals, LLC - Spencer Plant	8000159	MRO	Rowan	325613	Surface Active Agent Manufacturing	Synthetic Minor
777	239	Plastics Color Corporation of North Carolina	7600156	WSRO	Randolph	325991	Custom Compounding of Purchased Resins	Small
778	733	Ready Mixed Concrete Company, Statesville Plant #90	4900072	MRO	Iredell	32732	Ready-Mix Concrete Manufacturing	Small
779	912	Lumberton Investments 1, LLC	7800166	FRO	Robeson	221112	Fossil Fuel Electric Power Generation	Title V

	I	J	K	L	M	N	O	P	Q	R	S	T
739	35.976766	-80.289850	0.64	VOC	0.58	Ethyl acetate	0.03	Methanol (methyl a	0.03	7,364	1 - 2 Miles	36,076
740	35.604910	-81.211600	1.16	NOx	0.92	CO	0.10	VOC	0.08	7,398	1 - 2 Miles	42,944
741	35.737933	-81.638333	6.56	PM(TSP)	3.71	VOC	2.71	PM10	0.11	7,412	1 - 2 Miles	6,375
742	35.730366	-81.749133	6.99	NOx	2.00	CO	1.68	VOC	1.48	7,426	1 - 2 Miles	22,197
743	35.551396	-78.307500	3.54	VOC	3.36	Hexane, n-	0.06	Toluene	0.04	7,443	1 - 2 Miles	15,835
744	36.320466	-79.648583	0.06	VOC	0.04	Chloroform	0.00	Methyl chloride (cl	0.00	7,459	1 - 2 Miles	13,119
745	35.726830	-80.656840	0.42	PM(TSP)	0.15	NOx	0.11	CO	0.11	7,462	1 - 2 Miles	52,942
746	36.197933	-81.651300	5.44	NOx	2.91	CO	1.87	PM(TSP)	0.18	7,470	1 - 2 Miles	204
747	35.415283	-82.507250	1.25	PM(TSP)	0.85	PM10	0.40	Chromic acid (VI) (0.00	7,478	1 - 2 Miles	10,855
748	35.681225	-81.690913	0.42	NOx	0.22	CO	0.13	PM10	0.02	7,479	1 - 2 Miles	18,640
749	35.852016	-80.162116	2.21	PM(TSP)	1.62	PM10	0.59			7,492	1 - 2 Miles	18,071
750	35.919800	-80.039400	0.01	PM(TSP)	0.01	PM10	0.00			7,519	1 - 2 Miles	17,432
751	34.217716	-78.009716	4.01	PM(TSP)	2.50	PM10	0.76	PM2.5	0.75	7,520	1 - 2 Miles	25,766
752	35.728900	-81.747683	1.27	NOx	0.63	SO2	0.40	CO	0.18	7,528	1 - 2 Miles	21,775
753	36.443250	-77.108533	0.29	PM(TSP)	0.22	PM10	0.07			7,534	1 - 2 Miles	63,595
754	35.327200	-81.840466	0.09	NOx	0.05	CO	0.04	Hexane, n-	0.00	7,549	1 - 2 Miles	39,449
755	35.689888	-77.911408	0.82	VOC	0.52	PM(TSP)	0.22	Carbonyl sulfide	0.02	7,563	1 - 2 Miles	13,781
756	35.833611	-81.459444	0.44	PM(TSP)	0.30	PM10	0.14	Manganese & cor	0.00	7,572	1 - 2 Miles	35,853
757	36.230596	-81.587700	0.01	PM(TSP)	0.01					7,589	1 - 2 Miles	22,183
758	35.161333	-83.427033	6.95	PM(TSP)	4.19	PM10	1.48	PM2.5	1.28	7,592	1 - 2 Miles	16,844
759	35.615900	-80.546880	3.04	PM(TSP)	0.66	PM2.5	0.66	PM10	0.66	7,645	1 - 2 Miles	30,269
760	35.289150	-81.231383	1.52	VOC	1.37	Toluene	0.13	PM10	0.01	7,668	1 - 2 Miles	28,143
761	34.747466	-79.370266	0.30	PM(TSP)	0.15	PM10	0.15	Formaldehyde	0.00	7,676	1 - 2 Miles	29,959
762	35.825600	-80.096100	2.25	NOx	0.85	CO	0.71	VOC	0.29	7,708	1 - 2 Miles	20,264
763	36.058600	-79.439400	8.72	NOx	2.39	CO	2.00	VOC	1.31	7,745	1 - 2 Miles	18,586
764	35.273830	-81.235980	6.45	VOC	2.22	NOx	2.09	CO	1.76	7,748	1 - 2 Miles	28,795
765	35.936900	-82.075300	1.87	PM(TSP)	1.07	PM2.5	0.40	PM10	0.40	7,776	1 - 2 Miles	10,124
766	35.186033	-83.895900	7.01	VOC	4.20	NOx	0.95	CO	0.53	7,780	1 - 2 Miles	46,164
767	34.735600	-79.139383	1.03	SO2	0.73	NOx	0.21	CO	0.05	7,800	1 - 2 Miles	52,792
768	35.723420	-81.268330	3.11	VOC	1.93	Toluene	0.42	Xylene (mixed isor	0.16	7,803	1 - 2 Miles	3,508
769	34.998183	-78.294750	5.53	PM(TSP)	4.25	PM10	1.28	Arsenic Metal, ele	0.00	7,817	1 - 2 Miles	9,459
770	35.689516	-77.912383	5.93	NOx	4.29	CO	1.14	PM10	0.13	7,819	1 - 2 Miles	14,017
771	36.135683	-78.727600	9.96	VOC	4.95	Toluene	1.23	Methanol (methyl a	0.71	7,819	1 - 2 Miles	14,509
772	35.015733	-80.641116	0.02	PM10	0.01	PM(TSP)	0.01			7,820	1 - 2 Miles	38,348
773	35.586720	-81.242530	0.27	PM(TSP)	0.19	PM10	0.07	PM2.5	0.01	7,824	1 - 2 Miles	42,192
774	35.591775	-77.619200	9.52	PM(TSP)	4.97	PM10	4.55			7,851	1 - 2 Miles	62,426
775	36.298266	-78.609466	8.50	VOC	4.32	NOx	1.06	CO	0.89	7,871	1 - 2 Miles	11,199
776	35.706400	-80.399966	5.77	NOx	2.51	CO	2.10	VOC	0.29	7,885	1 - 2 Miles	22,919
777	35.677616	-79.856183	4.48	PM10	1.23	PM2.5	1.23	PM(TSP)	1.23	7,887	1 - 2 Miles	17,497
778	35.756916	-80.817366	0.76	PM(TSP)	0.51	PM10	0.23	NOx	0.02	7,912	1 - 2 Miles	22,720
779	34.589950	-78.996300	0.31	VOC	0.31					7,941	1 - 2 Miles	17,581

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
739	More than 5 Miles	370570603011027	165	149	9	0	7	0	90.30%	9.70%	0.213516995	772.7719727
740	More than 5 Miles	370350116013040	12	11	0	0	0	6	91.67%	8.33%	0.079230703	151.4559937
741	1 - 2 Miles	370230208021040	151	135	0	0	11	11	89.40%	10.60%	0.544269979	277.4360046
742	2 - 5 Miles	370230214002009	0	0	0	0	0	0	n/a	n/a	0.144538999	0
743	2 - 5 Miles	371010403022031	0	0	0	0	0	0	n/a	n/a	0.229892001	0
744	2 - 5 Miles	371570414002011	0	0	0	0	0	0	n/a	n/a	0.126442999	0
745	More than 5 Miles	371590519022044	20	18	1	0	0	0	0.899999976	0.100000001	0.38696599	51.6841011
746	Less than 1/4 Mile	371899206012023	16	15	1	0	0	0	0.9375	0.0625	0.094326802	169.6230011
747	2 - 5 Miles	370899305011011	0	0	0	0	0	0	n/a	n/a	0.023972601	0
748	2 - 5 Miles	370230213013039	1674	523	1065	4	11	71	0.312424988	0.687574983	1.809430003	925.1530151
749	2 - 5 Miles	370570605004014	0	0	0	0	0	0	n/a	n/a	0.00128322	0
750	2 - 5 Miles	371510316012021	2	2	0	0	0	2	100.00%	0.00%	0.036481999	54.82160187
751	2 - 5 Miles	370190202012002	0	0	0	0	0	0	n/a	n/a	0.045125	0
752	2 - 5 Miles	370230214002009	0	0	0	0	0	0	n/a	n/a	0.144538999	0
753	More than 5 Miles	370919501002024	13	10	3	0	0	1	76.92%	23.08%	0.019417901	669.4849854
754	More than 5 Miles	371619608005002	7	7	0	0	0	0	100.00%	0.00%	0.102532998	68.27069855
755	2 - 5 Miles	371950008022071	0	0	0	0	0	0	n/a	n/a	0.185956001	0
756	More than 5 Miles	370270314031001	111	108	3	0	0	0	97.30%	2.70%	0.173225001	640.7849731
757	2 - 5 Miles	371899207011058	8	8	0	0	0	0	100.00%	0.00%	0.492449999	16.24530029
758	2 - 5 Miles	371139707001045	42	42	0	0	0	0	100.00%	0.00%	0.148726001	282.3980103
759	More than 5 Miles	371590512012003	766	367	350	5	4	43	0.479111999	0.520887971	0.288367003	2656.340088
760	More than 5 Miles	370710315005008	38	36	2	0	0	0	94.74%	5.26%	0.712666988	53.32080078
761	More than 5 Miles	371650104001092	16	5	0	11	0	0	31.25%	68.75%	0.29332599	54.54679871
762	2 - 5 Miles	370570611003003	261	254	4	0	2	2	0.973179996	0.0268199	0.571268976	456.8779907
763	2 - 5 Miles	370010208012002	0	0	0	0	0	0	n/a	n/a	0.198936999	0
764	More than 5 Miles	370710318002002	246	82	101	0	0	64	33.33%	66.67%	0.248214006	991.0800171
765	1 - 2 Miles	371219503002000	541	535	1	1	2	0	98.89%	1.11%	7.718249798	70.09359741
766	More than 5 Miles	370399302001096	0	0	0	0	0	0	n/a	n/a	0.150152996	0
767	More than 5 Miles	371559604022047	12	0	1	11	0	0	0	1	0.647118986	18.54369926
768	Less than 1 Mile	370350110002002	153	116	23	0	3	9	75.82%	24.18%	0.219184995	698.039978
769	1 - 2 Miles	371639707005016	43	0	21	0	0	22	0.00%	100.00%	0.0219402	1959.869995
770	2 - 5 Miles	371950008022038	0	0	0	0	0	0	n/a	n/a	0.252958	0
771	2 - 5 Miles	370779706033003	246	167	64	0	0	8	67.89%	32.11%	0.58139199	423.1220093
772	More than 5 Miles	371790203073012	0	0	0	0	0	0	n/a	n/a	0.261211008	0
773	More than 5 Miles	370350117022083	11	11	0	0	0	0	100.00%	0.00%	0.407505006	26.99349976
774	More than 5 Miles	371470018001084	12	4	8	0	0	0	33.33%	66.67%	0.342402995	35.04639816
775	2 - 5 Miles	370779703003032	2	0	2	0	0	0	0.00%	100.00%	0.112144999	17.83410072
776	2 - 5 Miles	371590508004008	0	0	0	0	0	0	n/a	n/a	0.051219702	0
777	2 - 5 Miles	371510306001054	25	18	0	0	0	12	72.00%	28.00%	0.066912703	373.6210022
778	2 - 5 Miles	370970606032055	2	0	0	0	2	0	0.00%	100.00%	0.0588433	33.98860168
779	2 - 5 Miles	371559608021036	7	2	5	0	0	1	0.285714	0.714286029	0.926443994	7.55576992

	A	B	C	D	E	F	G	H
780	111	Clement-Pappas NC, Inc.	4500308	ARO	Henderson	311411	Frozen Fruit, Juice, and Vegetable Manufacturing	Synthetic Minor
781	806	Centurion Medical Products Corporation	8000091	MRO	Rowan	339113	Surgical Appliance and Supplies Manufacturing	Small
782	938	Dimension Wood Products, Inc., Plant 1	1800303	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
783	55	Blythe Construction, Inc., Plant No. 8	5500093	MRO	Lincoln	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
784	781	Ready Mixed Concrete Company, Denver	5500076	MRO	Lincoln	32732	Ready-Mix Concrete Manufacturing	Small
785	499	Vulcan Construction Materials, LP - Morganton Quarry	1200043	ARO	Burke	212313	Crushed and Broken Granite Mining and Quarrying	Small
786	765	Kerr's HRM Concrete Co., Inc. - Morganton / Industrial Blvd.	1200194	ARO	Burke	32732	Ready-Mix Concrete Manufacturing	Small
787	104	Lee Roys Frame Company, Inc.	1800260	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
788	146	Parkdale Mills, Inc. - Plant No. 11	8000142	MRO	Rowan	313111	Yarn Spinning Mills	Small
789	291	Martin Marietta Materials, Inc. - Buchanan (Central Rock)	4100406	WSRO	Guilford	212313	Crushed and Broken Granite Mining and Quarrying	Small
790	216	Marquis Contract Corporation	7600327	WSRO	Randolph	337121	Upholstered Household Furniture Manufacturing	Small
791	905	B & C Concrete Products, Inc.	9700146	WSRO	Wilkes	32739	Other Concrete Product Manufacturing	Small
792	173	Charles Cabinets Inc ** INACTIVE **	5100165	RRO	Johnston	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Small
793	31	Gatza Corporation, Inc.	3600318	MRO	Gaston	326191	Plastics Plumbing Fixture Manufacturing	Small
794	199	Imerys Mica Kings Mountain, Inc. - Moss Plant	2300119	MRO	Cleveland	212399	All Other Nonmetallic Mineral Mining	Synthetic Minor
795	452	Enerdyne III LLC ** INACTIVE **	4500286	ARO	Henderson	22133	Steam and Air-Conditioning Supply	Small
796	658	Bassett Furniture, Inc. ** INACTIVE **	8600077	WSRO	Surry	337122	Nonupholstered Wood Household Furniture Manufacturing	Synthetic Minor
797	304	Commercial Fabricators, Inc.	1800382	MRO	Catawba	332321	Metal Window and Door Manufacturing	Small
798	478	CarMax #7102	9200798	RRO	Wake	44111	New Car Dealers	Small
799	840	S. T. Wooten Corporation Wilson Concrete	9800121	RRO	Wilson	32732	Ready-Mix Concrete Manufacturing	Small
800	13	Kyocera Industrial Ceramics Corporation	4500016	ARO	Henderson	327123	Other Structural Clay Product Manufacturing	Small
801	879	Ready Mixed Concrete Co.-Spring Lake-Plant 117	2600117	FRO	Cumberland	32732	Ready-Mix Concrete Manufacturing	Small
802	793	Atlantic Industrial Finishing, Inc.	3900098	RRO	Granville	332322	Sheet Metal Work Manufacturing	Small
803	690	Southern Concrete Materials, Lake Norman Plant	5500105	MRO	Lincoln	32732	Ready-Mix Concrete Manufacturing	Small
804	945	Chandler Concrete Co., Inc. - West Jefferson ** INACTIVE **	0500018	WSRO	Ashe	32732	Ready-Mix Concrete Manufacturing	Small
805	655	Danaher Sensors & Controls	0900020	FRO	Bladen	334514	Totalizing Fluid Meter and Counting Device Manufacturing	Small
806	853	Southeastern Concrete Products of NC, LLC	4900296	MRO	Iredell	32739	Other Concrete Product Manufacturing	Small
807	764	S. T. Wooten Corporation - Wilson Mills Plant No 3	5100189	RRO	Johnston	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
808	722	Hartley Ready Mix Concrete Manufacturing, Inc.	4101177	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
809	532	Kerr's Hickory Ready-Mixed Concrete Co., Inc.	1400196	ARO	Caldwell	32732	Ready-Mix Concrete Manufacturing	Small
810	668	Piedmont Natural Gas - Lumberton Facility	7800230	FRO	Robeson	22121	Natural Gas Distribution	Title V
811	858	Hendrickson Truck Commercial Vehicle Systems Mt Olive	9600268	WARO	Wayne	332611	Spring (Heavy Gauge) Manufacturing	Small
812	19	Packaging Corporation of America	1200016	ARO	Burke	322211	Corrugated and Solid Fiber Box Manufacturing	Small
813	392	B. V. Hedrick Industries, Lake Norman Quarry	5500072	MRO	Lincoln	212313	Crushed and Broken Granite Mining and Quarrying	Small
814	941	JMC (USA), Inc. - RTP Facility	3200268	RRO	Durham	331419	Primary Smelting and Refining of Nonferrous Metal (except Co	Small
815	1079	Mid-Atlantic Wood Products, Inc.	0200048	MRO	Alexander	32192	Wood Container and Pallet Manufacturing	Small
816	268	Huntington House, Inc.	0200086	MRO	Alexander	337121	Upholstered Household Furniture Manufacturing	Small
817	996	Allred Metal Stamping Works, Inc.	7600229	WSRO	Randolph	332116	Metal Stamping	Small
818	1009	Hickory Springs Manufacturing Co ** INACTIVE **	3300163	RRO	Edgecombe	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
819	384	Neill Grading & Construction Company, Inc.	1800553	MRO	Catawba	212313	Crushed and Broken Granite Mining and Quarrying	Small
820	762	S. T. Wooten Corporation - Newport - Plant 12	1600133	WIRO	Carteret	32732	Ready-Mix Concrete Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
780	35.371666	-82.487777	6.36	NOx	2.98	CO	2.50	VOC	0.24	7,954	1 - 2 Miles	6,629
781	35.638120	-80.515090	0.55	NOx	0.23	CO	0.19	VOC	0.05	7,971	1 - 2 Miles	18,390
782	35.698300	-81.158283	0.26	PM(TSP)	0.12	PM10	0.06	PM2.5	0.05	7,994	1 - 2 Miles	32,816
783	35.431583	-81.015450	7.80	CO	3.56	PM(TSP)	1.24	VOC	1.24	7,998	1 - 2 Miles	47,165
784	35.543050	-81.047810	0.62	PM(TSP)	0.42	PM10	0.20	Manganese & com	0.00	8,050	1 - 2 Miles	58,361
785	35.771233	-81.657700	2.03	PM(TSP)	1.41	PM10	0.55	PM2.5	0.07	8,052	1 - 2 Miles	15,585
786	35.729533	-81.746050	0.67	PM(TSP)	0.46	PM10	0.21	Manganese Unlist	0.00	8,064	1 - 2 Miles	21,285
787	35.624666	-81.102450	6.45	PM(TSP)	3.17	PM10	1.95	PM2.5	1.02	8,087	1 - 2 Miles	58,709
788	35.645350	-80.505233	5.74	PM(TSP)	4.03	PM10	1.71			8,089	1 - 2 Miles	14,777
789	36.006389	-79.750000	3.91	PM(TSP)	2.65	PM10	1.26			8,133	1 - 2 Miles	16,701
790	35.920940	-80.044600	4.71	VOC	3.50	Methanol (methyl a	1.13	PM(TSP)	0.04	8,162	1 - 2 Miles	17,807
791	36.154200	-81.193300	0.33	PM(TSP)	0.25	PM10	0.08			8,165	1 - 2 Miles	10,636
792	35.452783	-78.404900	5.25	VOC	4.77	Xylene (mixed isor	0.16	Toluene	0.13	8,170	1 - 2 Miles	30,547
793	35.384966	-81.348000	8.53	VOC	3.83	Styrene	3.64	PM(TSP)	0.36	8,170	1 - 2 Miles	45,830
794	35.200000	-81.383333	4.92	NOx	1.71	CO	1.43	PM(TSP)	1.06	8,181	1 - 2 Miles	17,013
795	35.371033	-82.488033	2.43	CO	1.15	NOx	0.91	SO2	0.11	8,188	1 - 2 Miles	6,859
796	36.447778	-80.605555	1.06	CO	0.41	NOx	0.34	PM(TSP)	0.19	8,195	1 - 2 Miles	15,040
797	35.687933	-81.249850	3.75	VOC	2.78	Xylene (mixed isor	0.71	Ethyl benzene	0.14	8,234	1 - 2 Miles	10,737
798	35.886066	-78.739733	2.23	VOC	0.96	Xylene (mixed isor	0.43	NOx	0.31	8,235	1 - 2 Miles	27,038
799	35.685950	-77.914316	0.47	PM(TSP)	0.32	PM10	0.15	Arsenic Unlisted C	0.00	8,245	1 - 2 Miles	14,823
800	35.370833	-82.485556	9.20	NOx	4.52	CO	1.92	PM10	1.09	8,252	1 - 2 Miles	6,975
801	35.200428	-78.958513	0.39	PM(TSP)	0.27	PM10	0.12	Manganese & com	0.00	8,271	1 - 2 Miles	23,990
802	36.131508	-78.727271	0.58	VOC	0.31	NOx	0.07	CO	0.06	8,285	1 - 2 Miles	14,830
803	35.431110	-81.013700	0.93	PM(TSP)	0.72	PM10	0.21	Arsenic & Compou	0.00	8,303	1 - 2 Miles	46,621
804	36.378896	-81.487411	0.25	PM(TSP)	0.17	PM10	0.08	Manganese Unlist	0.00	8,306	1 - 2 Miles	18,407
805	34.638133	-78.632750	1.07	VOC	0.51	Methanol (methyl a	0.20	Toluene	0.15	8,342	1 - 2 Miles	9,290
806	35.757420	-80.815710	0.44	NOx	0.20	CO	0.17	PM2.5	0.02	8,357	1 - 2 Miles	22,619
807	35.583650	-78.387366	0.68	PM(TSP)	0.46	PM10	0.22			8,378	1 - 2 Miles	29,796
808	36.061166	-79.935950	0.79	PM(TSP)	0.52	PM10	0.25	CO	0.01	8,401	1 - 2 Miles	33,672
809	35.886400	-81.560916	1.78	PM(TSP)	1.12	PM2.5	0.33	PM10	0.33	8,408	1 - 2 Miles	11,632
810	34.630650	-78.858000	1.02	NOx	0.51	Formaldehyde	0.26	CO	0.06	8,471	1 - 2 Miles	46,040
811	35.223106	-78.044624	0.44	VOC	0.44					8,482	1 - 2 Miles	56,113
812	35.729633	-81.741616	9.02	PM(TSP)	2.32	Ammonia (as NH3	1.87	VOC	1.61	8,533	1 - 2 Miles	19,969
813	35.429470	-81.020070	2.93	PM(TSP)	2.06	PM10	0.77	PM2.5	0.10	8,552	1 - 2 Miles	48,378
814	35.875733	-78.884716	0.25	Nitric acid	0.18	Sulfuric acid	0.03	PM(TSP)	0.01	8,559	1 - 2 Miles	50,316
815	35.938250	-81.253720	0.01	PM(TSP)	0.01					8,569	1 - 2 Miles	77,232
816	35.816010	-81.298090	4.16	PM(TSP)	1.31	VOC	1.25	PM10	0.58	8,609	1 - 2 Miles	30,922
817	35.915900	-80.038800	0.15	VOC	0.12	PM2.5	0.01	PM10	0.01	8,656	1 - 2 Miles	18,645
818	35.821133	-77.635700	0.12	VOC	0.12					8,734	1 - 2 Miles	43,380
819	35.724600	-81.277833	2.99	NOx	1.92	CO	0.41	PM(TSP)	0.17	8,743	1 - 2 Miles	5,039
820	34.715083	-76.977783	0.69	PM(TSP)	0.47	PM10	0.22			8,806	1 - 2 Miles	67,091

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
780	1 - 2 Miles	370899308002047	0	0	0	0	0	0	n/a	n/a	0.0249667	0
781	2 - 5 Miles	371590512041052	0	0	0	0	0	0	n/a	n/a	0.149791002	0
782	More than 5 Miles	370350114011027	0	0	0	0	0	0	n/a	n/a	0.088725202	0
783	More than 5 Miles	371090711021020	0	0	0	0	0	0	n/a	n/a	0.675010026	0
784	More than 5 Miles	371090711012010	17	13	0	4	0	0	76.47%	23.53%	0.111184999	152.897995
785	2 - 5 Miles	370230208012003	244	162	46	0	32	2	66.39%	33.61%	2.468470097	98.84660339
786	2 - 5 Miles	370230214002009	0	0	0	0	0	0	n/a	n/a	0.144538999	0
787	More than 5 Miles	370350114023009	123	119	0	4	0	0	96.75%	3.25%	1.419149995	86.67160034
788	2 - 5 Miles	371590512041038	1	1	0	0	0	0	100.00%	0.00%	0.035749301	27.97260094
789	2 - 5 Miles	370810171001032	31	31	0	0	0	0	100.00%	0.00%	0.279884011	110.7600021
790	2 - 5 Miles	370810144081031	28	15	5	0	0	8	53.57%	46.43%	0.0686156	408.0700073
791	2 - 5 Miles	371939607003027	237	187	33	2	8	12	78.90%	21.10%	0.209592	1130.77002
792	More than 5 Miles	371010412021011	131	86	8	0	0	39	65.65%	34.35%	0.157482997	831.8359985
793	More than 5 Miles	370710307003005	27	26	0	0	0	1	96.30%	3.70%	0.554832995	48.66329956
794	2 - 5 Miles	370459505003056	44	32	12	0	0	0	0.727272987	0.272727013	0.496497989	88.62069702
795	1 - 2 Miles	370899308002047	0	0	0	0	0	0	n/a	n/a	0.0249667	0
796	2 - 5 Miles	371719302021033	6	6	0	0	0	0	1	0	0.230867997	25.98889923
797	2 - 5 Miles	370350117011057	32	32	0	0	0	0	100.00%	0.00%	0.471861988	67.81639862
798	More than 5 Miles	371830537241048	0	0	0	0	0	0	n/a	n/a	0.0469574	0
799	2 - 5 Miles	371950008022038	0	0	0	0	0	0	n/a	n/a	0.252958	0
800	1 - 2 Miles	370899308002047	0	0	0	0	0	0	n/a	n/a	0.0249667	0
801	2 - 5 Miles	370510036004004	1	1	0	0	0	0	100.00%	0.00%	0.0706333	14.1576004
802	2 - 5 Miles	370779706033003	246	167	64	0	0	8	67.89%	32.11%	0.58139199	423.1220093
803	More than 5 Miles	371090711021020	0	0	0	0	0	0	n/a	n/a	0.675010026	0
804	2 - 5 Miles	370099704004045	28	1	0	0	0	28	3.57%	96.43%	0.038017701	736.4990234
805	1 - 2 Miles	370179504004011	130	119	5	0	6	0	91.54%	8.46%	0.46934101	276.9840088
806	2 - 5 Miles	370970606032055	2	0	0	0	2	0	0.00%	100.00%	0.0588433	33.98860168
807	More than 5 Miles	371010409012024	227	188	21	2	0	20	0.828194022	0.171805993	0.916536987	247.6710052
808	More than 5 Miles	370810164051038	3	3	0	0	0	0	100.00%	0.00%	0.105077997	28.55019951
809	2 - 5 Miles	370270303002047	0	0	0	0	0	0	n/a	n/a	0.00856219	0
810	More than 5 Miles	371559615001005	191	139	12	38	0	0	0.72774899	0.27225101	0.678910017	281.3330078
811	More than 5 Miles	371910009021043	166	151	9	4	1	1	90.96%	9.04%	1.475600004	112.4970016
812	2 - 5 Miles	370230214002009	0	0	0	0	0	0	n/a	n/a	0.144538999	0
813	More than 5 Miles	371090711021020	0	0	0	0	0	0	n/a	n/a	0.675010026	0
814	More than 5 Miles	370639801001101	1	0	1	0	0	0	0.00%	100.00%	0.749176979	1.334800005
815	More than 5 Miles	370030402003073	11	11	0	0	0	0	100.00%	0.00%	0.167645007	65.6147995
816	More than 5 Miles	370030407004032	29	29	0	0	0	0	100.00%	0.00%	0.217188999	133.5240021
817	2 - 5 Miles	371510316012029	6	6	0	0	0	0	100.00%	0.00%	0.00962471	623.3950195
818	More than 5 Miles	370650215003000	57	18	39	0	0	4	31.58%	68.42%	0.781077981	72.97609711
819	Less than 1 Mile	370350110002002	153	116	23	0	3	9	75.82%	24.18%	0.219184995	698.039978
820	More than 5 Miles	370319708042000	138	126	9	1	2	8	91.30%	8.70%	0.961015999	143.5980072

	A	B	C	D	E	F	G	H
821	588	Concrete Supply Company, LLC - Matthews	9000146	MRO	Union	32732	Ready-Mix Concrete Manufacturing	Small
822	925	Anderson Land & Timber Company, LLC	3000045	WSRO	Davie	321113	Sawmills	Small
823	259	Glycotech, Inc.	1000055	WIRO	Brunswick	325998	All Other Miscellaneous Chemical Product and Preparation Ma	Synthetic Minor
824	1046	Kincaid Furn. Co., Inc., Alexvale Upholstery Div., Plant #21	0200097	MRO	Alexander	337121	Upholstered Household Furniture Manufacturing	Small
825	249	WNC Dry Kiln, Inc. - Marion	5600192	ARO	McDowell	321999	All Other Miscellaneous Wood Product Manufacturing	Small
826	971	Advantage Trim & Lumber Company, Inc.	2300371	MRO	Cleveland	321918	Other Millwork (including Flooring)	Small
827	688	Garco, Inc.	7600328	WSRO	Randolph	48411	General Freight Trucking, Local	Small
828	374	Vulcan Construction Materials LP - Greystone Quarry	9100039	RRO	Vance	212313	Crushed and Broken Granite Mining and Quarrying	Small
829	1055	TRANSFLO Terminal Services, Inc. - Leland	1000116	WIRO	Brunswick	48411	General Freight Trucking, Local	Synthetic Minor
830	210	National Pipe & Plastics, Inc.	4100758	WSRO	Guilford	326122	Plastics Pipe and Pipe Fitting Manufacturing	Synthetic Minor
831	843	Southern Equipment Co., dba Ready Mix Concrete Co. Plant #31	9200535	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
832	122	Apex Tool Group (Gastonia Operations) ** INACTIVE **	3600144	MRO	Gaston	332212	Hand and Edge Tool Manufacturing	Small
833	245	Total Petrochemicals USA, Inc. - Former Fina ** INACTIVE **	4101186	WSRO	Guilford	56291	Remediation Services	Synthetic Minor
834	226	Carolina Sunrock Wake Forest Plant	9200602	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
835	515	McGee Brothers Company, Inc.	1300098	MRO	Cabarrus	32732	Ready-Mix Concrete Manufacturing	Small
836	587	S & W Ready Mix Concrete - Whiteville	2400145	WIRO	Columbus	32732	Ready-Mix Concrete Manufacturing	Small
837	810	PLT Concrete Services, Inc.	5100196	RRO	Johnston	32732	Ready-Mix Concrete Manufacturing	Small
838	1012	City of Burlington - South Burlington WWTP	0100238	WSRO	Alamance	22132	Sewage Treatment Facilities	Small
839	202	Martin Marietta Materials, Inc. - Jamestown Quarry	4100127	WSRO	Guilford	212313	Crushed and Broken Granite Mining and Quarrying	Small
840	427	Ramsey's Finishing, Inc.	1800543	MRO	Catawba	321999	All Other Miscellaneous Wood Product Manufacturing	Small
841	22	The Hamner Institutes for Health Sciences ** INACTIVE **	3200184	RRO	Durham	54171	Research and Development in the Physical, Engineering, and	Synthetic Minor
842	889	Thomas Concrete of Carolina - Wake Forest	9200650	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
843	234	Befco Inc	6400240	RRO	Nash	333111	Farm Machinery and Equipment Manufacturing	Small
844	1074	Cincinnati Thermal Spray, Inc.	7100067	WIRO	Pender	332812	Metal Coating, Engraving (except Jewelry and Silverware), and	Small
845	1001	CurveMakers, Inc.	3900109	RRO	Granville	321918	Other Millwork (including Flooring)	Small
846	901	WA Brown, Inc.	8000167	MRO	Rowan	333415	Air-Conditioning and Warm Air Heating Equipment and Comm	Small
847	448	Harrison Constr. APAC-Atlantic, Inc. - Massey Branch Quarry	3800008	ARO	Graham	212321	Construction Sand and Gravel Mining	Synthetic Minor
848	251	G & M Milling Company, Inc.	4900194	MRO	Iredell	311119	Other Animal Food Manufacturing	Small
849	422	3C Store Fixtures, Inc.	9800226	RRO	Wilson	33711	Wood Kitchen Cabinet and Countertop Manufacturing	Synthetic Minor
850	974	Carrick Turning Works, Incorporated	7600126	WSRO	Randolph	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
851	303	Honda Aircraft Company, LLC	4101211	WSRO	Guilford	336411	Aircraft Manufacturing	Small
852	545	Murphy Milling Company - Register Site	3100149	WIRO	Duplin	311119	Other Animal Food Manufacturing	Small
853	263	Wayne County Municipal Solid Waste Landfill	9600250	WARO	Wayne	562212	Solid Waste Landfill	Title V
854	652	Masterwrap, Inc.	2900357	WSRO	Davidson	321918	Other Millwork (including Flooring)	Small
855	288	Unimin Corporation Quartz/Feldspar Facility	6100048	ARO	Mitchell	212325	Clay and Ceramic and Refractory Minerals Mining	Synthetic Minor
856	361	Martin Marietta Aggregates - Raleigh-Durham Quarry	9200434	RRO	Wake	212313	Crushed and Broken Granite Mining and Quarrying	Small
857	942	Southern Equipment Co dba Ready Mixed Concrete Co-Plant #10	9200083	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
858	856	Carolina Ready Mix & Builders Supply, Inc.	5800062	ARO	Madison	32732	Ready-Mix Concrete Manufacturing	Small
859	726	NC DOC - Selma	5100153	RRO	Johnston	92214	Correctional Institutions	Small
860	649	Federal Express Corporation - GSOH Facility ** INACTIVE **	4101203	WSRO	Guilford	49211	Couriers	Synthetic Minor
861	524	Shamrock Environmental Corporation	4100998	WSRO	Guilford	92411	Administration of Air and Water Resource and Solid Waste Ma	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
821	35.095283	-80.690883	1.37	PM(TSP)	0.90	PM10	0.43	CO	0.02	8,821	1 - 2 Miles	11,332
822	35.868305	-80.587963	0.29	PM(TSP)	0.18	PM10	0.07	PM2.5	0.04	8,846	1 - 2 Miles	12,249
823	34.258333	-78.085033	4.25	VOC	1.63	Ethyl acetate	1.42	CO	0.58	8,849	1 - 2 Miles	52,538
824	35.918640	-81.152420	0.05	PM(TSP)	0.04	NOx	0.01			8,899	1 - 2 Miles	81,946
825	35.664100	-81.974400	4.34	CO	1.12	PM(TSP)	1.03	PM10	0.94	8,968	1 - 2 Miles	15,975
826	35.210528	-81.530666	0.20	PM(TSP)	0.08	PM10	0.07	PM2.5	0.05	8,982	1 - 2 Miles	33,691
827	35.773650	-79.808733	0.94	SO2	0.47	VOC	0.24	NOx	0.13	9,012	1 - 2 Miles	22,740
828	36.362666	-78.353200	3.10	PM(TSP)	2.13	PM10	0.87	PM2.5	0.10	9,035	1 - 2 Miles	30,578
829	34.265500	-78.013116	0.03	VOC	0.03	Hexane, n-	0.00	Benzene	0.00	9,092	1 - 2 Miles	35,390
830	36.112800	-80.023300	4.77	PM10	1.95	PM(TSP)	1.95	VOC	0.75	9,093	1 - 2 Miles	54,688
831	35.927150	-78.539333	0.46	PM(TSP)	0.32	PM10	0.14	Manganese & cor	0.00	9,103	1 - 2 Miles	42,900
832	35.286900	-81.237500	6.10	CO	3.07	NOx	1.84	Ammonia (as NH3	0.40	9,123	1 - 2 Miles	29,760
833	36.083300	-79.933300	4.40	VOC	1.61	NOx	1.03	CO	0.86	9,131	1 - 2 Miles	31,873
834	35.927016	-78.539466	4.63	CO	1.50	PM(TSP)	1.35	PM10	0.63	9,162	1 - 2 Miles	42,837
835	35.228600	-80.517583	1.89	PM(TSP)	1.28	PM10	0.58	Methane (CH4)	0.01	9,202	1 - 2 Miles	70,757
836	34.383483	-78.724450	1.39	PM(TSP)	1.08	PM10	0.31			9,204	1 - 2 Miles	19,028
837	35.555033	-78.312800	0.54	PM(TSP)	0.37	PM10	0.17	Manganese & cor	0.00	9,207	1 - 2 Miles	16,293
838	36.018800	-79.374333	0.11	CO	0.05	NOx	0.03	PM(TSP)	0.01	9,234	1 - 2 Miles	40,842
839	35.965000	-79.920166	4.90	PM(TSP)	3.40	PM10	1.30	PM2.5	0.20	9,245	1 - 2 Miles	27,613
840	35.639983	-81.219233	2.60	PM(TSP)	2.11	PM10	0.49			9,245	1 - 2 Miles	30,416
841	35.900883	-78.859416	8.89	NOx	3.81	CO	2.45	SO2	1.66	9,280	1 - 2 Miles	45,058
842	35.920983	-78.549516	0.37	PM(TSP)	0.25	PM10	0.12	Arsenic Metal, ele	0.00	9,298	1 - 2 Miles	39,394
843	35.903116	-77.825383	4.55	VOC	4.02	PM10	0.23	PM(TSP)	0.23	9,309	1 - 2 Miles	25,017
844	34.438966	-77.848750	0.02	Nickel metal (Com	0.01	Nickel & Compoun	0.01	Cobalt & compoun	0.00	9,316	1 - 2 Miles	45,983
845	36.291838	-78.607495	0.14	PM10	0.03	PM(TSP)	0.03	VOC	0.02	9,350	1 - 2 Miles	13,159
846	35.623866	-80.531450	0.33	NOx	0.15	CO	0.13	VOC	0.02	9,363	1 - 2 Miles	25,302
847	35.336900	-83.837500	2.46	NOx	1.63	CO	0.37	SO2	0.27	9,369	1 - 2 Miles	103,417
848	35.817550	-80.979400	4.33	PM(TSP)	2.70	PM10	1.05	SO2	0.43	9,370	1 - 2 Miles	30,727
849	35.739783	-77.876783	2.67	VOC	1.45	PM(TSP)	0.34	PM10	0.30	9,387	1 - 2 Miles	7,402
850	35.897800	-80.042200	0.19	PM(TSP)	0.16	CO	0.01	PM10	0.01	9,390	1 - 2 Miles	21,570
851	36.101650	-79.923066	3.77	VOC	1.40	NOx	1.18	CO	0.84	9,422	1 - 2 Miles	29,577
852	34.849500	-77.959366	1.64	PM(TSP)	1.19	PM10	0.33	PM2.5	0.06	9,432	1 - 2 Miles	42,140
853	35.291333	-78.069083	4.22	VOC	2.86	Total Reduced Sul	0.32	Hydrogen sulfide	0.32	9,433	1 - 2 Miles	38,088
854	35.874600	-80.235200	1.09	VOC	0.40	Polycyclic Organic	0.30	Methylene dipheny	0.30	9,440	1 - 2 Miles	29,213
855	35.934686	-82.097988	3.97	PM(TSP)	3.25	PM10	0.36	PM2.5	0.36	9,473	1 - 2 Miles	13,505
856	35.898016	-78.752650	3.25	PM(TSP)	2.20	PM10	1.05			9,481	1 - 2 Miles	32,598
857	35.569983	-78.768266	0.25	PM(TSP)	0.17	PM10	0.08	Manganese & cor	0.00	9,500	1 - 2 Miles	62,078
858	35.792995	-82.657265	0.44	PM(TSP)	0.33	PM10	0.11	Manganese & cor	0.00	9,534	1 - 2 Miles	83,649
859	35.556316	-78.327550	0.78	VOC	0.66	Methanol (methyl a	0.10	PM10	0.01	9,552	1 - 2 Miles	15,546
860	36.120000	-79.928330	1.09	NOx	0.92	VOC	0.12	CO	0.04	9,724	1 - 2 Miles	33,148
861	36.167800	-79.735730	1.82	VOC	1.33	Toluene	0.16	Hexane, n-	0.13	9,770	1 - 2 Miles	7,534

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
821	2 - 5 Miles	371790203131000	97	80	12	4	0	6	82.47%	17.53%	0.131095007	739.9210205
822	2 - 5 Miles	370590801004055	113	112	1	0	0	0	99.12%	0.88%	1.626459956	69.47599792
823	More than 5 Miles	370190201031003	0	0	0	0	0	0	n/a	n/a	0.978501976	0
824	More than 5 Miles	370030404001033	20	20	0	0	0	0	100.00%	0.00%	0.092366204	216.529007
825	2 - 5 Miles	371119702002019	6	6	0	0	0	0	100.00%	0.00%	0.083050497	72.24520111
826	More than 5 Miles	370459516022035	123	80	40	0	0	2	65.04%	34.96%	0.109215997	1126.209961
827	2 - 5 Miles	371510314004083	28	20	5	0	0	5	71.43%	28.57%	0.094102398	297.5480042
828	More than 5 Miles	371819601003067	23	11	12	0	0	0	47.83%	52.17%	0.497159988	46.26279831
829	More than 5 Miles	370190201011103	1	1	0	0	0	0	1	0	0.55676502	1.796090007
830	More than 5 Miles	370810162012030	22	21	0	0	1	0	0.954545021	0.045454498	0.109006003	201.8240051
831	More than 5 Miles	371830542081101	2	0	0	0	0	2	0.00%	100.00%	0.159840003	12.51249981
832	More than 5 Miles	370710315005008	38	36	2	0	0	0	94.74%	5.26%	0.712666988	53.32080078
833	More than 5 Miles	370819801001016	0	0	0	0	0	0	n/a	n/a	2.697900057	0
834	More than 5 Miles	371830542081101	2	0	0	0	0	2	0	1	0.159840003	12.51249981
835	More than 5 Miles	370250416013040	6	6	0	0	0	0	100.00%	0.00%	0.247821003	24.21100044
836	2 - 5 Miles	370479308001018	20	20	0	0	0	2	100.00%	0.00%	0.220032007	90.89589691
837	2 - 5 Miles	371010403022031	0	0	0	0	0	0	n/a	n/a	0.229892001	0
838	More than 5 Miles	370010211023042	119	115	2	2	0	0	96.64%	3.36%	0.694037974	171.4600067
839	More than 5 Miles	370810166001006	0	0	0	0	0	0	n/a	n/a	0.146017	0
840	More than 5 Miles	370350112004052	0	0	0	0	0	0	n/a	n/a	0.159879997	0
841	More than 5 Miles	370639801001037	0	0	0	0	0	0	n/a	n/a	0.312712997	0
842	More than 5 Miles	371830542081144	0	0	0	0	0	0	n/a	n/a	0.042996399	0
843	2 - 5 Miles	371270102005021	0	0	0	0	0	0	n/a	n/a	0.0308701	0
844	More than 5 Miles	371419206011007	23	2	10	0	0	11	8.70%	91.30%	0.84621501	27.17989922
845	2 - 5 Miles	370779703003053	43	22	11	0	0	22	51.16%	48.84%	0.643927991	66.77770233
846	2 - 5 Miles	371590512011031	265	127	137	0	0	2	47.92%	52.08%	0.108413003	2444.360107
847	More than 5 Miles	370759203002032	26	14	0	12	0	0	0.538461983	0.461537987	0.702073991	37.03310013
848	More than 5 Miles	370970611022003	0	0	0	0	0	0	n/a	n/a	0.00839476	0
849	1 - 2 Miles	371950007001034	6	6	0	0	0	0	1	0	0.061311699	97.86060333
850	2 - 5 Miles	371510316013006	59	48	7	2	0	3	81.36%	18.64%	0.220315993	267.7969971
851	More than 5 Miles	370819801001016	0	0	0	0	0	0	n/a	n/a	2.697900057	0
852	More than 5 Miles	370610908021108	0	0	0	0	0	0	n/a	n/a	0.00843386	0
853	More than 5 Miles	371910009023025	104	51	44	0	0	13	0.490384996	0.509615004	1.334489942	77.93240356
854	More than 5 Miles	370570604001033	65	60	0	0	0	1	92.31%	7.69%	0.771681011	84.23169708
855	2 - 5 Miles	371219503002055	0	0	0	0	0	0	n/a	n/a	0.00609475	0
856	More than 5 Miles	371830537241006	0	0	0	0	0	0	n/a	n/a	0.824347973	0
857	More than 5 Miles	371830531082046	0	0	0	0	0	0	n/a	n/a	0.011912	0
858	More than 5 Miles	371150105002087	32	31	0	0	0	0	96.88%	3.13%	0.131164998	243.9680023
859	2 - 5 Miles	371010409012090	639	233	379	18	3	30	36.46%	63.54%	0.049207199	12985.90039
860	More than 5 Miles	370819801001016	0	0	0	0	0	0	n/a	n/a	2.697900057	0
861	1 - 2 Miles	370810155002015	0	0	0	0	0	0	n/a	n/a	0.174536005	0

	A	B	C	D	E	F	G	H
862	991	McKean Maffitt WWTP (aka Southside)	6500305	WIRO	New Hanover	22132	Sewage Treatment Facilities	Small
863	27	Flowers Baking Co. of Newton, LLC	1800537	MRO	Catawba	311812	Commercial Bakeries	Synthetic Minor
864	927	Honda Aero, Inc.	0100299	WSRO	Alamance	336412	Aircraft Engine and Engine Parts Manufacturing	Small
865	289	International Pipes and Accessories LLC	0300015	WSRO	Alleghany	312229	Other Tobacco Product Manufacturing	Small
866	944	Kerrs Hickory Ready-Mixed Concrete Co., Inc. - Maiden Plant	1800494	MRO	Catawba	32739	Other Concrete Product Manufacturing	Small
867	435	Bonsal American	0400005	FRO	Anson	32739	Other Concrete Product Manufacturing	Synthetic Minor
868	644	S. T. Wooten Corporation - Plant 9	9200466	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
869	792	Chandler Concrete Co., Inc. - Boone Plant 501	9500115	WSRO	Watauga	32732	Ready-Mix Concrete Manufacturing	Small
870	326	Ultimate Textile, Inc.	8100189	ARO	Rutherford	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
871	320	Ritz-Craft Corporation	7700081	FRO	Richmond	321992	Prefabricated Wood Building Manufacturing	Small
872	359	NC Municipal Power Agency No. 1 - Cotton Grov ** INACTIVE **	2900348	WSRO	Davidson	221119	Other Electric Power Generation	Small
873	431	Becton Dickinson Technologies	3200010	RRO	Durham	54191	Marketing Research and Public Opinion Polling	Small
874	1044	Ready Mixed Concrete Company - Shallotte, Plant 103	1000101	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
875	982	Mueller Steam Specialty	7800212	FRO	Robeson	332911	Industrial Valve Manufacturing	Small
876	705	NC Municipal Power Agency No. 1-Statesville ** INACTIVE **	4900291	MRO	Iredell	221119	Other Electric Power Generation	Small
877	489	Baja Products Ltd.	8000125	MRO	Rowan	326199	All Other Plastics Product Manufacturing	Small
878	943	Chandler Concrete Co., Inc. - Crumpler Plant 504	0500070	WSRO	Ashe	32732	Ready-Mix Concrete Manufacturing	Small
879	161	Hudson Bros. Trailer Mfg., Inc.	9000131	MRO	Union	336212	Truck Trailer Manufacturing	Small
880	145	Carolina Solvents, Inc.	1800029	MRO	Catawba	32551	Paint and Coating Manufacturing	Small
881	606	Harrison Construction Company Division of APAC-Atlantic Inc	2200021	ARO	Clay	212313	Crushed and Broken Granite Mining and Quarrying	Small
882	1057	Powell's Concrete Company	4200181	RRO	Halifax	32732	Ready-Mix Concrete Manufacturing	Small
883	300	H. B. Mellott Company - Cumberland Quarry	2600220	FRO	Cumberland	212313	Crushed and Broken Granite Mining and Quarrying	Small
884	783	McMurray Fabrics, Inc.	5500090	MRO	Lincoln	333292	Textile Machinery Manufacturing	Small
885	975	Carolina Pelleting and Extrusion, Inc.	1800517	MRO	Catawba	325991	Custom Compounding of Purchased Resins	Small
886	689	Hildreth Ready Mix, LLC	0400045	FRO	Anson	32732	Ready-Mix Concrete Manufacturing	Small
887	877	Wellington Hamrick Precast, Inc. ** INACTIVE **	2300322	MRO	Cleveland	32732	Ready-Mix Concrete Manufacturing	Small
888	930	Carolina Sunrock LLC - Eastern Wake Facility	9200779	RRO	Wake	32732	Ready-Mix Concrete Manufacturing	Small
889	185	Kayser-Roth Hosiery Inc- Lumberton	7800160	FRO	Robeson	315111	Sheer Hosiery Mills	Synthetic Minor
890	560	Hanwha-Shelby	2300374	MRO	Cleveland	32613	Laminated Plastics Plate, Sheet (except Packaging), and Shap	Small
891	1019	Transformer Salvage Inc	9600215	WARO	Wayne	335311	Power, Distribution, and Specialty Transformer Manufacturing	Small
892	552	UFP Salisbury, LLC	8000112	MRO	Rowan	321214	Truss Manufacturing	Synthetic Minor
893	523	Wright Table Company	1200081	ARO	Burke	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
894	997	Carr Precast Concrete	8200124	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
895	1026	Martin Marietta Materials, Inc. - Caldwell Quarry	1400174	ARO	Caldwell	212313	Crushed and Broken Granite Mining and Quarrying	Small
896	450	Essentra Filter Products, Inc.	4101150	WSRO	Guilford	312221	Cigarette Manufacturing	Small
897	440	Trion IAQ	5300049	RRO	Lee	333411	Air Purification Equipment Manufacturing	Small
898	387	Riley Paving, Inc. - Liberty Plant	7600231	WSRO	Randolph	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
899	2	Maymead Materials, Inc. - Pineola	0600046	ARO	Avery	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
900	139	Cumberland Gravel & Sand Company - Henderson County	4500279	ARO	Henderson	212319	Other Crushed and Broken Stone Mining and Quarrying	Synthetic Minor
901	282	Vintage Editions, Inc.	0200059	MRO	Alexander	321999	All Other Miscellaneous Wood Product Manufacturing	Small
902	290	JM Eagle	3900026	RRO	Granville	326122	Plastics Pipe and Pipe Fitting Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
862	34.164483	-77.945016	0.15	SO2	0.08	VOC	0.06	Benzene	0.01	9,805	1 - 2 Miles	11,785
863	35.645465	-81.202913	8.77	NOx	3.33	CO	2.80	VOC	1.17	9,809	1 - 2 Miles	31,358
864	36.053216	-79.459550	0.28	NOx	0.11	SO2	0.07	CO	0.03	9,810	1 - 2 Miles	12,942
865	36.489100	-81.098800	3.96	VOC	1.35	Methanol (methyl a	0.73	PM10	0.62	9,845	1 - 2 Miles	8,769
866	35.591200	-81.248630	0.25	PM(TSP)	0.17	PM10	0.08	Manganese Unlist	0.00	9,877	1 - 2 Miles	43,944
867	34.958933	-79.957483	2.57	NOx	0.88	CO	0.74	PM(TSP)	0.44	9,906	1 - 2 Miles	35,486
868	35.894683	-78.750300	1.12	PM(TSP)	0.77	PM10	0.35	Arsenic Unlisted C	0.00	9,962	1 - 2 Miles	31,202
869	36.206871	-81.709233	0.59	PM(TSP)	0.40	PM10	0.19	Manganese & corr	0.00	9,968	1 - 2 Miles	17,286
870	35.315083	-81.932216	3.59	NOx	1.19	CO	0.94	VOC	0.81	9,974	1 - 2 Miles	19,923
871	34.856583	-79.705400	3.61	VOC	3.53	Diethanolamine	0.07	MEK (methyl ethyl)	0.01	9,991	1 - 2 Miles	16,202
872	35.772616	-80.258650	3.25	NOx	1.64	SO2	1.03	CO	0.46	10,002	1 - 2 Miles	14,811
873	35.892450	-78.859216	2.59	NOx	1.25	CO	0.89	PM10	0.11	10,035	1 - 2 Miles	47,747
874	33.999600	-78.452633	0.05	PM(TSP)	0.04	PM10	0.01	Manganese Unlist	0.00	10,060	1 - 2 Miles	49,231
875	34.822033	-79.009316	0.17	VOC	0.09	MEK (methyl ethyl)	0.05	Toluene	0.01	10,116	1 - 2 Miles	67,438
876	35.798460	-80.942750	0.87	NOx	0.62	CO	0.18	VOC	0.02	10,136	1 - 2 Miles	19,176
877	35.637186	-80.524533	2.18	VOC	1.17	Styrene	0.92	MEK (methyl ethyl)	0.08	10,143	1 - 2 Miles	20,112
878	36.448200	-81.413200	0.25	PM(TSP)	0.17	PM10	0.08	Manganese Unlist	0.00	10,164	1 - 2 Miles	15,899
879	35.157216	-80.563500	5.37	VOC	3.37	Butoxy Ethanol 2-	0.92	CO	0.27	10,168	1 - 2 Miles	46,979
880	35.699808	-81.343675	5.77	VOC	3.62	Methanol (methyl a	0.87	Toluene	0.45	10,201	1 - 2 Miles	13,761
881	35.070366	-83.922816	1.28	PM(TSP)	0.87	PM10	0.41			10,227	1 - 2 Miles	13,043
882	36.410816	-77.701116	0.03	PM(TSP)	0.02	PM10	0.01	Manganese & corr	0.00	10,347	1 - 2 Miles	17,882
883	35.166706	-78.916700	3.80	PM(TSP)	2.70	PM10	1.00	PM2.5	0.10	10,354	1 - 2 Miles	26,952
884	35.510760	-81.245630	0.62	NOx	0.30	CO	0.25	PM10	0.02	10,359	1 - 2 Miles	14,800
885	35.643366	-81.202766	0.19	PM(TSP)	0.09	PM10	0.08	PM2.5	0.02	10,399	1 - 2 Miles	31,994
886	34.924950	-80.099283	0.94	PM(TSP)	0.72	PM10	0.22	Manganese Unlist	0.00	10,426	1 - 2 Miles	15,035
887	35.253300	-81.683100	0.40	PM(TSP)	0.31	PM10	0.09	Arsenic & Compou	0.00	10,430	1 - 2 Miles	2,333
888	35.819183	-78.274883	0.28	PM(TSP)	0.19	PM10	0.09			10,464	1 - 2 Miles	15,395
889	34.613100	-79.068000	5.11	VOC	2.53	Acetic acid	2.53	NOx	0.03	10,508	1 - 2 Miles	19,217
890	35.326400	-81.628180	1.56	VOC	1.24	PM10	0.15	PM(TSP)	0.15	10,532	1 - 2 Miles	28,663
891	35.276166	-78.008833	0.10	NOx	0.06	CO	0.03	SO2	0.01	10,562	2 - 5 Miles	34,080
892	35.596121	-80.543946	1.60	PM(TSP)	0.96	PM10	0.37	PM2.5	0.27	10,584	2 - 5 Miles	35,912
893	35.831316	-81.638500	1.82	VOC	1.63	Toluene	0.08	MEK (methyl ethyl)	0.08	10,606	2 - 5 Miles	38,163
894	35.269950	-78.585200	0.15	PM(TSP)	0.10	PM10	0.05			10,608	2 - 5 Miles	20,114
895	35.879200	-81.555000	0.09	PM(TSP)	0.07	PM10	0.02			10,621	2 - 5 Miles	12,822
896	36.080121	-79.938538	2.44	VOC	2.43	PM(TSP)	0.01			10,626	2 - 5 Miles	33,446
897	35.515038	-79.214321	2.52	NOx	0.71	VOC	0.63	Xylene, m-	0.27	10,650	2 - 5 Miles	18,607
898	35.827300	-79.581300	2.97	SO2	2.04	NOx	0.57	CO	0.14	10,720	2 - 5 Miles	49,903
899	36.027936	-81.891475	9.89	CO	4.70	VOC	1.70	PM(TSP)	1.50	10,833	2 - 5 Miles	12,077
900	35.250836	-82.398777	5.84	NOx	3.69	CO	0.84	SO2	0.62	10,861	2 - 5 Miles	32,477
901	35.898888	-81.293620	4.03	VOC	2.04	PM(TSP)	0.76	PM10	0.58	10,903	2 - 5 Miles	60,238
902	36.154066	-78.721733	3.92	PM(TSP)	3.92					10,930	2 - 5 Miles	17,013

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
862	2 - 5 Miles	371290121011030	0	0	0	0	0	0	n/a	n/a	0.00616562	0
863	More than 5 Miles	370350113003082	0	0	0	0	0	0	n/a	n/a	0.139843002	0
864	2 - 5 Miles	370010207024014	13	13	0	0	0	0	100.00%	0.00%	0.31337899	41.48329926
865	1 - 2 Miles	370059502002021	64	64	0	0	0	2	100.00%	0.00%	1.452559948	44.06010056
866	More than 5 Miles	370350117022087	8	8	0	0	0	0	100.00%	0.00%	0.131566003	60.80599976
867	More than 5 Miles	370079201002010	6	6	0	0	0	0	1	0	0.120966002	49.60070038
868	More than 5 Miles	371830537241006	0	0	0	0	0	0	n/a	n/a	0.824347973	0
869	2 - 5 Miles	371899203002041	114	113	0	0	0	5	99.12%	0.88%	0.548606992	207.798996
870	2 - 5 Miles	371619604001009	71	60	10	1	0	0	84.51%	15.49%	0.46963501	151.1809998
871	2 - 5 Miles	371539711003028	0	0	0	0	0	0	n/a	n/a	0.147735998	0
872	2 - 5 Miles	370570618034022	2	2	0	0	0	0	100.00%	0.00%	0.00496341	402.9490051
873	More than 5 Miles	370639801001089	0	0	0	0	0	0	n/a	n/a	0.224482	0
874	More than 5 Miles	370190206012366	0	0	0	0	0	0	n/a	n/a	0.150641993	0
875	More than 5 Miles	371559601021050	0	0	0	0	0	0	n/a	n/a	0.740311027	0
876	2 - 5 Miles	370970611023018	2	1	0	0	0	2	50.00%	50.00%	0.0643159	31.0965004
877	2 - 5 Miles	371590512042023	0	0	0	0	0	0	n/a	n/a	0.060212299	0
878	2 - 5 Miles	370099705005000	160	159	0	0	1	0	99.37%	0.63%	0.599440992	266.9150085
879	More than 5 Miles	371790202042000	110	110	0	0	0	0	100.00%	0.00%	0.978902996	112.3710022
880	2 - 5 Miles	370350111021042	57	53	2	0	0	0	92.98%	7.02%	0.132473007	430.276001
881	2 - 5 Miles	370439501001026	169	167	0	0	0	1	98.82%	1.18%	6.141600132	27.51729965
882	2 - 5 Miles	370839305024028	202	81	107	0	0	7	40.10%	59.90%	0.068174399	2962.98999
883	More than 5 Miles	370519802001005	0	0	0	0	0	0	n/a	n/a	0.891743004	0
884	2 - 5 Miles	371090708002037	0	0	0	0	0	0	n/a	n/a	0.022968801	0
885	More than 5 Miles	370350113003082	0	0	0	0	0	0	n/a	n/a	0.139843002	0
886	2 - 5 Miles	370079205001042	0	0	0	0	0	0	n/a	n/a	0.00976514	0
887	Less than 1/2 Mile	370459515013023	67	66	1	0	0	0	98.51%	1.49%	0.503421009	133.0890045
888	2 - 5 Miles	371830543025013	0	0	0	0	0	0	n/a	n/a	0.151254997	0
889	2 - 5 Miles	371559608012051	0	0	0	0	0	0	n/a	n/a	0.022060299	0
890	More than 5 Miles	370459514003010	0	0	0	0	0	0	n/a	n/a	0.296734989	0
891	More than 5 Miles	371910006021000	163	63	75	1	1	24	38.65%	61.35%	0.918039978	177.552002
892	More than 5 Miles	371590511022006	4	4	0	0	0	0	1	0	0.141414002	28.28569984
893	More than 5 Miles	370230201002000	706	532	42	12	21	97	75.35%	24.65%	1.652680039	427.1849976
894	2 - 5 Miles	371639703012000	142	97	27	5	2	6	68.31%	31.69%	1.251410007	113.4720001
895	2 - 5 Miles	370270303003003	81	81	0	0	0	0	100.00%	0.00%	0.485677004	166.7779999
896	More than 5 Miles	370810160111068	0	0	0	0	0	0	n/a	n/a	0.468501002	0
897	2 - 5 Miles	371050306012056	0	0	0	0	0	0	n/a	n/a	0.073703103	0
898	More than 5 Miles	371510312002034	4	4	0	0	0	0	1	0	0.120888002	33.08850098
899	2 - 5 Miles	370119302002115	12	12	0	0	0	9	1	0	0.0372332	322.2929993
900	More than 5 Miles	370899314003055	0	0	0	0	0	0	n/a	n/a	0.162585005	0
901	More than 5 Miles	370030403002001	187	177	1	1	1	2	94.65%	5.35%	2.508090019	74.55870056
902	2 - 5 Miles	370779707011074	0	0	0	0	0	0	n/a	n/a	0.828378975	0

	A	B	C	D	E	F	G	H
903	1103	Oldcastle APG South, Inc. dba Adams - Frankli ** INACTIVE **	5700117	ARO	Macon	327331	Concrete Block and Brick Manufacturing	Small
904	571	Nantahala Talc and Limestone Company	8700032	ARO	Swain	212312	Crushed and Broken Limestone Mining and Quarrying	Small
905	972	Erico, Inc.	6300085	FRO	Moore	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Synthetic Minor
906	142	Kenneth Bivens d/b/a Kaylow Furniture Company	1200102	ARO	Burke	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
907	57	Ararat Rock Products Company	8600003	WSRO	Surry	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
908	467	City of High Point - Ward Water Plant ** INACTIVE **	4101172	WSRO	Guilford	22131	Water Supply and Irrigation Systems	Small
909	377	Wood Character Builders LLC	1400192	ARO	Caldwell	321999	All Other Miscellaneous Wood Product Manufacturing	Small
910	192	Concrete Pipe and Precast - Dunn	4300077	FRO	Harnett	327332	Concrete Pipe Manufacturing	Small
911	181	McCrary Stone Service, Inc. - Crushing & Screening Plant	5800053	ARO	Madison	212313	Crushed and Broken Granite Mining and Quarrying	Small
912	237	Millender Furniture Company	0100282	WSRO	Alamance	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
913	115	Adams Construction Company - Mt. Airy Plant	8600161	WSRO	Surry	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
914	522	NC Municipal Power Agency No. 1, Albemarle Prime Power Park	8400105	MRO	Stanly	221119	Other Electric Power Generation	Small
915	409	Carolina Drawers Inc	2900330	WSRO	Davidson	337127	Institutional Furniture Manufacturing	Synthetic Minor
916	61	Performance Livestock & Feed Company, Inc.	8500045	WSRO	Stokes	311119	Other Animal Food Manufacturing	Synthetic Minor
917	647	Perry's Frame, Inc.	1800364	MRO	Catawba	337215	Showcase, Partition, Shelving, and Locker Manufacturing	Small
918	121	Ameri-Con Materials, Inc.	7500098	ARO	Polk	32732	Ready-Mix Concrete Manufacturing	Small
919	1021	Piedmont Wood Products, Inc.	0200030	MRO	Alexander	321912	Cut Stock, Resawing Lumber, and Planing	Small
920	1062	Chandler Concrete Co., Inc. - Blowing Rock Plant 502	9500112	WSRO	Watauga	32732	Ready-Mix Concrete Manufacturing	Small
921	1099	Concrete Supply Co., LLC - Thomasville ** INACTIVE **	2900265	WSRO	Davidson	32732	Ready-Mix Concrete Manufacturing	Small
922	875	S. T. Wooten Corporation - Franklinton	3500076	RRO	Franklin	32732	Ready-Mix Concrete Manufacturing	Small
923	979	Unimin Corporation Green Mountain - Plant 2 ** INACTIVE **	6100080	ARO	Mitchell	212325	Clay and Ceramic and Refractory Minerals Mining	Small
924	96	Carl Rose and Sons, Inc. - Wilkesboro Plant	9700082	WSRO	Wilkes	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
925	671	S & W Ready Mix Concrete Company -Goldsboro Plant # 28	9600264	WARO	Wayne	32732	Ready-Mix Concrete Manufacturing	Small
926	662	AMT/BCU, Inc. dba American Modular Technologi ** INACTIVE **	7600158	WSRO	Randolph	332311	Prefabricated Metal Building and Component Manufacturing	Small
927	388	Harrison Construction Division of APAC-Atlantic Inc.	2000121	ARO	Cherokee	212313	Crushed and Broken Granite Mining and Quarrying	Small
928	72	Public Works Commission Butler-Warner Generation Plant	2600094	FRO	Cumberland	221112	Fossil Fuel Electric Power Generation	Title V
929	36	General Electric Company	6800052	RRO	Orange	335313	Switchgear and Switchboard Apparatus Manufacturing	Small
930	682	Thomas Concrete Inc. - Fuquay-Varina	4300088	FRO	Harnett	32732	Ready-Mix Concrete Manufacturing	Small
931	511	Concrete Supply Company, LLC - Kings Mountain	2300369	MRO	Cleveland	32732	Ready-Mix Concrete Manufacturing	Small
932	1023	Umicore USA, Inc.-Umicore Autocatalyst Recycling	8300062	FRO	Scotland	325188	All Other Basic Inorganic Chemical Manufacturing	Synthetic Minor
933	100	Mr. Rodney McCurry, d.b.a. McCurry Grading & ** INACTIVE **	8100199	ARO	Rutherford	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
934	178	Carolina Curves, Inc.	1800190	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
935	155	KenCraft Manufacturing, Inc.	9800188	RRO	Wilson	336612	Boat Building	Title V
936	697	Frontier Spinning Mills, Inc.	5300122	RRO	Lee	313111	Yarn Spinning Mills	Small
937	445	Vulcan Construction Materials, LP - Boone Quarry	9500047	WSRO	Watauga	212313	Crushed and Broken Granite Mining and Quarrying	Small
938	1011	Flowers Baking Co. of Rocky Mount, LLC	6400006	RRO	Nash	311812	Commercial Bakeries	Title V
939	174	Georgia - Pacific Roxboro	7300052	RRO	Person	321213	Engineered Wood Member (except Truss) Manufacturing	Title V
940	79	Superior Wood Products, Inc.	2900133	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
941	298	R.H. Loven Company	9500002	WSRO	Watauga	32732	Ready-Mix Concrete Manufacturing	Small
942	191	Keystone Powdered Metal Company	3600209	MRO	Gaston	332117	Powder Metallurgy Part Manufacturing	Synthetic Minor
943	763	Martin Marietta Materials, Inc. - Franklin Plant	3500071	RRO	Franklin	212313	Crushed and Broken Granite Mining and Quarrying	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
903	35.087183	-83.378416	0.00	Manganese & com	0.00	Nickel & Compou	0.00	Chromium (VI) Sol	0.00	10,968	2 - 5 Miles	35,465
904	35.308700	-83.646950	1.48	PM(TSP)	1.04	PM10	0.39	PM2.5	0.05	10,993	2 - 5 Miles	75,697
905	35.115950	-79.389500	0.19	PM(TSP)	0.15	PM10	0.03	Sulfuric acid	0.01	11,002	2 - 5 Miles	24,389
906	35.608850	-81.529666	5.79	VOC	4.21	Toluene	0.60	MEK (methyl ethyl	0.47	11,022	2 - 5 Miles	50,587
907	36.461383	-80.593383	7.70	PM(TSP)	4.40	PM10	2.10	VOC	0.60	11,023	2 - 5 Miles	11,313
908	35.919400	-79.841700	2.33	NOx	1.50	CO	0.40	SO2	0.24	11,039	2 - 5 Miles	51,760
909	35.782200	-81.404433	3.09	PM(TSP)	2.56	PM10	0.34	PM2.5	0.19	11,092	2 - 5 Miles	25,821
910	35.346711	-78.548338	5.02	VOC	2.61	Xylene (mixed isor	1.34	PM(TSP)	0.37	11,131	2 - 5 Miles	29,537
911	35.788283	-82.656466	5.14	NOx	2.79	PM(TSP)	0.70	CO	0.60	11,148	2 - 5 Miles	81,974
912	36.051516	-79.447316	4.50	VOC	4.02	Toluene	0.21	MEK (methyl ethyl	0.18	11,156	2 - 5 Miles	16,606
913	36.459650	-80.597616	6.30	CO	2.40	NOx	1.45	VOC	0.82	11,171	2 - 5 Miles	11,371
914	35.407416	-80.151633	1.83	NOx	1.54	CO	0.18	VOC	0.04	11,172	2 - 5 Miles	20,264
915	35.769183	-80.260168	2.80	VOC	1.23	PM10	0.52	PM(TSP)	0.52	11,203	2 - 5 Miles	15,627
916	36.517400	-80.227850	7.54	PM(TSP)	3.77	PM10	1.90	PM2.5	1.87	11,221	2 - 5 Miles	36,214
917	35.679908	-81.315953	1.11	PM(TSP)	0.54	PM10	0.37	PM2.5	0.20	11,310	2 - 5 Miles	19,033
918	35.266667	-82.100000	6.14	PM(TSP)	4.73	PM10	1.41	Arsenic & Compou	0.00	11,387	2 - 5 Miles	35,005
919	35.944800	-81.157400	0.09	PM(TSP)	0.04	PM10	0.03	NOx	0.01	11,403	2 - 5 Miles	78,044
920	36.178336	-81.648168	0.03	PM(TSP)	0.02	PM10	0.01			11,545	2 - 5 Miles	7,391
921	35.910900	-80.047600	0.00	Chromium Unlisted	0.00	Nickel Unlisted Co	0.00	Lead & compound	0.00	11,563	2 - 5 Miles	21,424
922	36.070200	-78.489766	0.41	PM(TSP)	0.28	PM10	0.13	Arsenic & Compou	0.00	11,563	2 - 5 Miles	59,958
923	35.993950	-82.257600	0.18	PM(TSP)	0.10	PM10	0.04	PM2.5	0.04	11,583	2 - 5 Miles	65,061
924	36.110200	-81.085200	6.58	CO	3.00	PM(TSP)	1.06	PM10	1.06	11,668	2 - 5 Miles	27,888
925	35.352200	-77.901300	1.01	PM(TSP)	0.69	PM10	0.32			11,734	2 - 5 Miles	18,103
926	35.886200	-79.581800	1.05	VOC	0.70	Xylene (mixed isor	0.11	PM(TSP)	0.10	11,747	2 - 5 Miles	67,855
927	35.000000	-84.216700	2.96	PM(TSP)	1.76	PM10	0.62	PM2.5	0.58	11,770	2 - 5 Miles	79,544
928	35.098328	-78.829513	7.04	NOx	3.88	CO	2.48	SO2	0.28	11,778	2 - 5 Miles	14,744
929	36.079533	-79.234366	8.35	CO	3.78	NOx	2.62	VOC	1.09	11,778	2 - 5 Miles	79,433
930	35.527830	-78.814400	0.96	PM(TSP)	0.65	PM10	0.31	Arsenic Unlisted C	0.00	11,779	2 - 5 Miles	77,918
931	35.215300	-81.760150	1.90	PM(TSP)	1.18	PM10	0.55	NOx	0.10	11,818	2 - 5 Miles	27,955
932	34.803200	-79.363483	0.09	PM(TSP)	0.07	PM10	0.01	PM2.5	0.01	11,837	2 - 5 Miles	36,743
933	35.430583	-81.839216	6.53	SO2	2.15	CO	1.89	NOx	1.59	11,838	2 - 5 Miles	45,061
934	35.776360	-81.220430	5.23	VOC	4.86	PM(TSP)	0.28	Formaldehyde	0.06	11,907	2 - 5 Miles	26,653
935	35.670516	-77.951183	5.58	VOC	2.73	Styrene	2.27	Methanol (methyl e	0.16	11,918	2 - 5 Miles	17,679
936	35.516455	-79.218468	0.91	PM(TSP)	0.64	PM10	0.27			11,974	2 - 5 Miles	19,624
937	36.206516	-81.716313	2.49	PM(TSP)	1.74	PM10	0.65	PM2.5	0.10	11,980	2 - 5 Miles	19,325
938	35.983650	-77.780816	0.11	NOx	0.06	CO	0.05	Hexane, n-	0.00	12,023	2 - 5 Miles	13,001
939	36.454916	-78.947866	5.25	PM(TSP)	3.25	PM10	1.11	VOC	0.52	12,096	2 - 5 Miles	20,145
940	35.764900	-80.076500	6.91	PM(TSP)	2.97	PM10	1.47	VOC	1.15	12,110	2 - 5 Miles	43,106
941	36.223600	-81.705800	3.82	PM(TSP)	2.94	PM10	0.88	Arsenic Unlisted C	0.00	12,135	2 - 5 Miles	18,433
942	35.393550	-81.337220	5.02	VOC	2.29	NOx	1.03	CO	1.03	12,165	2 - 5 Miles	41,349
943	36.072171	-78.490213	0.68	PM(TSP)	0.46	PM10	0.22			12,202	2 - 5 Miles	59,906

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
903	More than 5 Miles	371139706004081	49	41	0	0	1	7	83.67%	16.33%	0.50909698	96.24890137
904	More than 5 Miles	371739603012133	0	0	0	0	0	0	n/a	n/a	0.044250902	0
905	2 - 5 Miles	371259511005000	47	44	3	0	0	1	0.936169982	0.063829802	0.234173	200.7059937
906	More than 5 Miles	370230212031028	37	37	0	0	0	0	100.00%	0.00%	0.191287994	193.4259949
907	2 - 5 Miles	371719306002003	0	0	0	0	0	0	n/a	n/a	0.673708022	0
908	More than 5 Miles	370810167022050	71	69	0	0	2	0	97.18%	2.82%	0.415915996	170.7079926
909	2 - 5 Miles	370270314021034	8	8	0	0	0	0	100.00%	0.00%	0.050727502	157.7050018
910	More than 5 Miles	370850702001011	13	13	0	0	0	2	100.00%	0.00%	0.260500014	49.90399933
911	More than 5 Miles	371150105002094	5	5	0	0	0	0	100.00%	0.00%	0.227414995	21.98620033
912	2 - 5 Miles	370010208012013	76	70	6	0	0	6	92.11%	7.89%	0.416040003	182.6750031
913	2 - 5 Miles	371719306002003	0	0	0	0	0	0	n/a	n/a	0.673708022	0
914	2 - 5 Miles	371679302001024	104	89	1	0	7	0	85.58%	14.42%	1.213310003	85.71589661
915	2 - 5 Miles	370570618034024	7	7	0	0	0	0	1	0	0.053336501	131.2420044
916	More than 5 Miles	371690702001015	66	66	0	0	0	6	1	0	0.665147007	99.22619629
917	2 - 5 Miles	370350111022047	71	68	3	0	0	1	95.77%	4.23%	0.174481004	406.92099
918	More than 5 Miles	371499201011076	137	133	0	0	0	1	97.08%	2.92%	1.862579942	73.55390167
919	More than 5 Miles	370030401002012	142	126	0	0	6	15	88.73%	11.27%	1.110569954	127.8619995
920	1 - 2 Miles	371899208001002	304	287	0	1	6	8	94.41%	5.59%	1.764299989	172.3059998
921	2 - 5 Miles	370570610001002	201	167	15	1	0	25	83.08%	16.92%	0.236258	850.7650146
922	More than 5 Miles	370690605011016	30	26	0	0	0	4	86.67%	13.33%	0.672619998	44.60169983
923	More than 5 Miles	371219501002066	1	1	0	0	0	0	100.00%	0.00%	0.00269924	370.4750061
924	More than 5 Miles	371939612005030	0	0	0	0	0	0	n/a	n/a	0.0219601	0
925	2 - 5 Miles	371910004011000	311	219	76	1	0	23	70.42%	29.58%	3.504810095	88.73519897
926	More than 5 Miles	371510312001041	56	51	4	0	0	0	91.07%	8.93%	0.508482993	110.1320038
927	More than 5 Miles	370399306022096	88	85	0	1	0	0	96.59%	3.41%	1.762529969	49.92819977
928	2 - 5 Miles	370510026002054	0	0	0	0	0	0	n/a	n/a	0.042412002	0
929	More than 5 Miles	371350111013045	1	0	1	0	0	0	0.00%	100.00%	0.237593994	4.208859921
930	More than 5 Miles	370850710011016	48	32	11	2	0	0	66.67%	33.33%	0.208779007	229.9080048
931	More than 5 Miles	370459515021033	0	0	0	0	0	0	n/a	n/a	0.019525301	0
932	More than 5 Miles	371650104001007	0	0	0	0	0	0	n/a	n/a	0.282429993	0
933	More than 5 Miles	371619601003017	68	68	0	0	0	0	1	0	0.857460976	79.30390167
934	More than 5 Miles	370350102021000	768	630	26	6	86	32	82.03%	17.97%	1.905200005	403.1069946
935	2 - 5 Miles	371950009001066	1	1	0	0	0	0	1	0	0.054753002	18.26379967
936	2 - 5 Miles	371050306012047	138	106	21	0	1	18	76.81%	23.19%	0.552986026	249.5540009
937	2 - 5 Miles	371899206021012	141	135	0	2	2	3	95.74%	4.26%	1.195909977	117.9020004
938	2 - 5 Miles	371270106022001	0	0	0	0	0	0	n/a	n/a	0.226570994	0
939	2 - 5 Miles	371459202001055	76	31	45	0	0	1	0.407894999	0.592104971	2.414890051	31.47139931
940	More than 5 Miles	370570619023055	0	0	0	0	0	0	n/a	n/a	0.00644119	0
941	2 - 5 Miles	371899204003007	67	67	0	0	0	2	100.00%	0.00%	0.084734201	790.7080078
942	More than 5 Miles	370710305011004	15	15	0	0	0	0	1	0	0.204684004	73.28369904
943	More than 5 Miles	370690605011017	0	0	0	0	0	0	n/a	n/a	0.198865995	0

	A	B	C	D	E	F	G	H
944	404	Godwin Manufacturing Company, Inc.	4300079	FRO	Harnett	336212	Truck Trailer Manufacturing	Synthetic Minor
945	494	Kings Mountain International, Inc.	2300360	MRO	Cleveland	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
946	82	Premiere Finishing & Coating, LLC	7900159	WSRO	Rockingham	321918	Other Millwork (including Flooring)	Small
947	890	Ready Mixed Concrete - Raeford Plant 118	4700026	FRO	Hoke	32732	Ready-Mix Concrete Manufacturing	Small
948	171	Piedmont Natural Gas - Battleboro Compressor Station	3300157	RRO	Edgecombe	22121	Natural Gas Distribution	Small
949	908	Thomas Concrete of Carolina, Inc. - Denver PI ** INACTIVE **	5500101	MRO	Lincoln	32732	Ready-Mix Concrete Manufacturing	Small
950	196	MLM Ventures - Carolina Counters Corporation	1300140	MRO	Cabarrus	326191	Plastics Plumbing Fixture Manufacturing	Small
951	417	Sipe Lumber Co., Inc.	0200038	MRO	Alexander	321912	Cut Stock, Resawing Lumber, and Planing	Small
952	954	DPD Team Concrete - Rocky Mount	6400042	RRO	Nash	32732	Ready-Mix Concrete Manufacturing	Small
953	888	East Carolina Energy Investments, LLC	0900043	FRO	Bladen	221112	Fossil Fuel Electric Power Generation	Title V
954	826	Concrete Supply Co., LLC - Boeing	4100860	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
955	513	Vulcan Construction Materials, LP - 115 Quarry	9700083	WSRO	Wilkes	212313	Crushed and Broken Granite Mining and Quarrying	Small
956	53	Peanut Processors Inc, Elizabethtown Peanut Butter Plant	0900086	FRO	Bladen	311911	Roasted Nuts and Peanut Butter Manufacturing	Synthetic Minor
957	132	Greenville Ready Mix Concrete Inc. - Grantsboro	6900045	WARO	Pamlico	32732	Ready-Mix Concrete Manufacturing	Small
958	401	Pennsylvania Transformer Technology, Inc.	4700014	FRO	Hoke	335311	Power, Distribution, and Specialty Transformer Manufacturing	Small
959	382	Cooke Communications North Carolina LLC	7400287	WARO	Pitt	323111	Commercial Gravure Printing	Small
960	845	Metrics Inc.	7400294	WARO	Pitt	325412	Pharmaceutical Preparation Manufacturing	Small
961	788	PLT Concrete Services, Inc.	9800207	RRO	Wilson	32732	Ready-Mix Concrete Manufacturing	Small
962	1000	Piedmont Natural Gas - Monroe Compressor Station	8400088	MRO	Stanly	22121	Natural Gas Distribution	Small
963	710	Martin Marietta Materials, Inc. - East Alamance Quarry	0100227	WSRO	Alamance	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
964	211	NC DPS - Correction Enterprises Woodworking Plant	0200096	MRO	Alexander	337125	Household Furniture (except Wood and Metal) Manufacturing	Small
965	168	Midstate Contractors, Inc.	1800462	MRO	Catawba	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
966	4	Cardinal Quarries, LLC - Crumpler Plant	0500008	WSRO	Ashe	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
967	316	Kaba Ilco Corporation	6400158	RRO	Nash	331491	Nonferrous Metal (except Copper and Aluminum) Rolling, Draw	Small
968	244	Lane Farm Supply, Inc.	3700013	WARO	Gates	42451	Grain and Field Bean Merchant Wholesalers	Small
969	459	Venture Milling - Ansonville	0400039	FRO	Anson	311119	Other Animal Food Manufacturing	Small
970	407	Custom Frame Works, Inc.	1800438	MRO	Catawba	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
971	486	Vulcan Construction Materials, LP - Elkin Quarry	8600088	WSRO	Surry	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
972	254	Pallet Resource of NC, Inc.	2900278	WSRO	Davidson	32192	Wood Container and Pallet Manufacturing	Small
973	861	Machine Specialties, Inc. - Whitsett	4101220	WSRO	Guilford	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
974	68	Federal Bureau Of Prisons - Fed Corr Com	3900097	RRO	Granville	92214	Correctional Institutions	Small
975	767	Martin Marietta Materials, Inc. - Denver Quarry	5500071	MRO	Lincoln	212313	Crushed and Broken Granite Mining and Quarrying	Small
976	48	Gaston County Landfill Hardin Site	3600339	MRO	Gaston	562212	Solid Waste Landfill	Small
977	172	Harrison Construction Division of APAC-Atlantic Inc.	2000123	ARO	Cherokee	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
978	648	Prestige Fabricators, Inc. - Foam Plant	7600243	WSRO	Randolph	32615	Urethane and Other Foam Product (except Polystyrene) Manu	Small
979	37	Bay Valley Foods, LLC	3100016	WIRO	Duplin	311421	Fruit and Vegetable Canning	Small
980	599	R.H. Loven Company - Loven Ready Mix	0600037	ARO	Avery	32732	Ready-Mix Concrete Manufacturing	Small
981	839	Dellinger Precast, Inc.	5500103	MRO	Lincoln	32732	Ready-Mix Concrete Manufacturing	Small
982	45	Clayton Homes Inc	3900080	RRO	Granville	321991	Manufactured Home (Mobile Home) Manufacturing	Small
983	1064	Maymead Materials, Inc. - North 321 Stone Yard	1400188	ARO	Caldwell	212321	Construction Sand and Gravel Mining	Small
984	24	Malmo Asphalt Plant	1000097	WIRO	Brunswick	324121	Asphalt Paving Mixture and Block Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
944	35.280403	-78.592188	2.84	VOC	1.57	CO	0.36	NOx	0.32	12,204	2 - 5 Miles	16,066
945	35.188080	-81.409270	2.10	PM(TSP)	0.88	PM10	0.88	VOC	0.30	12,216	2 - 5 Miles	24,915
946	36.327500	-79.626945	6.89	VOC	3.45	PM10	0.87	PM(TSP)	0.87	12,232	2 - 5 Miles	15,105
947	35.030766	-79.143350	0.37	PM(TSP)	0.25	PM10	0.12	Arsenic Metal, ele	0.00	12,236	2 - 5 Miles	59,218
948	36.017533	-77.722716	5.27	NOx	3.95	CO	1.04	PM(TSP)	0.08	12,254	2 - 5 Miles	33,830
949	35.548566	-81.060500	0.32	PM(TSP)	0.25	PM10	0.07	Arsenic Metal, ele	0.00	12,289	2 - 5 Miles	59,274
950	35.230620	-80.501430	4.96	VOC	2.27	Styrene	2.00	PM10	0.25	12,303	2 - 5 Miles	75,199
951	35.920450	-81.228920	2.72	PM(TSP)	2.72					12,306	2 - 5 Miles	74,002
952	35.893550	-77.816350	0.23	PM(TSP)	0.22	PM10	0.01	Manganese & corr	0.00	12,386	2 - 5 Miles	28,536
953	34.646810	-78.641500	0.37	VOC	0.31	NOx	0.05	CO	0.01	12,424	2 - 5 Miles	13,329
954	36.081633	-79.948616	0.50	PM(TSP)	0.34	PM10	0.16			12,432	2 - 5 Miles	36,406
955	36.103900	-81.100000	1.90	PM(TSP)	1.30	PM10	0.50	PM2.5	0.10	12,443	2 - 5 Miles	26,391
956	34.645339	-78.644347	7.86	NOx	2.97	CO	2.49	PM10	0.72	12,503	2 - 5 Miles	13,654
957	35.152316	-76.820950	5.96	PM(TSP)	4.59	PM10	1.37	Manganese & corr	0.00	12,509	2 - 5 Miles	74,702
958	35.033750	-79.113483	2.85	NOx	1.20	VOC	0.57	CO	0.28	12,777	2 - 5 Miles	52,416
959	35.660333	-77.342000	3.02	VOC	3.02					12,788	2 - 5 Miles	26,157
960	35.660450	-77.341216	0.46	VOC	0.33	Acetonitrile	0.05	NOx	0.04	12,794	2 - 5 Miles	26,367
961	35.683633	-77.952583	0.61	PM(TSP)	0.42	PM10	0.19	Arsenic & Compou	0.00	12,831	2 - 5 Miles	13,029
962	35.224960	-80.472300	0.14	NOx	0.11	CO	0.03			12,861	2 - 5 Miles	81,701
963	36.128583	-79.355050	0.86	PM(TSP)	0.58	PM10	0.28			12,893	2 - 5 Miles	49,905
964	35.883916	-81.177833	4.76	VOC	2.98	Methanol (methyl a	0.92	Butoxy Ethanol 2-	0.17	12,923	2 - 5 Miles	67,340
965	35.630990	-81.212010	5.30	CO	2.47	VOC	0.90	PM(TSP)	0.82	12,978	2 - 5 Miles	34,315
966	36.450000	-81.403500	9.86	CO	3.47	SO2	2.16	NOx	1.56	12,982	2 - 5 Miles	18,650
967	35.988216	-77.787383	3.63	NOx	1.11	CO	0.92	VOC	0.67	12,989	2 - 5 Miles	11,927
968	36.501116	-76.776866	4.44	PM(TSP)	2.53	PM10	0.84	NOx	0.65	13,030	2 - 5 Miles	96,718
969	35.185533	-80.120266	2.37	PM(TSP)	1.81	PM10	0.44	PM2.5	0.12	13,059	2 - 5 Miles	68,707
970	35.620240	-81.207640	2.81	PM(TSP)	1.70	PM10	0.71	PM2.5	0.40	13,100	2 - 5 Miles	38,380
971	36.256500	-80.811150	2.19	PM(TSP)	1.52	PM10	0.59	PM2.5	0.08	13,289	2 - 5 Miles	8,248
972	35.911800	-80.326600	4.31	NOx	2.07	PM(TSP)	0.93	CO	0.55	13,332	2 - 5 Miles	40,198
973	36.053700	-79.590900	0.44	NOx	0.17	CO	0.14	VOC	0.08	13,338	2 - 5 Miles	26,364
974	36.142083	-78.802783	7.14	NOx	3.65	CO	2.56	PM(TSP)	0.24	13,349	2 - 5 Miles	7,815
975	35.550510	-81.063200	0.67	PM(TSP)	0.46	PM10	0.18	PM2.5	0.03	13,351	2 - 5 Miles	58,913
976	35.388666	-81.172666	7.94	CO	2.52	NOx	2.14	PM(TSP)	0.82	13,458	2 - 5 Miles	35,326
977	35.011100	-84.227200	5.27	SO2	3.63	NOx	0.91	CO	0.33	13,466	2 - 5 Miles	81,294
978	35.761400	-79.773600	1.10	NOx	0.57	CO	0.34	PM(TSP)	0.04	13,476	2 - 5 Miles	21,843
979	35.121183	-78.135900	8.34	NOx	3.67	CO	3.08	VOC	0.50	13,488	2 - 5 Miles	69,996
980	36.033100	-81.883300	1.32	PM(TSP)	1.01	PM10	0.31	Arsenic & Compou	0.00	13,529	2 - 5 Miles	10,284
981	35.523916	-80.981216	0.47	PM(TSP)	0.32	PM10	0.15	Manganese & corr	0.00	13,577	2 - 5 Miles	39,514
982	36.276400	-78.597716	8.02	VOC	3.79	TCE (trichloroethy	1.66	PM(TSP)	1.48	13,699	2 - 5 Miles	18,147
983	36.025000	-81.576944	0.03	PM(TSP)	0.02	PM10	0.01			13,730	2 - 5 Miles	43,486
984	34.265250	-78.100666	8.81	SO2	3.83	CO	1.80	NOx	1.42	13,856	2 - 5 Miles	57,889

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
944	2 - 5 Miles	370850701001003	20	12	0	3	0	0	0.600000024	0.400000006	0.886685014	22.55590057
945	2 - 5 Miles	370459506022028	20	17	3	0	0	1	85.00%	15.00%	0.407855988	49.03689957
946	2 - 5 Miles	371570413004021	39	30	9	0	0	0	76.92%	23.08%	0.283704013	137.4669952
947	More than 5 Miles	370939701011009	74	15	43	2	0	12	20.27%	79.73%	0.205888003	359.4190063
948	More than 5 Miles	370650206001027	4	4	0	0	0	0	100.00%	0.00%	0.384656996	10.39890003
949	More than 5 Miles	371090711012001	0	0	0	0	0	0	n/a	n/a	0.238977	0
950	More than 5 Miles	370250416012040	7	7	0	0	0	0	100.00%	0.00%	0.040262599	173.8589935
951	More than 5 Miles	370030404004014	99	99	0	0	0	0	100.00%	0.00%	0.814664006	121.5220032
952	More than 5 Miles	371270102005047	4	4	0	0	0	0	100.00%	0.00%	0.067736603	59.0522995
953	2 - 5 Miles	370179504004002	20	10	0	0	0	8	0.5	0.5	0.913987994	21.88209915
954	More than 5 Miles	370810160111055	0	0	0	0	0	0	n/a	n/a	0.102923997	0
955	2 - 5 Miles	371939612005024	40	37	0	0	0	0	92.50%	7.50%	2.263230085	17.6739006
956	2 - 5 Miles	370179504004011	130	119	5	0	6	0	0.915385008	0.084615402	0.46934101	276.9840088
957	More than 5 Miles	371379501021066	0	0	0	0	0	0	n/a	n/a	0.189472005	0
958	More than 5 Miles	370939701012004	939	481	317	17	9	154	51.22%	48.78%	1.188259959	790.2310181
959	2 - 5 Miles	371470009003040	0	0	0	0	0	0	n/a	n/a	0.601902008	0
960	2 - 5 Miles	371470009003040	0	0	0	0	0	0	n/a	n/a	0.601902008	0
961	2 - 5 Miles	371950009001023	37	32	2	0	0	3	86.49%	13.51%	0.333142012	111.064003
962	More than 5 Miles	371679308021019	29	29	0	0	0	0	100.00%	0.00%	0.305436999	94.94589996
963	More than 5 Miles	370010212012012	5	2	3	0	0	0	40.00%	60.00%	0.407839	12.25969982
964	More than 5 Miles	370030406001008	1115	535	527	19	13	18	47.98%	52.02%	1.16208005	959.4860229
965	More than 5 Miles	370350116013007	0	0	0	0	0	0	n/a	n/a	0.0131427	0
966	2 - 5 Miles	370099708002069	157	151	0	0	3	0	0.961782992	0.038216598	0.642826974	244.2339935
967	2 - 5 Miles	371270106021001	7	7	0	0	0	0	100.00%	0.00%	0.401183009	17.4484005
968	More than 5 Miles	370739703002005	52	28	22	1	0	0	53.85%	46.15%	0.256002992	203.1230011
969	More than 5 Miles	370079202001011	6	4	2	0	0	0	66.67%	33.33%	2.322289944	2.583659887
970	More than 5 Miles	370350116013025	12	12	0	0	0	0	100.00%	0.00%	0.053888701	222.6809998
971	1 - 2 Miles	371719309021128	95	86	0	0	0	14	90.53%	9.47%	1.194560051	79.52719879
972	More than 5 Miles	370570603042006	0	0	0	0	0	0	n/a	n/a	0.042328801	0
973	2 - 5 Miles	370810172003019	0	0	0	0	0	0	n/a	n/a	0.237169996	0
974	1 - 2 Miles	370779707041005	4687	1966	2210	103	24	649	41.95%	58.05%	1.58544004	2956.280029
975	More than 5 Miles	371090711012001	0	0	0	0	0	0	n/a	n/a	0.238977	0
976	More than 5 Miles	370710303012041	32	28	0	0	0	0	87.50%	12.50%	0.604399979	52.94509888
977	More than 5 Miles	370399306022003	114	109	0	0	0	7	0.956139982	0.043859601	2.190180063	52.05049896
978	2 - 5 Miles	371510311005009	5	0	2	0	0	3	0.00%	100.00%	0.029874099	167.3690033
979	More than 5 Miles	370610902003041	0	0	0	0	0	0	n/a	n/a	0.025421999	0
980	1 - 2 Miles	370119302002116	36	36	0	0	0	0	100.00%	0.00%	0.361229002	99.65979767
981	More than 5 Miles	371090712031012	336	329	3	2	1	0	97.92%	2.08%	0.396674991	847.0410156
982	2 - 5 Miles	370779705003001	3	0	3	0	0	0	0.00%	100.00%	0.388568997	7.720640182
983	More than 5 Miles	370270310002026	351	345	2	0	0	0	98.29%	1.71%	8.105569839	43.30360031
984	More than 5 Miles	370190206021055	0	0	0	0	0	0	n/a	n/a	0.965646982	0

	A	B	C	D	E	F	G	H
985	539	Fuji Silysia Chemical USA LTD	7400284	WARO	Pitt	331311	Alumina Refining	Small
986	130	Hanson Aggregates Southeast, LLC - Holly Springs Quarry	9200481	RRO	Wake	212313	Crushed and Broken Granite Mining and Quarrying	Small
987	973	Wilmington Materials	6500266	WIRO	New Hanover	212321	Construction Sand and Gravel Mining	Small
988	270	Kinston Grain, LLC	5200001	WARO	Jones	42451	Grain and Field Bean Merchant Wholesalers	Small
989	457	Mellott Company - Castle Hayne Quarry	6500168	WIRO	New Hanover	212312	Crushed and Broken Limestone Mining and Quarrying	Small
990	593	Martin Marietta Materials, Inc. - Fuquay Quarry	9200726	RRO	Wake	212313	Crushed and Broken Granite Mining and Quarrying	Small
991	437	Lower Cape Fear Water & Sewer Authority - Kin ** INACTIVE **	0900077	FRO	Bladen	22131	Water Supply and Irrigation Systems	Small
992	558	North Carolina Municipal Power Agency No. 1 - Granite Falls	1400206	ARO	Caldwell	221112	Fossil Fuel Electric Power Generation	Small
993	419	Holston Environmental Services, Inc.	4400163	ARO	Haywood	454311	Heating Oil Dealers	Synthetic Minor
994	947	Hanson Brick - Gulf Mine No. 3.	1900075	RRO	Chatham	212325	Clay and Ceramic and Refractory Minerals Mining	Small
995	980	Phillips Ready Mix Concrete, Inc.	9900062	WSRO	Yadkin	32732	Ready-Mix Concrete Manufacturing	Small
996	418	Roy and JoAnn Pritchard, d/b/a Cut Right Frame Company	1200116	ARO	Burke	321912	Cut Stock, Resawing Lumber, and Planing	Small
997	813	Southern Concrete Materials, Inc. - Mills River	4500304	ARO	Henderson	32732	Ready-Mix Concrete Manufacturing	Small
998	411	Port City Concrete, LLC	6500345	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
999	195	Riley Paving, Inc. - Haw River Plant	0100239	WSRO	Alamance	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
1000	1058	McDowell Panel & Components, Inc.	5600177	ARO	McDowell	321999	All Other Miscellaneous Wood Product Manufacturing	Small
1001	428	Southeastern Grain Company LLC- LaGrange Division	5400160	WARO	Lenoir	42451	Grain and Field Bean Merchant Wholesalers	Small
1002	62	GKN Driveline Sanford Precision Forming	5300095	RRO	Lee	33635	Motor Vehicle Transmission and Power Train Parts Manufactu	Small
1003	1077	Chandler Concrete Co., Inc. - Haw River Plant 609	0100252	WSRO	Alamance	32732	Ready-Mix Concrete Manufacturing	Small
1004	915	PLT Concrete Services, Inc. - Nash County Plant No. 4	6400302	RRO	Nash	32732	Ready-Mix Concrete Manufacturing	Synthetic Minor
1005	301	CEMEX, Inc.	6500270	WIRO	New Hanover	32731	Cement Manufacturing	Synthetic Minor
1006	737	Appalachian Lumber Company, Inc.	9700156	WSRO	Wilkes	321113	Sawmills	Synthetic Minor
1007	674	Cascades Tissue Group - Wagram	8300048	FRO	Scotland	313311	Broadwoven Fabric Finishing Mills	Synthetic Minor
1008	966	Concrete Materials Co. - Div of Central Concrete Group, Inc.	8200142	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
1009	920	Chandler Concrete Co., Inc. - Sparta Plant 505	0300007	WSRO	Alleghany	32732	Ready-Mix Concrete Manufacturing	Small
1010	629	Carolinas Cement Company, LLC	6500296	WIRO	New Hanover	32731	Cement Manufacturing	Title V
1011	687	Precision Materials, LLC	0200058	MRO	Alexander	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
1012	310	Commercial Ready Mix Products, Inc. - Moyock	2700032	WARO	Currituck	32732	Ready-Mix Concrete Manufacturing	Small
1013	175	Taylor King Furniture, Inc.	0200055	MRO	Alexander	337121	Upholstered Household Furniture Manufacturing	Small
1014	666	S. T. Wooten Corporation - Goldsboro	9600266	WARO	Wayne	32732	Ready-Mix Concrete Manufacturing	Small
1015	738	STI Polymer, Inc.	5300125	RRO	Lee	325211	Plastics Material and Resin Manufacturing	Synthetic Minor
1016	898	Andersen Products, Inc.	0100220	WSRO	Alamance	339112	Surgical and Medical Instrument Manufacturing	Synthetic Minor
1017	81	Vulcan Construction Materials, LP - Gold Hill	1300067	MRO	Cabarrus	212311	Dimension Stone Mining and Quarrying	Small
1018	35	APAC-Atlantic, Inc. - Rutherfordton Plant	8100109	ARO	Rutherford	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
1019	598	Martin Marietta Materials, Inc. - American Stone Quarry	6800001	RRO	Orange	212313	Crushed and Broken Granite Mining and Quarrying	Small
1020	458	Hog Slat, Inc. - Clinton Plant 2	8200120	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
1021	98	Carolina Perlite Company, Inc.	8000164	MRO	Rowan	327992	Ground or Treated Mineral and Earth Manufacturing	Small
1022	241	Unimin Corporation - Schoolhouse Quartz Plant	0600015	ARO	Avery	212325	Clay and Ceramic and Refractory Minerals Mining	Synthetic Minor
1023	21	Clifford W. Estes Company, Inc.	7600330	WSRO	Randolph	327999	All Other Miscellaneous Nonmetallic Mineral Product Manufac	Synthetic Minor
1024	576	Charah, Inc - Fly Ash Facility, Belews Creek	8500030	WSRO	Stokes	42332	Brick, Stone, and Related Construction Material Merchant Wh	Synthetic Minor
1025	815	S & W Ready Mix Concrete - Hubert	6700153	WIRO	Onslow	32732	Ready-Mix Concrete Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
985	35.663500	-77.340500	1.74	PM(TSP)	0.87	PM10	0.87			13,865	2 - 5 Miles	27,226
986	35.602550	-78.882566	5.97	NOx	2.50	PM(TSP)	1.63	PM10	0.70	13,949	2 - 5 Miles	58,423
987	34.295483	-77.967600	0.19	NOx	0.12	CO	0.03	PM(TSP)	0.02	14,067	2 - 5 Miles	35,658
988	35.234333	-77.519550	4.11	PM(TSP)	3.97	CO	0.07	NOx	0.06	14,158	2 - 5 Miles	27,830
989	34.373620	-77.842448	2.38	PM(TSP)	1.61	PM10	0.77			14,189	2 - 5 Miles	59,048
990	35.599150	-78.878466	1.36	PM(TSP)	0.92	PM10	0.44			14,194	2 - 5 Miles	58,882
991	34.403816	-78.295733	2.54	NOx	1.66	CO	0.44	SO2	0.26	14,237	2 - 5 Miles	122,727
992	35.781090	-81.392640	1.56	NOx	1.11	CO	0.32	VOC	0.04	14,284	2 - 5 Miles	22,939
993	35.454200	-83.047200	2.71	VOC	1.05	SO2	0.70	NOx	0.42	14,318	2 - 5 Miles	40,251
994	35.568405	-79.299986	0.25	PM(TSP)	0.19	PM10	0.06			14,321	2 - 5 Miles	49,337
995	36.086400	-80.647100	0.18	PM(TSP)	0.16	PM10	0.02			14,328	2 - 5 Miles	19,192
996	35.811816	-81.780100	2.71	PM(TSP)	1.64	PM10	0.57	PM2.5	0.31	14,473	2 - 5 Miles	43,100
997	35.346566	-82.617766	0.54	PM(TSP)	0.37	PM10	0.17	Arsenic & Compou	0.00	14,564	2 - 5 Miles	41,727
998	34.280750	-77.970983	2.78	NOx	1.32	PM(TSP)	0.64	PM10	0.33	14,587	2 - 5 Miles	31,286
999	36.132000	-79.362850	4.96	CO	2.73	NOx	0.84	SO2	0.78	14,662	2 - 5 Miles	48,558
1000	35.665833	-82.109033	0.03	PM(TSP)	0.03					14,687	2 - 5 Miles	24,030
1001	35.291933	-77.752666	2.60	PM(TSP)	2.10	PM10	0.50			14,692	2 - 5 Miles	41,679
1002	35.548100	-79.174516	7.50	VOC	3.90	PM2.5	1.20	PM10	1.20	14,706	2 - 5 Miles	29,078
1003	36.131866	-79.363833	0.01	PM(TSP)	0.01	Manganese & cor	0.00	Nickel & Compoun	0.00	14,708	2 - 5 Miles	48,286
1004	35.814700	-78.250000	0.30	PM(TSP)	0.21	PM10	0.09	Manganese Unlist	0.00	14,885	2 - 5 Miles	22,832
1005	34.378818	-77.847115	3.79	PM(TSP)	2.15	PM10	1.09	PM2.5	0.55	14,889	2 - 5 Miles	60,804
1006	36.144722	-81.274722	0.75	PM(TSP)	0.28	PM10	0.24	PM2.5	0.23	14,995	2 - 5 Miles	34,919
1007	34.839783	-79.370150	1.00	VOC	1.00					15,011	2 - 5 Miles	43,451
1008	34.993350	-78.268483	0.20	PM(TSP)	0.14	PM10	0.06	Manganese Unlist	0.00	15,031	2 - 5 Miles	17,479
1009	36.527100	-81.170800	0.29	PM(TSP)	0.18	PM10	0.08	NOx	0.02	15,078	2 - 5 Miles	17,676
1010	34.377245	-77.842958	1.18	PM(TSP)	0.78	PM2.5	0.20	PM10	0.20	15,122	2 - 5 Miles	60,345
1011	35.838100	-81.188360	0.95	PM(TSP)	0.77	PM10	0.10	PM2.5	0.08	15,214	2 - 5 Miles	50,917
1012	36.466700	-76.133300	3.72	PM(TSP)	2.90	PM10	0.82			15,225	2 - 5 Miles	57,853
1013	35.876540	-81.183920	5.24	VOC	4.33	Methanol (methyl a	0.33	Toluene	0.17	15,327	2 - 5 Miles	64,165
1014	35.200000	-78.000000	1.02	PM(TSP)	0.70	PM10	0.32	Arsenic acid (Com	0.00	15,380	2 - 5 Miles	59,814
1015	35.550133	-79.181816	0.74	NOx	0.23	VOC	0.21	CO	0.19	15,382	2 - 5 Miles	29,611
1016	35.982200	-79.278500	0.35	NOx	0.19	CO	0.12	VOC	0.03	15,504	2 - 5 Miles	72,142
1017	35.502683	-80.331350	6.90	PM(TSP)	4.80	PM10	1.80	PM2.5	0.30	15,568	2 - 5 Miles	64,812
1018	35.365800	-82.013008	8.37	SO2	3.01	CO	1.81	NOx	1.42	15,649	2 - 5 Miles	14,204
1019	35.928078	-79.154095	1.33	PM(TSP)	0.90	PM10	0.43			15,912	2 - 5 Miles	31,488
1020	34.993033	-78.265083	2.37	PM(TSP)	1.67	PM10	0.49	CO	0.10	16,034	2 - 5 Miles	18,488
1021	35.511830	-80.326740	6.57	NOx	1.42	PM10	1.29	PM2.5	1.29	16,072	2 - 5 Miles	66,611
1022	35.946667	-82.001111	4.45	NOx	2.36	PM(TSP)	0.85	CO	0.40	16,153	2 - 5 Miles	22,435
1023	35.812083	-79.556116	8.93	PM(TSP)	3.66	PM10	2.53	PM2.5	1.50	16,290	2 - 5 Miles	40,929
1024	36.287200	-80.066450	1.43	PM(TSP)	0.85	PM10	0.29	PM2.5	0.29	16,367	2 - 5 Miles	67,950
1025	34.714700	-77.208083	0.54	PM(TSP)	0.37	PM10	0.17			16,519	2 - 5 Miles	45,176

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
985	More than 5 Miles	37147009003020	63	56	3	3	0	1	88.89%	11.11%	1.856899977	33.92750168
986	More than 5 Miles	371830532071060	0	0	0	0	0	0	n/a	n/a	0.463340014	0
987	More than 5 Miles	371290115002028	0	0	0	0	0	0	n/a	n/a	1.354779959	0
988	More than 5 Miles	371039203001008	0	0	0	0	0	0	n/a	n/a	0.108006999	0
989	More than 5 Miles	371290116082001	0	0	0	0	0	0	n/a	n/a	2.961669922	0
990	More than 5 Miles	371830532071055	50	37	9	0	0	4	74.00%	26.00%	0.666390002	75.03109741
991	More than 5 Miles	370179506001004	58	16	39	3	0	0	27.59%	72.41%	2.185139894	26.54290009
992	2 - 5 Miles	370270313001015	98	91	0	0	6	0	92.86%	7.14%	0.630392015	155.4589996
993	More than 5 Miles	370879212001037	16	13	0	0	0	0	0.8125	0.1875	0.040762499	392.5180054
994	More than 5 Miles	370370206003035	21	21	0	0	0	0	100.00%	0.00%	0.824984014	25.45499992
995	2 - 5 Miles	371970505023003	197	179	1	0	1	15	90.86%	9.14%	1.722350001	114.3789978
996	More than 5 Miles	370230202014006	97	76	8	0	0	11	78.35%	21.65%	1.709900022	56.72850037
997	More than 5 Miles	370899307031015	0	0	0	0	0	0	n/a	n/a	0.00499458	0
998	More than 5 Miles	371290115002020	0	0	0	0	0	0	n/a	n/a	0.416658998	0
999	More than 5 Miles	370010212012012	5	2	3	0	0	0	0.400000006	0.600000024	0.407839	12.25969982
1000	2 - 5 Miles	371119707003030	67	59	3	0	0	11	88.06%	11.94%	0.0996719	672.2059937
1001	More than 5 Miles	371070111003002	0	0	0	0	0	0	n/a	n/a	0.279491991	0
1002	More than 5 Miles	371050307011047	4	4	0	0	0	0	100.00%	0.00%	0.197970003	20.20509911
1003	More than 5 Miles	370010212012012	5	2	3	0	0	0	40.00%	60.00%	0.407839	12.25969982
1004	2 - 5 Miles	371270115004006	36	34	0	0	0	6	0.944444001	0.055555601	0.149289995	241.1410065
1005	More than 5 Miles	371290116082001	0	0	0	0	0	0	n/a	n/a	2.961669922	0
1006	More than 5 Miles	371939608024057	59	59	0	0	0	0	1	0	0.967463017	60.98419952
1007	More than 5 Miles	371650106005047	0	0	0	0	0	0	n/a	n/a	0.770251989	0
1008	2 - 5 Miles	371639707005034	101	44	32	0	0	30	43.56%	56.44%	1.331009984	75.88220215
1009	2 - 5 Miles	370059503001158	112	93	1	0	0	24	83.04%	16.96%	2.589790106	43.24670029
1010	More than 5 Miles	371290116082001	0	0	0	0	0	0	n/a	n/a	2.961669922	0
1011	More than 5 Miles	370030406002034	11	11	0	0	0	0	100.00%	0.00%	0.050114501	219.496994
1012	More than 5 Miles	370531102002029	169	159	10	0	0	2	94.08%	5.92%	12.20670033	13.84490013
1013	More than 5 Miles	370030406001012	321	292	8	0	0	29	90.97%	9.03%	0.826503992	388.3829956
1014	More than 5 Miles	371910006021035	433	180	66	13	2	250	41.57%	58.43%	1.838909984	235.4660034
1015	More than 5 Miles	371050307011047	4	4	0	0	0	0	1	0	0.197970003	20.20509911
1016	More than 5 Miles	370010220023004	360	296	29	2	0	44	0.822221994	0.177778006	1.331009984	270.4710083
1017	More than 5 Miles	370250417022009	0	0	0	0	0	0	n/a	n/a	0.00163334	0
1018	2 - 5 Miles	371619605001032	0	0	0	0	0	0	n/a	n/a	0.074497901	0
1019	More than 5 Miles	371350112023018	709	507	93	4	8	103	71.51%	28.49%	4.519780159	156.8659973
1020	2 - 5 Miles	371639707005034	101	44	32	0	0	30	43.56%	56.44%	1.331009984	75.88220215
1021	More than 5 Miles	371590510014063	0	0	0	0	0	0	n/a	n/a	0.102670997	0
1022	2 - 5 Miles	370119304001060	7	7	0	0	0	0	1	0	0.425370991	16.45619965
1023	More than 5 Miles	371510310003009	0	0	0	0	0	0	n/a	n/a	0.040069699	0
1024	More than 5 Miles	371690707002054	103	42	52	2	0	3	0.407766998	0.592233002	2.359260082	43.65779877
1025	More than 5 Miles	371330001024009	73	67	1	0	0	0	91.78%	8.22%	0.576357007	126.6579971

	A	B	C	D	E	F	G	H
1026	297	G & G Refinishing, Inc.	2900259	WSRO	Davidson	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
1027	1049	Ready Mixed Concrete Company - Sims Plant 30	9800171	RRO	Wilson	32732	Ready-Mix Concrete Manufacturing	Small
1028	1032	Stone Supply, Inc.	0000071	ARO	Yancey	212321	Construction Sand and Gravel Mining	Small
1029	256	Braxton Sawmill, Inc.	0100283	WSRO	Alamance	321113	Sawmills	Small
1030	23	Southern Products & Silica Company	7700023	FRO	Richmond	212399	All Other Nonmetallic Mineral Mining	Small
1031	538	APAC-Atlantic, Inc. - Plant #15	4100009	WSRO	Guilford	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
1032	994	Concrete Supply Co., LLC - Stokesdale ** INACTIVE **	4101123	WSRO	Guilford	32732	Ready-Mix Concrete Manufacturing	Small
1033	621	S. T. Wooten Corporation/Apex Plant -Plant No. 18	1900099	RRO	Chatham	32732	Ready-Mix Concrete Manufacturing	Small
1034	378	Piedmont Natural Gas- Bladenboro Compressor S ** INACTIVE **	0900065	FRO	Bladen	22121	Natural Gas Distribution	Small
1035	771	S. T. Wooten Corporation	6500341	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
1036	267	Culp, Inc. - Ticking	4100013	WSRO	Guilford	313312	Textile and Fabric Finishing (except Broadwoven Fabric) Mills	Small
1037	373	Goldsboro Milling/Lenoir County Grain ** INACTIVE **	5400068	WARO	Lenoir	42451	Grain and Field Bean Merchant Wholesalers	Small
1038	429	Canal Chip LLC	9800169	RRO	Wilson	321999	All Other Miscellaneous Wood Product Manufacturing	Small
1039	817	Associated Rack Corporation, Southeastern Rack Company	8100179	ARO	Rutherford	332999	All Other Miscellaneous Fabricated Metal Product Manufacturing	Small
1040	433	Triumph Insulation Systems, LLC	0200088	MRO	Alexander	322225	Laminated Aluminum Foil Manufacturing for Flexible Packaging	Title V
1041	11	Luck Stone Corporation - Pittsboro Plant	1900106	RRO	Chatham	212312	Crushed and Broken Limestone Mining and Quarrying	Small
1042	985	Public Service Company of NC, Inc. - Mill Spring Compressor	7500097	ARO	Polk	22121	Natural Gas Distribution	Small
1043	485	Vulcan Construction Materials, LP - Stokesdale Quarry	4100435	WSRO	Guilford	212313	Crushed and Broken Granite Mining and Quarrying	Small
1044	505	Hefner Reels, LLC	0200079	MRO	Alexander	32192	Wood Container and Pallet Manufacturing	Small
1045	968	Roanoke Chowan Ready Mix	0800103	WARO	Bertie	32732	Ready-Mix Concrete Manufacturing	Small
1046	235	Carolina Perlite Company, Inc.	8000018	MRO	Rowan	327992	Ground or Treated Mineral and Earth Manufacturing	Small
1047	225	Shuford Yarns, LLC, Dudley Shoals Plant	1400075	ARO	Caldwell	313111	Yarn Spinning Mills	Small
1048	280	Athena Marble Inc.	8000126	MRO	Rowan	326191	Plastics Plumbing Fixture Manufacturing	Small
1049	881	Pugh Concrete Company	1900094	RRO	Chatham	32732	Ready-Mix Concrete Manufacturing	Small
1050	483	Mid-Coastal Development Corp. DBA Southern Aggregates	7600316	WSRO	Randolph	212312	Crushed and Broken Limestone Mining and Quarrying	Small
1051	931	Williamsburg Woodcraft	5100166	RRO	Johnston	321918	Other Millwork (including Flooring)	Small
1052	92	Southside Materials, LLC - Shelton Quarry	1700009	WSRO	Caswell	212313	Crushed and Broken Granite Mining and Quarrying	Small
1053	801	Brooks Boatworks Inc ** INACTIVE **	0700143	WARO	Beaufort	336612	Boat Building	Small
1054	262	Glover Milling Co Inc	6400064	RRO	Nash	311211	Flour Milling	Small
1055	818	B.V. Hedrick Gravel and Sand Company	0400047	FRO	Anson	212321	Construction Sand and Gravel Mining	Synthetic Minor
1056	622	S. T. Wooten Corporation - Hubert	6700141	WIRO	Onslow	32732	Ready-Mix Concrete Manufacturing	Small
1057	413	Harrison Construction Division of APAC-Atlantic Inc.	2200022	ARO	Clay	212313	Crushed and Broken Granite Mining and Quarrying	Small
1058	1071	Duke Energy Corporation W F Lark Maintenance Center	3600244	MRO	Gaston	81131	Commercial and Industrial Machinery and Equipment (except A	Small
1059	236	Martin Marietta Materials, Inc. - Onslow Quarry	6700139	WIRO	Onslow	212312	Crushed and Broken Limestone Mining and Quarrying	Small
1060	212	The Quikrete Companies - Peachland Plant	0400037	FRO	Anson	32739	Other Concrete Product Manufacturing	Synthetic Minor
1061	342	Ocean Isle Beach Ready Mix	1000114	WIRO	Brunswick	32732	Ready-Mix Concrete Manufacturing	Small
1062	748	Southern Equip Co., Inc. dba Ready Mixed Concrete Co. #25	6800063	RRO	Orange	32732	Ready-Mix Concrete Manufacturing	Small
1063	224	Wake Stone Corporation - Nash County Quarry	6400246	RRO	Nash	212321	Construction Sand and Gravel Mining	Small
1064	279	ExxonMobil Chemical Company	1000018	WIRO	Brunswick	49319	Other Warehousing and Storage	Synthetic Minor
1065	803	ABHW Concrete	0700144	WARO	Beaufort	32732	Ready-Mix Concrete Manufacturing	Small
1066	929	Ben Wright DBA Discount Frames ** INACTIVE **	7600251	WSRO	Randolph	337122	Nonupholstered Wood Household Furniture Manufacturing	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
1026	35.997050	-80.197375	3.83	VOC	2.46	Methanol (methyl a	0.59	Toluene	0.36	16,561	2 - 5 Miles	40,042
1027	35.770016	-78.060550	0.04	PM(TSP)	0.03	PM10	0.01	Chromium - All/To	0.00	16,605	2 - 5 Miles	39,316
1028	35.906883	-82.160116	0.08	PM(TSP)	0.06	PM10	0.02			16,641	2 - 5 Miles	28,828
1029	35.896050	-79.351733	4.28	PM(TSP)	1.54	PM10	0.95	VOC	0.92	16,781	2 - 5 Miles	73,001
1030	35.056944	-79.506933	8.82	PM(TSP)	2.66	SO2	2.45	PM10	2.16	16,893	2 - 5 Miles	48,248
1031	36.240200	-79.931800	1.75	CO	0.82	NOx	0.33	VOC	0.24	17,024	2 - 5 Miles	63,310
1032	36.238833	-79.934866	0.15	PM(TSP)	0.10	PM10	0.05	Manganese Unlist	0.00	17,067	2 - 5 Miles	63,378
1033	35.737980	-78.961538	1.21	PM(TSP)	0.83	PM10	0.38	Chromium - All/To	0.00	17,075	2 - 5 Miles	53,467
1034	34.610150	-78.807616	3.08	CO	1.90	NOx	1.13	VOC	0.02	17,247	2 - 5 Miles	60,173
1035	34.293916	-77.978516	0.65	PM(TSP)	0.37	PM10	0.28	Chromium Unlistec	0.00	17,304	2 - 5 Miles	36,582
1036	36.236216	-79.951266	4.17	NOx	1.69	CO	1.42	PM(TSP)	0.29	17,551	2 - 5 Miles	65,383
1037	35.350283	-77.580116	3.10	PM(TSP)	2.30	PM10	0.80			17,636	2 - 5 Miles	21,842
1038	35.757516	-78.036966	2.60	PM(TSP)	1.68	PM10	0.92			17,726	2 - 5 Miles	31,006
1039	35.423733	-82.077916	0.53	VOC	0.23	NOx	0.11	Toluene	0.10	17,726	2 - 5 Miles	40,224
1040	35.837950	-81.179470	2.58	VOC	1.17	MEK (methyl ethyl	0.63	NOx	0.52	17,776	2 - 5 Miles	52,133
1041	35.664550	-79.168083	9.22	PM(TSP)	4.70	PM10	2.30	NOx	1.55	17,872	2 - 5 Miles	71,441
1042	35.313916	-82.197883	0.17	NOx	0.12	CO	0.05	Formaldehyde	0.00	17,895	2 - 5 Miles	27,317
1043	36.241750	-79.935433	2.20	PM(TSP)	1.50	PM10	0.60	PM2.5	0.10	18,055	2 - 5 Miles	64,361
1044	35.839540	-81.178850	1.98	PM(TSP)	1.63	PM10	0.35			18,078	2 - 5 Miles	52,726
1045	36.228483	-76.970283	0.20	PM(TSP)	0.14	PM10	0.06	Manganese Unlist	0.00	18,337	2 - 5 Miles	22,002
1046	35.516800	-80.331890	4.53	NOx	1.27	CO	1.06	PM(TSP)	1.05	18,391	2 - 5 Miles	68,976
1047	35.864350	-81.374000	4.64	PM(TSP)	2.86	PM10	1.43	VOC	0.35	18,554	2 - 5 Miles	47,545
1048	35.631661	-80.338366	4.06	VOC	2.03	Styrene	2.03			18,575	2 - 5 Miles	43,444
1049	35.771163	-79.305546	0.38	PM(TSP)	0.26	PM10	0.12	Manganese & corr	0.00	18,590	2 - 5 Miles	53,043
1050	35.805583	-79.555783	2.20	PM(TSP)	1.05	PM10	0.74	NOx	0.21	18,609	2 - 5 Miles	38,995
1051	35.602033	-78.296766	0.28	PM(TSP)	0.18	PM10	0.06	PM2.5	0.04	18,658	2 - 5 Miles	33,969
1052	36.535800	-79.460000	6.70	PM(TSP)	4.20	PM10	1.80	PM2.5	0.70	18,691	2 - 5 Miles	83,409
1053	35.604366	-77.087550	0.56	VOC	0.30	Styrene	0.26			18,697	2 - 5 Miles	24,915
1054	35.810416	-78.048200	4.23	PM(TSP)	3.40	PM10	0.80	NOx	0.02	18,902	2 - 5 Miles	45,501
1055	34.945503	-79.931344	0.52	NOx	0.31	CO	0.07	PM(TSP)	0.04	18,968	2 - 5 Miles	43,698
1056	34.710033	-77.237250	1.21	PM(TSP)	0.83	PM10	0.38	Arsenic Unlisted C	0.00	19,094	2 - 5 Miles	36,618
1057	34.995271	-83.850596	2.76	PM(TSP)	1.65	PM10	0.58	PM2.5	0.53	19,458	2 - 5 Miles	44,745
1058	35.359190	-80.978250	0.02	PM10	0.01	PM(TSP)	0.01			19,744	2 - 5 Miles	37,598
1059	34.836800	-77.547683	4.50	PM(TSP)	3.05	PM10	1.45			19,793	2 - 5 Miles	55,837
1060	34.988516	-80.297983	4.74	PM(TSP)	1.87	CO	0.97	NOx	0.84	20,144	2 - 5 Miles	67,255
1061	33.902383	-78.460483	3.37	PM(TSP)	2.59	PM10	0.78	Arsenic & Compou	0.00	20,191	2 - 5 Miles	64,520
1062	36.231400	-78.955033	0.73	PM(TSP)	0.50	PM10	0.23	Manganese Unlist	0.00	20,384	2 - 5 Miles	62,402
1063	36.059116	-77.833283	4.65	PM(TSP)	3.31	PM10	1.19	PM2.5	0.15	20,959	2 - 5 Miles	30,720
1064	34.319167	-78.034444	4.06	Xylene, p-	2.02	VOC	2.02	NOx	0.02	21,088	2 - 5 Miles	53,732
1065	35.597164	-77.121666	0.56	PM(TSP)	0.38	PM10	0.18			21,394	2 - 5 Miles	30,434
1066	35.797766	-79.553000	0.28	PM(TSP)	0.19	PM10	0.09			21,568	2 - 5 Miles	36,275

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
1026	More than 5 Miles	370570602014000	178	178	0	0	0	5	100.00%	0.00%	0.355334997	500.9360046
1027	More than 5 Miles	371950015002035	38	36	2	0	0	4	94.74%	5.26%	0.403645992	94.14189911
1028	More than 5 Miles	371999601022012	271	266	4	0	0	2	98.15%	1.85%	1.644039989	164.8379974
1029	More than 5 Miles	370010219021012	532	350	108	4	2	85	65.79%	34.21%	2.640710115	201.4609985
1030	More than 5 Miles	371539701001044	0	0	0	0	0	n/a	n/a	0.980096996	0	
1031	More than 5 Miles	370810159011021	340	325	6	1	0	15	0.955882013	0.0441176	2.120120049	160.3679962
1032	More than 5 Miles	370810159011021	340	325	6	1	0	15	95.59%	4.41%	2.120120049	160.3679962
1033	More than 5 Miles	370370207021055	22	20	1	0	0	2	90.91%	9.09%	0.905996025	24.28269958
1034	More than 5 Miles	370179505001011	236	201	31	3	0	14	85.17%	14.83%	5.086130142	46.40069962
1035	More than 5 Miles	371290115002008	0	0	0	0	0	n/a	n/a	3.297120094	0	
1036	More than 5 Miles	370810159011023	71	67	2	0	0	0	94.37%	5.63%	0.313775003	226.2769928
1037	2 - 5 Miles	371070109003015	23	9	14	0	0	0	39.13%	60.87%	0.774782002	29.68580055
1038	More than 5 Miles	371950015002080	53	12	11	0	0	30	22.64%	77.36%	0.138837993	381.7399902
1039	More than 5 Miles	371619602004013	122	79	43	0	0	0	64.75%	35.25%	1.188830018	102.6220016
1040	More than 5 Miles	370030406001032	159	152	1	0	0	18	0.955974996	0.044025201	0.872435987	182.2480011
1041	More than 5 Miles	370370206002005	0	0	0	0	0	n/a	n/a	0.55992502	0	
1042	More than 5 Miles	371499202002029	41	41	0	0	0	0	100.00%	0.00%	0.776699007	52.78749847
1043	More than 5 Miles	370810159011018	128	120	6	2	0	1	93.75%	6.25%	0.634455025	201.7480011
1044	More than 5 Miles	370030406001032	159	152	1	0	0	18	95.60%	4.40%	0.872435987	182.2480011
1045	2 - 5 Miles	370159602002002	1	0	1	0	0	0	0.00%	100.00%	0.27146101	3.683769941
1046	More than 5 Miles	371590510014063	0	0	0	0	0	n/a	n/a	0.102670997	0	
1047	More than 5 Miles	370270312014049	0	0	0	0	0	n/a	n/a	0.0228693	0	
1048	More than 5 Miles	371590509012025	162	155	6	0	1	1	95.68%	4.32%	2.9214499	55.45190048
1049	More than 5 Miles	370370202004010	28	11	14	0	0	2	39.29%	60.71%	0.525291026	53.30379868
1050	More than 5 Miles	371510310003028	8	0	8	0	0	1	0.00%	100.00%	0.1752	45.66210175
1051	More than 5 Miles	371010403022016	35	17	7	0	0	9	48.57%	51.43%	0.241073996	145.1840057
1052	More than 5 Miles	370339303001012	9	5	1	0	0	0	55.56%	44.44%	0.535305977	16.81279945
1053	2 - 5 Miles	370139302002055	0	0	0	0	0	n/a	n/a	0.144115999	0	
1054	More than 5 Miles	371270113002032	2	2	0	0	0	0	100.00%	0.00%	0.188924998	10.58619976
1055	More than 5 Miles	370079201002030	0	0	0	0	0	n/a	n/a	0.051561501	0	
1056	More than 5 Miles	371330025002028	24	23	0	1	0	5	95.83%	4.17%	0.0289954	827.71698
1057	More than 5 Miles	370439502002064	243	237	0	2	0	2	97.53%	2.47%	2.551840067	95.22540283
1058	More than 5 Miles	370710301013029	0	0	0	0	0	n/a	n/a	0.313998014	0	
1059	More than 5 Miles	371330002024013	493	408	49	1	9	36	82.76%	17.24%	1.542440057	319.6229858
1060	More than 5 Miles	370079203003140	8	7	0	0	0	0	0.875	0.125	0.205735996	38.88479996
1061	More than 5 Miles	370190205096017	227	192	9	0	4	36	84.58%	15.42%	1.90357995	119.2490005
1062	More than 5 Miles	371350108021004	0	0	0	0	0	n/a	n/a	0.035345599	0	
1063	More than 5 Miles	371270108002000	13	11	1	0	0	1	84.62%	15.38%	1.248800039	10.40999985
1064	More than 5 Miles	370190201011048	0	0	0	0	0	n/a	n/a	0.100115001	0	
1065	More than 5 Miles	370139302003014	233	216	1	0	0	18	92.70%	7.30%	0.699123979	333.2739868
1066	More than 5 Miles	371510310003030	104	69	3	0	0	17	66.35%	33.65%	0.139050007	747.9320068

	A	B	C	D	E	F	G	H
1067	194	Alleghany Stone, LLC	0300033	WSRO	Alleghany	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
1068	314	Hanson Aggregates - Elliott Plant	4300035	FRO	Harnett	212321	Construction Sand and Gravel Mining	Small
1069	140	Urethane Innovators Inc	2500162	WARO	Craven	315999	Other Apparel Accessories and Other Apparel Manufacturing	Small
1070	549	International Broadcasting Bureau - Transmitter Site B	7400283	WARO	Pitt	221112	Fossil Fuel Electric Power Generation	Small
1071	679	Blackwelder Tank Service	6300091	FRO	Moore	32732	Ready-Mix Concrete Manufacturing	Small
1072	118	McNeill's Frame Shop	6200056	FRO	Montgomery	337122	Nonupholstered Wood Household Furniture Manufacturing	Small
1073	204	Ready Mixed Concrete Company - Scotts Hill	7100068	WIRO	Pender	32732	Ready-Mix Concrete Manufacturing	Small
1074	461	Piedmont Natural Gas - Wadesboro Compressor Station	0400056	FRO	Anson	48621	Pipeline Transportation of Natural Gas	Title V
1075	964	Mathis Quarries, Inc.	9700169	WSRO	Wilkes	212313	Crushed and Broken Granite Mining and Quarrying	Small
1076	1088	C & C Coating	3600296	MRO	Gaston	332813	Electroplating, Plating, Polishing, Anodizing, and Coloring	Small
1077	363	Kansas City Sausage Co, LLC dba Coastal Protein	8200115	FRO	Sampson	311613	Rendering and Meat Byproduct Processing	Synthetic Minor
1078	480	Radcliffe Marine Sales & Service	0700125	WARO	Beaufort	336612	Boat Building	Small
1079	220	Albemarle Sportfishing Boats	2100080	WARO	Chowan	336612	Boat Building	Title V
1080	907	Ready Mixed Concrete Company - Wilmington	6500293	WIRO	New Hanover	32732	Ready-Mix Concrete Manufacturing	Small
1081	1017	Ready Mixed Concrete - Clinton Plant 120	8200138	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
1082	897	S&W Ready Mix Concrete Co., Inc. - Newton Grove Plant	8200094	FRO	Sampson	32732	Ready-Mix Concrete Manufacturing	Small
1083	470	Global Forest Products, LLC	7800224	FRO	Robeson	321918	Other Millwork (including Flooring)	Small
1084	496	NC Department of Transportation - Creswell2	9400054	WARO	Washington	324121	Asphalt Paving Mixture and Block Manufacturing	Small
1085	537	Bingham Facility ** INACTIVE **	6800049	RRO	Orange	61131	Colleges, Universities, and Professional Schools	Small
1086	1014	Heartwood Moulding and Flooring, Inc.	5600193	ARO	McDowell	321999	All Other Miscellaneous Wood Product Manufacturing	Small
1087	271	L. B. M. Industries, Inc.	8800100	ARO	Transylvania	212313	Crushed and Broken Granite Mining and Quarrying	Small
1088	512	Toxaway Concrete, Inc. - LBM Quarry	8800103	ARO	Transylvania	32732	Ready-Mix Concrete Manufacturing	Small
1089	110	Belvidere Farmers Exchange, Inc.	7200029	WARO	Perquimans	42451	Grain and Field Bean Merchant Wholesalers	Small
1090	39	APAC-Atlantic, Harrison, Rhodes Brothers Plant - Sapphire	8800106	ARO	Transylvania	324121	Asphalt Paving Mixture and Block Manufacturing	Synthetic Minor
1091	914	J.C. Howard Farms - Jones County Grain Division	5200025	WARO	Jones	311119	Other Animal Food Manufacturing	Small
1092	643	City of Sanford Water Treatment Plant	5300124	RRO	Lee	22132	Sewage Treatment Facilities	Small
1093	432	Butterball, LLC. - Feed Manufacturing Plant	8200141	FRO	Sampson	311119	Other Animal Food Manufacturing	Synthetic Minor
1094	283	Martin Marietta Materials, Inc.- Fountain Quarry	7400149	WARO	Pitt	212313	Crushed and Broken Granite Mining and Quarrying	Small
1095	75	Milliken & Company - Golden Valley Plant	8100184	ARO	Rutherford	313111	Yarn Spinning Mills	Small
1096	1048	Sterling Sand - Aberdeen Plant	4700035	FRO	Hoke	213115	Support Activities for Nonmetallic Minerals (except Fuels)	Synthetic Minor
1097	700	Glendon Pyrophyllite, Inc. - Mine Site	6300081	FRO	Moore	212399	All Other Nonmetallic Mineral Mining	Small
1098	184	Public Service Company of NC, Inc. (PSNC)	7900170	WSRO	Rockingham	48621	Pipeline Transportation of Natural Gas	Small
1099	408	NC DOC - McCain Hospital ** INACTIVE **	4700006	FRO	Hoke	62211	General Medical and Surgical Hospitals	Small
1100	695	Radford Quarries, Inc. - Glendale Springs Quarry	0500061	WSRO	Ashe	212319	Other Crushed and Broken Stone Mining and Quarrying	Small
1101	569	Kroy Building Products, Inc.	2400152	WIRO	Columbus	326199	All Other Plastics Product Manufacturing	Small
1102	680	Brackett Brothers Corp	1200119	ARO	Burke	321912	Cut Stock, Resawing Lumber, and Planing	Small
1103	736	S & W Ready Mix Concrete Co - Holly Ridge	6700108	WIRO	Onslow	32732	Ready-Mix Concrete Manufacturing	Small
1104	641	Frank Horne Construction, Inc.	2400153	WIRO	Columbus	92411	Administration of Air and Water Resource and Solid Waste Ma	Small
1105	1106	Toxaway Concrete Inc. - Bear Lake Plant	5000129	ARO	Jackson	32732	Ready-Mix Concrete Manufacturing	Small
1106	969	DPD Team Concrete-Belhaven	0700138	WARO	Beaufort	327331	Concrete Block and Brick Manufacturing	Small
1107	154	Benjamin Cartwright Simmons III	4800020	WARO	Hyde	42451	Grain and Field Bean Merchant Wholesalers	Small

	I	J	K	L	M	N	O	P	Q	R	S	T
1067	36.456600	-81.030400	4.98	NOx	3.39	CO	0.78	PM(TSP)	0.20	21,849	2 - 5 Miles	31,395
1068	35.284028	-78.724366	3.64	PM(TSP)	2.67	PM10	0.90	PM2.5	0.07	21,994	2 - 5 Miles	28,006
1069	35.146916	-77.158950	5.82	VOC	2.00	Polycyclic Organic	1.30	Methylene bis(2-cl	1.18	22,012	2 - 5 Miles	30,213
1070	35.468066	-77.199166	1.61	NOx	1.32	CO	0.20	VOC	0.03	22,128	2 - 5 Miles	56,424
1071	35.397700	-79.289283	0.97	PM(TSP)	0.61	PM2.5	0.18	PM10	0.18	22,195	2 - 5 Miles	39,910
1072	35.483750	-79.778116	6.20	PM(TSP)	4.65	CO	0.54	NOx	0.44	22,221	2 - 5 Miles	54,723
1073	34.335500	-77.784916	4.84	PM(TSP)	3.01	PM10	0.93	PM2.5	0.90	22,329	2 - 5 Miles	50,651
1074	35.024723	-80.028050	2.37	NOx	1.00	Formaldehyde	0.49	VOC	0.39	22,459	2 - 5 Miles	27,106
1075	36.148376	-81.029771	0.21	PM(TSP)	0.14	PM10	0.06	PM2.5	0.01	22,620	2 - 5 Miles	38,004
1076	35.175440	-81.325950	0.00	Chromium (VI) No	0.00	Chromium - All/To	0.00	Chromium (VI) No	0.00	22,661	2 - 5 Miles	25,774
1077	35.157266	-78.629790	3.23	VOC	2.07	NOx	0.59	CO	0.46	22,686	2 - 5 Miles	54,620
1078	35.560116	-76.560500	2.22	VOC	1.11	Styrene	1.00	MEK (methyl ethyl	0.11	22,740	2 - 5 Miles	20,349
1079	36.011366	-76.566183	4.69	VOC	1.82	Styrene	1.31	PM(TSP)	0.42	23,075	2 - 5 Miles	25,198
1080	34.319950	-77.992800	0.32	PM(TSP)	0.22	PM10	0.10	Manganese Unlist	0.00	24,003	2 - 5 Miles	46,973
1081	34.988183	-78.237900	0.10	PM(TSP)	0.07	PM10	0.03	Manganese Unlist	0.00	24,114	2 - 5 Miles	26,804
1082	35.242750	-78.359666	0.35	PM(TSP)	0.27	PM10	0.08	Arsenic Unlisted C	0.00	24,535	2 - 5 Miles	85,437
1083	34.459066	-79.253750	2.30	PM(TSP)	1.63	CO	0.25	NOx	0.21	26,628	More than 5 Miles	97,619
1084	35.915500	-76.471370	2.07	CO	0.90	NOx	0.45	PM(TSP)	0.26	27,475	More than 5 Miles	69,861
1085	35.902963	-79.239236	1.75	NOx	1.25	CO	0.24	PM(TSP)	0.06	27,572	More than 5 Miles	55,447
1086	35.582490	-81.981180	0.11	PM(TSP)	0.08	PM10	0.02	PM2.5	0.01	27,631	More than 5 Miles	32,661
1087	35.094444	-82.971389	4.11	PM(TSP)	2.78	PM10	1.33			28,029	More than 5 Miles	64,242
1088	35.093611	-82.971389	1.90	PM(TSP)	1.46	PM10	0.44	Arsenic & Compou	0.00	28,166	More than 5 Miles	64,230
1089	36.267666	-76.550533	6.37	PM(TSP)	4.96	PM10	1.41			28,560	More than 5 Miles	74,139
1090	35.094203	-82.974588	8.20	SO2	3.39	CO	2.35	NOx	1.40	28,926	More than 5 Miles	63,282
1091	35.085166	-77.444833	0.31	PM10	0.13	PM(TSP)	0.13	CO	0.03	29,666	More than 5 Miles	85,324
1092	35.535733	-79.047083	1.12	NOx	0.70	CO	0.17	VOC	0.09	29,694	More than 5 Miles	48,326
1093	34.984583	-78.218833	2.58	NOx	0.79	PM(TSP)	0.74	CO	0.54	29,868	More than 5 Miles	32,660
1094	35.670116	-77.625483	4.02	PM(TSP)	2.72	PM10	1.30			29,894	More than 5 Miles	66,614
1095	35.514722	-81.742222	6.99	PM(TSP)	4.89	PM10	2.10			30,307	More than 5 Miles	81,130
1096	35.039524	-79.433800	0.05	NOx	0.02	PM10	0.01	PM(TSP)	0.01	32,102	More than 5 Miles	27,333
1097	35.506183	-79.417966	0.90	PM(TSP)	0.53	PM10	0.20	PM2.5	0.17	32,359	More than 5 Miles	69,966
1098	36.465883	-79.525033	5.11	NOx	3.81	CO	0.91	Methane (CH4)	0.14	32,515	More than 5 Miles	58,599
1099	35.060950	-79.345466	2.80	NOx	1.33	CO	1.13	PM(TSP)	0.10	33,085	More than 5 Miles	566
1100	36.348233	-81.397163	0.92	NOx	0.54	PM(TSP)	0.14	CO	0.12	33,977	More than 5 Miles	32,636
1101	34.299150	-79.040700	1.49	VOC	0.46	PM(TSP)	0.34	PM2.5	0.26	34,872	More than 5 Miles	105,475
1102	35.605278	-81.822500	0.97	PM(TSP)	0.78	PM10	0.12	PM2.5	0.07	37,200	More than 5 Miles	63,386
1103	34.496966	-77.556733	0.76	PM(TSP)	0.52	PM10	0.24			38,085	More than 5 Miles	101,705
1104	34.299600	-79.052050	1.13	PM(TSP)	0.24	PM2.5	0.24	PM10	0.24	38,096	More than 5 Miles	108,852
1105	35.222700	-83.047200	0.00	Arsenic Unlisted C	0.00	Arsenic & Compou	0.00			40,904	More than 5 Miles	64,619
1106	35.332222	-76.639722	0.20	PM(TSP)	0.14	PM10	0.06	Manganese & corr	0.00	48,368	More than 5 Miles	75,020
1107	35.611666	-76.033166	5.62	PM(TSP)	2.88	PM10	2.11	NOx	0.29	82,994	More than 5 Miles	171,642

	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF
1067	More than 5 Miles	370059501003056	59	57	0	0	0	0	96.61%	3.39%	1.570709944	37.56259918
1068	More than 5 Miles	370850706002019	87	48	28	4	0	0	55.17%	44.83%	1.23348999	70.53160095
1069	More than 5 Miles	370499605003018	8	8	0	0	0	0	100.00%	0.00%	0.017568599	455.3580017
1070	More than 5 Miles	371470011003015	0	0	0	0	0	0	n/a	n/a	1.481359959	0
1071	More than 5 Miles	371259504021027	47	44	3	0	0	0	93.62%	6.38%	0.287604004	163.4190063
1072	More than 5 Miles	371239601001011	3	3	0	0	0	0	100.00%	0.00%	0.032795001	91.47740173
1073	More than 5 Miles	371419202031114	3	3	0	0	0	0	100.00%	0.00%	2.706880093	1.108289957
1074	More than 5 Miles	370079204001044	5	5	0	0	0	0	1	0	0.073359899	68.15709686
1075	More than 5 Miles	371939612004000	25	24	0	0	0	0	96.00%	4.00%	0.979580998	25.52109909
1076	2 - 5 Miles	370710317011055	149	148	0	1	0	0	99.33%	0.67%	1.931380033	77.14689636
1077	More than 5 Miles	371639703013038	62	42	15	1	0	10	0.677419007	0.322580993	1.183290005	52.39630127
1078	2 - 5 Miles	370139301003016	44	35	0	0	0	14	79.55%	20.45%	1.689669967	26.04059982
1079	2 - 5 Miles	370419301021022	75	69	0	0	1	8	0.920000017	0.079999998	0.153906003	487.3099976
1080	More than 5 Miles	371290115002008	0	0	0	0	0	0	n/a	n/a	3.297120094	0
1081	More than 5 Miles	371639707005009	64	60	1	0	0	3	93.75%	6.25%	1.415779948	45.20479965
1082	More than 5 Miles	371639702002018	24	23	0	0	0	0	95.83%	4.17%	0.0289761	828.2689819
1083	More than 5 Miles	371559619002035	17	12	4	0	0	2	70.59%	29.41%	0.257858008	65.92780304
1084	More than 5 Miles	371879501003012	0	0	0	0	0	0	n/a	n/a	0.0267075	0
1085	More than 5 Miles	371350112032029	89	81	3	3	0	6	91.01%	8.99%	2.304419994	38.62139893
1086	More than 5 Miles	371119709022006	137	134	0	0	2	0	97.81%	2.19%	0.460693002	297.3779907
1087	More than 5 Miles	371759606003052	108	104	2	0	0	16	96.30%	3.70%	0.751170993	143.776001
1088	More than 5 Miles	371759606003052	108	104	2	0	0	16	96.30%	3.70%	0.751170993	143.776001
1089	More than 5 Miles	371439201001060	111	109	1	0	0	1	98.20%	1.80%	2.077709913	53.42419815
1090	More than 5 Miles	371759606003052	108	104	2	0	0	16	0.962962985	0.037037	0.751170993	143.776001
1091	More than 5 Miles	371039203002037	14	10	2	0	0	1	71.43%	28.57%	1.31851995	10.61800003
1092	More than 5 Miles	371050307021009	0	0	0	0	0	0	n/a	n/a	0.258807987	0
1093	More than 5 Miles	371639701001008	11	10	0	0	1	0	0.909090996	0.090909101	0.289822012	37.95429993
1094	More than 5 Miles	371470019002012	21	21	0	0	0	0	100.00%	0.00%	0.502131999	41.82170105
1095	More than 5 Miles	371619601002058	58	56	1	0	1	0	96.55%	3.45%	1.198070049	48.41120148
1096	More than 5 Miles	370939702011019	65	38	5	21	0	5	0.584614992	0.415385008	1.028210044	63.21670151
1097	More than 5 Miles	371259501001004	22	7	15	0	0	0	31.82%	68.18%	3.065579891	7.176459789
1098	More than 5 Miles	371570401022007	9	5	4	0	0	0	55.56%	44.44%	0.291034013	30.92420006
1099	Less than 1/4 Mile	370939702012078	0	0	0	0	0	0	n/a	n/a	0.00788145	0
1100	More than 5 Miles	370099708003135	59	59	0	0	0	1	100.00%	0.00%	0.769747972	76.64849854
1101	More than 5 Miles	370479306001033	110	12	93	0	0	4	10.91%	89.09%	0.213602006	514.9760132
1102	More than 5 Miles	370230203024036	39	32	5	0	2	0	82.05%	17.95%	1.226750016	31.79129982
1103	More than 5 Miles	371330004011131	9	9	0	0	0	0	100.00%	0.00%	0.380782992	23.63549995
1104	More than 5 Miles	370479306001058	3	0	3	0	0	0	0.00%	100.00%	0.123815	24.22970009
1105	More than 5 Miles	370999508001067	0	0	0	0	0	0	n/a	n/a	0.749936998	0
1106	More than 5 Miles	370139308001211	0	0	0	0	0	0	n/a	n/a	0.735804021	0
1107	More than 5 Miles	370959201003005	1	1	0	0	0	0	100.00%	0.00%	18.20910072	0.0549176

Blue Ridge Environmental Defense League

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November 30, 2015

Sheila Holman, Director
Division of Air Quality
1641 Mail Service Center
Raleigh, NC 27699-1641
daq.publiccomments@ncdenr.gov

RE: Permit Exemption Rules: 15A NCAC 02Q .0102, .0302, .0318, and .0903

Dear Ms. Holman:

On behalf of the Blue Ridge Environmental Defense League and its chapters and members in North Carolina, I write to provide comments on the proposed changes to the NCAC 2Q rules posted by the Division of Air Quality on 9/24/15. In brief, we oppose the exemption from permitting of two-thirds of the air pollution sources in North Carolina. Approval would have a negative effect on public health. The draft rules are a misguided attempt at deregulation, and are contrary to state and federal law.

Background

If adopted, the effect of the draft rule would be that: 1) Facilities with actual emissions less than five tons per year of regulated pollutants and total aggregate actual emissions of 10 tons per year would be exempt from permitting; and 2) Facilities that are not exempt from permitting under the new proposed exemption levels and have aggregate actual emissions less than 25 tons per year would be eligible for registration instead of permitting.

Presently, North Carolina Division of Air Quality has 2,559 permitted facilities. The DAQ summary of the rule changes states that the intended result is to exempt from air pollution permitting 63% of facilities which are now required to have permits; i.e., facilities with actual emissions below 10 tons per year in total and 5 tons per year of a single pollutant. The DAQ summary cites a total of 1,200 "small facilities" for exemption from permitting which emit a total of 0.6% of the statewide total of *criteria* pollutants. The six criteria air contaminants are ozone, particulate matter, lead, carbon monoxide, sulfur oxides and nitrogen oxides. The emissions of these six criteria pollutants are governed by Sections 108 and 109 of the federal Clean Air Act, under which the United States Environmental Protection Agency sets National Ambient Air Quality Standards, or NAAQS. North Carolina, as an agreement state, must enforce National Ambient Air Quality Standards.

Along with the proposed rules language, posted to the state's website is a DAQ summary, "Cutting through red tape," and a report by the Environmental Management Commission "Fiscal Note for Proposed Amendments to Permitting Rules."

General Comments

If the attempt to exempt so-called small polluting facilities were to result in a net reduction in permitting costs posited by the DAQ's fiscal note, the average amount per facility would be just \$533.49 ($\$768,225 \div 1440$). For comparison, heavy-duty truck tires average about \$330 per tire.¹

According to the most recent Medical Expenditure Panel Survey by the U.S. Department of Health and Human Services, the average cost of an emergency room visit in the southeastern US is \$1,366. Half of these emergency room visits cost over \$740 (the median).²

The impact of the proposed rule change would be that those suffering ill health effects of air pollution from out-of-compliance, deregulated small sources would be forced to bear the expense of emergency room visits, each costing more than double the one-year savings to so-called small industrial facilities; i.e., the cost of two truck tires. Does the EMC's fiscal note justify this? No, it assumes no pollution control changes and does not even pose the question of public health impacts and medical costs. This should and must be considered before acting on this draft rule.

For example, the draft rule reinterprets the nature of major and minor sources. According to the draft rule:

The current rule has a facility-wide permit exemption of actual emissions **before control** less than five tons per year of each regulated pollutant. The proposed rule increases the number of affected facilities that may be exempt from permitting by setting the level of emissions to actual emissions **after control** and setting a new exemption for aggregate total emissions of 10 tons per year.³

Emphasis in the original. The method outlined above is contrary to the Clean Air Act provisions for determining a facility's potential to emit, or PTE. Control measures can qualify as limitations that reduce the maximum PTE only if they are operated and maintained continuously for reasons other than air quality protection.

The euphemisms employed by the state's reports prepared for this rulemaking, "Streamlining of Permit Exemption Rules" and "Cutting of Red Tape," are misnomers. Their only apparent purpose is to mislead the public as to the negative cost-benefit impacts of deregulation on the residents of North Carolina. The state reports omit the true cost of air pollution in rural areas without land use protections and urban communities with dense development. Therefore, the state has no sound basis for adopting these rules.

¹ CommercialTireCompany.com surveyed 27 November 2015, range \$294-\$369/tire 11R24.5

² Agency for Healthcare Research and Quality. Emergency Room Services-Mean and Median Expenses per Person With Expense and Distribution of Expenses by Source of Payment: United States, 2012. Medical Expenditure Panel Survey Household Component Data. Generated interactively. (November 28, 2015)

³ EMC fiscal note at 6

Specific Comments

Draft Rule 15A NCAC 02Q .0102

Rule 15A NCAC 02Q .0102 will be amended to add to new exemptions to permitting. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.⁴

The EMC's fiscal note states that "Small facilities are still required to comply with all state and federal requirements." However, how will the DAQ or anyone else know how and when requirements are met? The regular process of issuing and renewing of permits is the only routine available to the state for ensuring standards are met.

NCGS § 143-215.107 (b). states:

[T]he Commission shall consider varying local conditions and requirements and may prescribe uniform standards and plans throughout the State or different standards and plans for different counties or areas as may be necessary and appropriate to improve ambient air quality in the State or within a particular county or area, achieve attainment or preclude violations of state or national ambient air quality standards, meet other federal requirements, or achieve the purposes of this Article and Article 21.

North Carolina law orders the EMC (the Commission) to improve air quality, not reduce air quality. Further, the statute directs the Commission's resources to county-level and local area conditions "as may be necessary" to meet federal and state air quality standards.

Moreover, NCGS § 143-215.108, "Control of sources of air pollution; permits required" states:

(a) Except as provided in subsections (a1) and (a2) of this section, no person shall do any of the following things or carry out any of the following activities that contravene or will be likely to contravene standards established pursuant to G.S. 143-215.107 or set out in G.S. 143-215.107D unless that person has obtained a permit for the activity from the Commission and has complied with any conditions of the permit.

Emphasis added. Subsections a1 and a2 govern clearing, grading and construction of roads and parking lots. All other activities which establish, build or operate any air pollution source, or which alter the construction or operation of an existing source are prohibited unless and until the DAQ issues a permit. The construction of the statute is in the singular; i.e., "no person," indicating it applies to individuals who must obtain a

⁴ NC Environmental Management Commission Fiscal Note, Section I

permit for the activity and comply with its conditions.

However, proposed subsection (d) of an eviscerated 02Q .0102 draft rule states:

Any facility whose actual emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon monoxide, hazardous air pollutants, and toxic air pollutants are each less than five tons per year and whose actual total aggregate emissions are less than 10 tons per year shall not require a permit under 15A NCAC 02Q .0300.

The draft rule is an unconstitutional abrogation of responsibility to permit sources of air pollution.

At the state level, North Carolina's Toxic Air Pollutant program rule 15A NCAC 02Q .0711, Emission Rates Requiring a Permit, determines whether facilities are required to obtain permits, and sets the benchmark for Toxic Air Pollutant Permitting Emission Rate, or TPER, for many compounds harmful to human health. The draft rule's paragraph (b)(2) states:

This rule does not apply to...a source emitting a pollutant that is part of the facility's 15A NCAC 02D .1100 (Control of Toxic Air Pollutants) modeling demonstration if that source is not exempted under 15A NCAC 02Q .0702.

However, the TAP program rule § 02D .1100 sets acceptable ambient level, or AAL, for each toxic compound. Modeling demonstrations are not done and § 02D .1100 does not apply unless a facility exceeds the TPER. The draft rule would cut large hole in the Toxic Air Pollutant program. Two examples are provided below.

Examples of Small Sources Exempted Under the New Rule

Toxaway Concrete, Jackson County⁵

This currently permitted 125 cubic yard per hour concrete manufacturing plant operations include a cement silo, slag and flyash silo and hopper, and a load out area. There are specific limits on fine particulates, fugitive dust and a 20% opacity limit for visible emissions in the existing permit which would be removed by the draft rule's permitting exemption for small sources. The recently renewed permit was issued for an eight year period, not needing renewal until 2023, and does not require the company to submit a pollution emission inventory until 2021. The existing permitting regimen now requires little from this operator. We can see no undue regulatory burden here on the state or the company which would necessitate any exemption provided by the draft rule.

⁵ NC DAQ Permit No. 05775R09, issued March 22, 2015

Chandler Concrete Company, Alamance County⁶

This cement plant's permit now restricts toxic pollutants to the Toxic Air Pollutant Permitting Emission Rates (TPER) levels listed in the table presented below.

Chandler Concrete—Small Source

Pollutant	Emission Limit	Health Impact
Arsenic	0.053 lb/year	Carcinogen
Beryllium	0.28 lb/year	Carcinogen
Cadmium	0.37 lb/year	Carcinogen
Chromium VI	0.013 lb/day	Toxicant
Manganese	0.63 lb/day	Toxicant
Nickel	0.13 lb/day	Toxicant

As stated above, an exemption from permitting by this plant would remove the trigger for the Toxic Air Pollutant program, including modeling.

Honeywell International, Nash County⁷

The DAQ permit issued in September revised the facility's former status as a synthetic minor to a small source. A synthetic minor is a source with the potential to emit pollutants above major source thresholds but classified as a minor source based on a stipulation in the permit which limits annual operating hours or throughput (not a pollution control device), thereby reducing the PTE. The current permit limits these toxic air pollutants and ten others:

Honeywell International—Small Source

Pollutant	Emission limit	Health impact
Benzene	8.1 lb/year	Carcinogen
Chromium VI	0.013 lb/day	Toxicant
Formaldehyde	0.04 lb/hour	Irritant
Hydrochloric acid	0.18 lb/hour	Irritant
Methyl ethyl ketone	78 lb/day	Toxicant
Methylene chloride	1,600 lb/year	Carcinogen
Perchloroethylene	13,000 lb/year	Carcinogen

So this facility is an example of a potentially major source which could now become entirely exempt from permitting as a small source under the draft rule.

Draft Rule 15A NCAC 02Q .0302

Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, is proposed for repeal since the rule is duplicative of the requirements contained in the

⁶ NC DAQ Permit No. 10469R00, Issued October 9, 2015

⁷ NC DAQ Permit No. 05054R14, issued September 2, 2015

*revised Rule 15A NCAC 02Q .0102.*⁸

If the draft rule is not adopted, this rule must remain on the books.

Draft Rule 15A NCAC 02Q .0318

*15A NCAC 02Q .0318 is a new rule to allow facilities to make minor changes without first modifying their permit.*⁹

This rule change opens the door to a Gordian Knot of unpermitted changes in air pollution sources done without meaningful review by the Division of Air Quality. The new rule states in relevant part:

An owner or operator of a facility may make changes without first modifying their air permit if (1) the change does not violate any existing requirements or new applicable requirements...(6) the owner or operator shall notify the Director with written notification seven calendar days before the change is made. Within seven calendar days of receipt of the notice, the Division of Air Quality shall notify the owner or operator of its determination that the change meets the requirements of Subparagraphs (b)(1) through (b)(5).

The notification by the permittee is all the state would have to render a decision within a short seven-day period, regardless of weekends and holidays. Moreover, the wording of the draft rule orders the DAQ to approve the changes: "the Division of Air Quality shall notify the owner or operator of its determination *that the change meets the requirements.*" Based on the draft rule, the DAQ has no decision-making power. How different is this from: "Unless further information is requested, within *seven working days* the DAQ shall notify the owner-operator *if the change* meets the requirements."

Draft Rule 15A NCAC 02Q .0903

*Rule 15A NCAC 02Q .0903 will be amended to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.*¹⁰

Summarily exempting internal combustion engines from having to obtain permits would allow large facilities emitting huge amounts of pollution, criteria and hazardous, to operate without sufficient oversight. A major source of air pollution from natural gas pipelines is compressor stations. Spaced about 50 to 100 miles apart, they keep the gas moving along the pipeline from production site to end use. Natural gas is received via upstream pipeline, is compressed, and then pumped into the outlet pipeline for transmission downstream. Power for many of these compressors is provided by internal combustion engines which use natural gas fuel. These engines release huge amounts of

⁸ NC Environmental Management Commission Fiscal Note, Section I

⁹ NC Environmental Management Commission Fiscal Note, Section I

¹⁰ NC Environmental Management Commission Fiscal Note, Section I

air pollution including sulfur dioxide (SO₂), nitrogen oxides (NO_x), volatile organic compounds (VOC), carbon monoxide (CO), particulate matter (PM₁₀), and hazardous air pollutants such as benzene and formaldehyde. The negative health effects of airborne formaldehyde occur at very low levels. Exposure to as little as 0.1 to 2 parts per million causes irritation of the eyes, nose and throat. At 5 to 10 ppm, people experience cough, tightness of the chest and eye damage. At 20 ppm breathing becomes difficult.

There are natural gas compressor stations utilizing reciprocating internal combustion engines in North Carolina. And the proposed Atlantic Coast Pipeline brings proposals for new compression stations with internal combustion the only source of emissions. We oppose the draft rule which would exempt from the requirements of permitting large natural gas compressor stations.

Conclusion

The label, "small source of air pollution, does not justify wholesale deregulation, which is what the draft rule, if approved, would do. The state has failed to determine the true cost of air pollution to the people of North Carolina. Moreover, the disproportionate impacts are entirely omitted from the fiscal note which is the sole supporting document for the draft rule's exemptions.

Respectfully,

A handwritten signature in black ink that reads "Louis A. Zeller". The signature is written in a cursive style and is followed by a horizontal line.

Louis A. Zeller

CC: Joelle Burleson



Statement to the North Carolina Environmental Management Commission Air Quality Committee regarding **Proposed amendments to air quality rules, 15A NCAC 02Q.0102 and 15A NCAC 02Q .0318**

My name is Laura Wenzel. I am manager of Medical Advocates for Healthy Air, a statewide network of approximately 500 medical and health professionals concerned about the impacts of air pollution on public health.

We are troubled by the potential for adverse health effects that may occur as a result of removing the air permit requirement for small facilities. Many toxic air pollutants are dangerous at relatively small total quantities or concentrations, so a 5 ton threshold for those pollutants is not inherently protective of public health.

Long-term exposure to air toxics can have a cumulative effect, and even low levels can threaten the health of vulnerable people. Vulnerable people include young children, pregnant women, the elderly, people with respiratory diseases or other chronic illnesses, such as compromised immune systems, people whose work exposes them to certain chemicals on a regular basis, and people living in poverty.

Should this rule be approved, we urge that it would require all permit waiver reviews to include a close look at the communities in which these facilities are located. This includes considering the demographic and economic composition of nearby neighborhoods and the facilities' proximity to schools, parks, daycare facilities, and long-term care facilities, as well as their proximity to other sources of pollutants, such as heavily trafficked roads, warehouse facilities, landfills, and permitted facilities. We also urge that health departments in the counties where permits may be waived remain apprised about non-permitted facilities so that they can monitor changes in the health of residents in surrounding neighborhoods and inform the public about potential health threats.

If the final rule indeed retains the complex monitoring system necessary to protect public health, we question whether removing the permit requirement will achieve the financial savings that the Department is projecting. Improved cost savings are more likely to be achieved through the prevention of threats to public health by maintaining the current permitting standards.

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641

Re: Proposed amendments to air permit exemption rules, 15A NCAC 02Q.0102

Dear Ms. Burleson,

Thank you for the opportunity to comment on the Division of Air Quality's (DAQ) proposed amendment to air quality rules. This letter will focus specifically on amendments to 15A NCAC 02Q.0102.

I am the director of the Sports Medicine Fellowship at Cone Health and a Professor of Family Medicine for the University of North Carolina. I see numerous athletes with asthma and other respiratory conditions.

The proposal to exempt small facilities from air permit requirements concerns me because of the particularly high number of such facilities in Guilford County, and the proximity of many of them to schools, hospitals and residential areas.

Research on young athletes indicate that in some high air pollution areas, exercising outdoors may actually worsen lung function in this group compared to more sedentary children who do not exercise outdoors. I conducted testing of track athletes at their high school tracks in the Greensboro area and on high pollution days I found a surprisingly high rate of asthmatic responses to pulmonary testing

According to the DAQ's emissions report, permitted small facilities in Guilford emit more than 12 tons of NO_x, 37 tons of volatile organic compounds (VOCs), 11 tons of Hazardous or Toxic Air Pollutants. Exposure to these emissions can cause serious, lasting and fatal health consequences.

Nitrogen oxides can cause adverse respiratory effects, especially in vulnerable people such as children or people with asthma, and increase visits to emergency departments and hospital admissions for respiratory issues. Furthermore, NO_x can react with ammonia, moisture and other compounds to form small particles that penetrate deeply in the lungs and can cause or worsen respiratory issues, and aggravate existing heart disease, leading to increased hospitalizations and potential for premature death.

VOCs can cause headache, nausea, eye and respiratory tract irritation, and memory impairment. Furthermore, VOCs and NO_x react with sunlight to create ozone. Exposure to moderate levels of ozone exacerbates asthma, which is epidemic in North Carolina.

The DAQ report also finds that these facilities in Guilford emit more than 11 tons of Hazardous or Toxic Air Pollutants. Depending on the pollutant, these can cause cancer, skin problems and neurological disorders.

The seriousness of the health consequences due to these emissions present a strong argument for maintaining a robust database of the current and future emissions from these facilities, especially those in close proximity to vulnerable populations, including children, the elderly, those with chronic illnesses, and people living in poverty. The permits are a public health necessity, and I urge you to retain them

Sincerely,

Karl B. Fields, MD
Director of Sports Medicine Fellowship
Cone Health System

From: [Deborah Fields](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Fwd: proposed amendments do air permit exemption rules, 15A NCAC 02Q.0102
Date: Monday, November 30, 2015 5:02:38 PM

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641

**Re: Proposed amendments to air permit exemption rules, 15A NCAC
02Q.0102**

Dear Ms. Burleson,

Thank you for the opportunity to comment on the Division of Air Quality's (DAQ) proposed amendment to air quality rules. This letter will focus specifically on amendments to 15A NCAC 02Q.0102.

My name is Deborah Leiner, MD. I provide primary care to children in my work as a pediatrician with Cone Health Medical Group. I am also a mother, grandmother, and a patient with chronic lung disease.

I have several concerns about the proposed changes to air quality rules that would exempt certain small facilities from the permitting process.

Guilford County houses a particularly large number of these facilities and many are in close proximity to schools, hospitals and residential areas. The large number of facilities in the 27406 zip code is especially concerning given the large number of children living in poverty in this zip code and the large number of subdivisions representing every income level.

According to the DAQ's emissions report, permitted small facilities in Guilford emit more than 12 tons of NO_x, 37 tons of volatile organic compounds (VOCs), 11 tons of Hazardous or Toxic Air Pollutants. Acute exposure to these emissions can cause serious and even fatal health consequences.

Nitrogen oxides can exacerbate respiratory problems especially in vulnerable populations such as infants and children, the elderly, or people like myself with either asthma or chronic pulmonary disease. Often, increased visits to emergency departments and hospital admissions result. Furthermore, NO_x can react with ammonia, moisture and other compounds to form fine particles that penetrate deeply in the lungs are absorbed into the circulation and can cause or worsen respiratory issues, and aggravate existing heart disease, leading to increased hospitalizations and potential for premature death.

VOCs can cause headache, nausea, eye and respiratory tract irritation, and memory impairment. Furthermore, VOCs and NO_x react with sunlight to create ozone. Exposure to moderate levels of ozone exacerbates asthma, which is epidemic in North Carolina and increasing every year. Treating children with asthma exacerbations is a huge drain on the health care system as these patients make of a large majority of pediatric hospital admissions

and ER visits.

The DAQ report also finds that these facilities in Guilford emit more than 11 tons of Hazardous or Toxic Air Pollutants. Depending on the pollutant, these have been linked to cancer, skin problems, endocrine and neurodevelopmental disorders. When inhaled by pregnant women, many of these toxics and VOCs cross the placenta and expose the fetus during critical windows of organ development. There is mounting evidence implicating early life exposure to toxics to a myriad of chronic diseases later in life.

The seriousness of the health consequences due to these emissions present a strong argument for maintaining a robust database of the current and future emissions from these facilities, especially those in close proximity to vulnerable populations, including children, the elderly, those with chronic illnesses, and people living in poverty. The permits are a public health necessity, and I urge you to retain them.

Sincerely,

Deborah Leiner, MD
Pediatrician
Greensboro, North Carolina 27401

----- Forwarded message -----

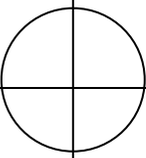
From: **Deborah Fields** <dlf0706@gmail.com>

Date: Mon, Nov 30, 2015 at 4:57 PM

Subject: Re: proposed amendments do air permit exemption rules, 15A NCAC 02Q.0102

To: daq.publiccomments@ncdenr.gov

Comments on rule attached



Graphic Arts Coalition

Representing the Graphic Communications Industries

November 30, 2015

Ms. Joelle Burleson
Division of Air Quality
1641 Mail Service Center
Raleigh, North Carolina 27699-1641

Dear Ms. Burleson,

The Graphic Arts Coalition, composed of the Specialty Graphic Imaging Association (SGIA), The Printing Industry of the Carolinas (PICA), and the Flexographic Technical Association (FTA), submit the following comments on proposed changes to 15A NCAC02Q.0102, Activities Exempted from Permit Requirements.

The GAC represents one of the largest and most viable manufacturing industries in the United States. Printing ranks number one in terms of establishments and number four for employment. The graphic communications industry is a prime example of small business involved in manufacturing. Approximately 90% of the industry employs fewer than 100 employees. The value of goods shipped is over \$170 billion.

Firms represented by SGIA include those establishments that employ screen and/or digital printing technologies to produce their final product. Products include all types of decorated apparel, signs and displays, vehicle wraps, as well as the associated supplier base. There are approximately 800 screen and/or digital facilities operating in the state with an average employment size of 15.

In an earlier comment letter submitted to the Department (February 1, 2013, copy attached), SGIA indicated overall support for the changes as outlined by the Department to Rule 15A NCAC02Q.0102, Activities Exempted from Permit Requirements; however, we requested that the Department clarify that the permit exemptions will also apply to those facilities using screen and/or digital imaging technologies as their chosen print processes. The current definition for graphic arts, as contained in 15A NCAC 02Q.0803 does not reference either of these technologies.

SGIA continues to support the Department's move to simplify the state air permitting system for these small and very small facilities; however, we need to ensure that the requirements will apply to both screen and digital facilities.

Firms represented by PICA are primarily engaged in the commercial printing segment. The products produced include reports, advertising materials, books, magazines, and other commercially printed products. There are approximately 650 commercial printing facilities operating in the state with an average employment size of 15.

FTA represents flexographic facilities that print on a variety of substrates, but almost 90 percent print on either flexible packaging or tag/labels. Other products include folding cartons, paper towels, corrugated boxes, bags/sacks, envelopes, newspapers and more. The average number of employees at a flexographic facility is approximately 150. North Carolina has historically been home to many flexographic printers.

The Graphic Arts Coalition strongly supports the proposed amendments as these amendments align North Carolina with the permit streamlining actions taken by other states. This move will significantly reduce the regulatory burden of small facilities while retaining environmental protection. We look forward to working with the State to educate the printing industry as to their continuing responsibilities.

Please do not hesitate to contact any one of the representatives listed below.

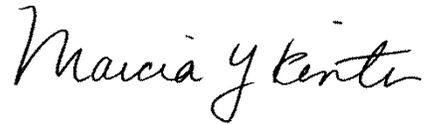
Sincerely,



Jeff Stoudt
President
The Printing Industry of the Carolinas
PO Box 19488
Charlotte, NC 28219
704-357-1150
jistoudt@picanet.org



Doreen Monteleone
Principle, D2 Advisory Group
Flexographic Technical Association
3920 Veterans Memorial Hwy Ste 9
Bohemia, NY 11716-1074
631-319-0319
dmonteleone@flexography.org

A handwritten signature in black ink that reads "Marcia Y. Kinter". The signature is written in a cursive, flowing style.

Marcia Y. Kinter
Vice President – Government & Business Information
Specialty Graphic Imaging Association
10015 Main Street
Fairfax, VA 22031
703-359-1313
marcik@sgia.org

From: [Pryor Gibson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Cc: [Chris Brown](#)
Subject: NC DENR DAQ Rule Comments
Date: Tuesday, November 17, 2015 1:13:50 PM
Attachments: [image002.png](#)
[image003.png](#)

TO: NC DENR DAQ, attention Joelle Burleson

FROM: Pryor Gibson, NCFA

SUBJECT: public comments on proposed rule changes to:
15A NCAC 02Q .0102, .0903, & .0318
DATE: 11.17.15

The NC Forestry Association is NC's oldest conservation organization and has committed to protecting and improving our natural resources for over 100 years. On behalf of our 4,000 members and many partners, we support the proposed rule changes exempting minor emitting permittees.

The rule improvement will allow resources to be allocated where they can be most beneficial while not damaging our air quality.

We applaud the professionals at NC DENR DAQ for their thoughtful and constructive review of this issue.

Please contact us for additional information or support.

Pryor Gibson
Executive Vice President
North Carolina Forestry Association
Office: 919-834-3943, Ext. 5
Cell: 919-632-1700
pgibson@ncforestry.org
1600 Glenwood Ave.
Raleigh, NC 27608



NC Env. Mgt Commission

11/4/2015

We are writing to support the
elimination of regulations
regarding low-level air
pollution.

Any de regulation or lessening
of regulation by government
is a change in the
right direction!

Stephanie + John + Matthew Falls
5014 Lewis Rd
Gastonia NC 28052

Table V.2 List of Commenters Submitting Emailed Comment

<u>NAME</u>	<u>PAGE</u>
Diane Clark	V-152
Don And Roberta Timmerman	V-153
Peg Vick	V-154
Anita Talbott	V-155
Robert Hartwig	V-156
Ruth Miller	V-157
Peter Crean	V-158
Sonya Smith	V-159
David Biesack	V-160
Betsy W Moser	V-161
Ryan Draper	V-162
Paul Williams	V-163
William Blaine	V-164
Todd O'buckley	V-165
Timothy Burgin	V-166
Martha Grissom	V-167
Larissa Bowman	V-168
Allison Hassell	V-169
Joane Barber	V-170
Lawrence Turk, Rn	V-171
John Koneski	V-172
Jenifer Haggard	V-173
Jennifer Griffith	V-174
Braden Craig	V-175
Margaret Mckinney	V-176
Gus Preschle	V-177
Beth Stanberry	V-178
Paul Wright	V-179
Mark Moulin	V-180
Joseph Harrington	V-181
Christy Thompson	V-182
Linda Vickery	V-183
Jim Wulff	V-184
Mingming Gu	V-185
Glynn Lookabill	V-186
Marian Plaut	V-187
Ann Heller	V-188
Carolyn Turner	V-189
Lanelle Davis	V-190

<u>NAME</u>	<u>PAGE</u>
Deborah Long	V-191
Mary Votta	V-192
Donald Silvers	V-193
Darrell Garner	V-194
Michelle Hott	V-195
Wynne Queen	V-196
Howard Bowers	V-197
Ronnie Johnson	V-198
Clayton Denman	V-199
Jennifer Burnham	V-200
Anthony Pierce	V-201
Pamela Christian	V-202
Jin Adams Parker	V-203
Keith Grosnik	V-204
Olga Pader	V-205
Alicia Kaplan	V-206
Beverly Mcillwain	V-207
Barb Purdie	V-208
Earlene Gentry	V-209
Ron And Nancy Bryant	V-210
Ted Frazer	V-211
Tim Shaner	V-212
Catherine Cheek	V-213
Riley Maness	V-214
Steve Kemble	V-215
Deja Lizer	V-216
Anne Garvey	V-217
Michael Savino	V-218
Sherry Buck	V-219
Ann Whitley	V-220
Jennifer Schultz	V-221
Eunice Rowe	V-222
June Gregor	V-223
David Fregeau	V-224
C. W. Wells	V-225
Lysle Meyer	V-226
Peggy Ray	V-227
Lawrence Littlehale	V-228
Norma Elrod	V-229
Darryl Sawyer	V-230

<u>NAME</u>	<u>PAGE</u>
Donna Lovick	V-231
Cynthia Gallion	V-232
Teresa Sprinkle	V-233
Barbara Coulson	V-234
Stacy Whitenight	V-235
Eli Celli	V-236
Liesl Lane	V-237
Lief Fitzpatrick	V-238
Russell Fowler	V-239
Linda Maynard	V-240
Cyrus Goudarzi	V-241
Katie Baird	V-242
Lucy Tyndall	V-243
Sally Moseley	V-244
Kathy Nance	V-245
David Nash	V-246
Sara Chenlo	V-247
Sherry Washam	V-248
Annette Racer	V-249
Marijo Schaffer	V-250
Meredith Loughlin	V-251
Cindra Broenner	V-252
David Nikkel	V-253
Robyn Barnes	V-254
Tammy Barr	V-255
Larry Sparks	V-256
C. Warren Pope	V-257
Zaeem Chaudhry	V-258
JUDITH Martinez	V-259
Terri Rosenberg	V-260
Christi Dillon	V-261
Kimberlin Hogan	V-262
Lucretia Richards	V-263
Judith Brockelman	V-264
Catherine Krug	V-265
Erica Kitchen	V-266
Zach Whitson	V-267
T M	V-268
Donald Gash	V-269
Noelyne Langston	V-270

<u>NAME</u>	<u>PAGE</u>
Mk Austin, Pa, Mph	V-271
Jay Peck	V-272
Marie-Claire Lander	V-273
Leslie Martino	V-274
Bernice Mcpherson	V-275
Elizabeth Gordon	V-276
Timothy Mesler	V-277
Maria Smith	V-278
Karen Patterson	V-279
Ann Eastabrooks	V-280
Judith Baker	V-281
Samuel Brewer	V-282
Betsey Granda	V-283
Donna Greenwood	V-284
Melanie Kaufman	V-285
Cathy Kerr	V-286
Sue Pattersons	V-287
Nick Morgan	V-288
Diane Dodge	V-289
David Henderson	V-290
Rachel Campbell	V-291
Francine Toor	V-292
Sharon Stroh-Cock	V-293
Patrick Jean	V-294
Jim Myers	V-295
Derek Worley	V-296
Frank Stroupe	V-297
Constance Green-Hosten	V-298
Amanda Walker	V-299
Lewis Busch	V-300
Sara Vicente	V-301
Wes Dain	V-302
Rosario Gravino	V-303
Ray Brandolin	V-304
Robert Weber	V-305
Rachel Newcomb	V-306
Ellyn Kirschner	V-307
Donna Ohmstead	V-308
Beth Whithaus	V-309
Jorie Preston	V-310

<u>NAME</u>	<u>PAGE</u>
Daniel Moore	V-311
Peter Cullen	V-312
Helen Fowler	V-313
David Fouche	V-314
Julianne Day-Evers	V-315
Pamela Culp	V-316
Donna Ehresmann	V-317
Joe Phillips	V-318
Janice Phillips	V-319
Mike Hamer	V-320
Joseph Phillips	V-321
Neysa Raiti	V-322
Stephanie Freund	V-323
Emma Bogdan	V-324
Mary Goodkind	V-325
Doug Wingeier	V-326
Cpo Willis Greene Usn Retired	V-327
Sharon Nasholds	V-328
Logan Paul	V-329
Stephanie Benson	V-330
Shaun Murphy	V-331
Juli Hennessee	V-332
Lawrence Fetter	V-333
Mathew Wahrman	V-334
Wendie Schneider	V-335
Marian Bray	V-336
Velvet Key	V-337
John Osinski	V-338
Andrea Crook	V-339
Jeff Kulp	V-340
Alan Hedrick	V-341
Elen Andershock	V-342
Jerry Kelly	V-343
Paul Barna	V-344
Cathy Trick	V-345
Karen Burton	V-346
James Schall	V-347
Kayte Doggett	V-348
Gesa Adriance	V-349
Enrique Rodriguez-Pastor	V-350

<u>NAME</u>	<u>PAGE</u>
Ed Morse	V-351
Elizabeth Conroy	V-352
Diane Goodwin	V-353
Ruth Heath	V-354
Michael Bishop	V-355
Catherine Edwards	V-356
Rachel Leslie	V-357
Brittney Callender	V-358
Kim Hombs	V-359
Lisa Hoffman	V-360
Rachel Wendel	V-361
Paul Mazzola	V-362
Diana Garcia	V-363
J.A. Perry	V-364
Laura Porter	V-365
Karen Nehlsen	V-366
Susan Workman	V-367
Margaret Bollini	V-368
K Dzimitrowicz	V-369
Susan White	V-370
Chris Mitchell	V-371
Linda Tyndall	V-372
Bonnie Clark	V-373
Tamara Anderson	V-374
Marolyn Mcdiarmid	V-375
Naomi Avissar	V-376
Virginia Griffin	V-377
Lenore Arnow	V-378
Daphne Gruener	V-379
Susan Reynolds	V-380
James Chambo	V-381
Carol Swing	V-382
Manasvi Khullar	V-383
Sarah Weil	V-384
Jean White	V-385
Mark Bolduc	V-386
Billy Taylor	V-387
Ryan Miller	V-388
Lynn Walker	V-389
Sheila Beaudry	V-390

<u>NAME</u>	<u>PAGE</u>
Nancy Sharp	V-391
Laura Boggess	V-392
Robert Kramer	V-393
Linda STENDER	V-394
Richard Kark	V-395
Morgan Brooks	V-396
John Mccann	V-397
Judith Lievense	V-398
Laurie Zimmerman	V-399
Dana Vaughn	V-400
Jeff Hindson	V-401
John Watts	V-402
Emily Zucchini	V-403
Richard Vaughn	V-404
Susan Carpenter	V-405
Patty Lewis	V-406
Maria Boblitz	V-407
Stacy Watson	V-408
Cindy Davenport	V-409
Sarah Bartel	V-410
Rebecca Hutchinson	V-411
Cheryl Shepley	V-412
A Berger	V-413
Sarah Charles	V-414
Debra Lewis	V-415
Janet Shew	V-416
Tia Douglass	V-417
Betty Lawrence	V-418
Dr. Dan Graham	V-419
Jerod Kratzer	V-420
Barbara Bonin	V-421
Henson Frost	V-422
Joseph J Pepe	V-423
Dorothy Reist	V-424
Gwynne Jazwinski	V-425
Cheryl Hustvedt	V-426
Sharon Mora	V-427
Elizabeth Bambara	V-428
Catherine Chickos	V-429
Kj Carder	V-430

<u>NAME</u>	<u>PAGE</u>
Jeff Bohan	V-431
Walter Kross	V-432
Kerry Eckhardt	V-433
Aurelia Clayton	V-434
Terry Dittrich	V-435
Joe Loflin	V-436
Patricia Brickner	V-437
Matt Collogan	V-438
Bel Purcell	V-439
Katherine Gonzalez	V-440
Laura Tweed	V-441
Tt Stevens	V-442
Kathryn Martin	V-443
David Sachter	V-444
Mary Todd	V-445
Elizabeth Hay	V-446
Francis Pflug	V-447
Kevin O'donnell	V-448
Kathleen Gale	V-449
Henry More	V-450
Amanda Grim	V-451
Angela Horan	V-452
Keith Davis	V-453
Tish Wilson	V-454
Stephen Sample	V-455
Martha Spencer	V-456
Alicia Clark	V-457
Ronald Clayton	V-458
Trish Szypulski	V-459
Tracy Feldman	V-460
Elizabeth Snyder~Baldonado	V-461
David Cook	V-462
Nancy Brown	V-463
Constance Mitchell	V-464
Margaret Mitchell	V-465
Thad Cox	V-466
Joe Wells	V-467
Kay Doost	V-468
Janae Thomas	V-469
Susan Brown	V-470

<u>NAME</u>	<u>PAGE</u>
Fiddle Witch	V-471
Kay Porter	V-472
Adria Vazquetelles	V-473
Glen Cotten	V-474
Sharon Beauchemin	V-475
Sandra Avery	V-476
Alan Spencer	V-477
Linda Voelker	V-478
Judy Jacobs	V-479
Cindy Thackerigh	V-480
Tyson Walkup	V-481
Leona Whichard	V-482
N S Greenwood	V-483
Erik Schreiner	V-484
Bill Sisson	V-485
Frank Moore	V-486
Mark Weisser	V-487
Michelle Lee	V-488
Daniel Mulligan	V-489
Renee Hayes	V-490
Miles Varner	V-491
Sue Sager	V-492
Tim Steedman	V-493
Shaun Jones	V-494
Linda Pannullo	V-495
Dan Faris	V-496
Kimberly Weglar	V-497
Clary Stimson	V-498
Thomas Lehman	V-499
Chris Knigge	V-500
Kayla Benton	V-501
Ginter Vurlicer	V-502
Karen Sanders	V-503
Robert Swett	V-504
Carol Tutton	V-505
Marlene Jaar	V-506
Donna Roper	V-507
Frank Lorch	V-508
Virginia Clute	V-509
Vince Mendieta	V-510

<u>NAME</u>	<u>PAGE</u>
John Sauls	V-511
Wendy Stevens	V-512
Chris Ekstedt	V-513
Blair Pollock	V-514
Jd Doliner	V-515
Tracey Rabjohns	V-516
Christine Conley	V-517
Ellen Osborne	V-518
Helen Lindberg	V-519
Kathryn Pritchett	V-520
Linda Gaddy	V-521
Russell Hindle	V-522
Richard Peterson	V-523
Robert Luckett	V-524
Sandra Bates	V-525
Gregory Austin	V-526
Nuriya Bulatova	V-527
Ruth Noble	V-528
Chris Micolucci	V-529
Leigh Hart	V-530
Ana Cano	V-531
Gloria Shen	V-532
Janna Davis	V-533
Todd Lee	V-534
William Phillips	V-535
Daniel Tiiago	V-536
Maurice Wells	V-537
Elaine Herring	V-538
Nancy Pocklington	V-539
Cama Merritt	V-540
John Jordan	V-541
George Burazer	V-542
Lynne C.	V-543
Meg Morgan	V-544
Sherman Hoover	V-545
Gina Golden	V-546
Gina Roberts	V-547
Roxy Darling	V-548
Miriam Youngquist-Thurow	V-549
Sarah Morse	V-550

<u>NAME</u>	<u>PAGE</u>
Donna Shawver	V-551
Linda Kehew	V-552
Eric Kehew	V-553
Linda Leber	V-554
Dee Reed	V-555
Cathy McLaughlin	V-556
D Brown	V-557
Brian Cain	V-558
Wanda Boyd	V-559
Suzanne Thompson	V-560
Marcia Bailey	V-561
Susan Casar	V-562
Patricia Rister	V-563
Denise Hyman	V-564
Gary Schmoock	V-565
Michael Dunn	V-566
Lydia Garvey	V-567
Paige Pinder	V-568
Kim FANELLY	V-569
Ragubathee Pather	V-570
Lorri Drozdyk	V-571
Keith Byrd	V-572
Traci Hamilton	V-573
Susan Yarnell	V-574
Jonathan Doyle	V-575
Patricia Murningham	V-576
Jackie Durham	V-577
Michael Busko	V-578
Lila Saunders Rankin	V-579
Maureen O'neal	V-580
Michael Sharinus	V-581
Kenneth Jobe	V-582
Brian Gleason	V-583
Raymond Occhipinti	V-584
Maria Tompkins	V-585
Mary Nolan	V-586
Judy Williams	V-587
Paul Elmore	V-588
Mary Bowman	V-589
Laura Barr	V-590

<u>NAME</u>	<u>PAGE</u>
Evelyn Coltman	V-591
Adam Versenyi	V-592
Michelle Mitchell	V-593
Jill Harris	V-594
Phyllis Woods	V-595
Sonya Perry	V-596
Chris Troxtell	V-597
Theresa Ssvery	V-598
Tim Nelson	V-599
William Larson	V-600
Janet Black	V-601
Johnette Fields	V-602
Mary Owen	V-603
Janice Alexander	V-604
Jennifer Baker	V-605
Kicab Castaneda-Mendez	V-606
Jeff Schweickert	V-607
Sharen Oxman	V-608
David GREEN	V-609
Mark Ackerman	V-610
Joyce Atkinson	V-611
Amber Parlier	V-612
Amber Parlier	V-613
Betsy Beach	V-614
Debra Davis	V-615
James Pierce	V-616
Matt Loadman	V-617
Mae Basye	V-618
Nancy Johnston	V-619
Susan Borys	V-620
Kathryn Casey	V-621
Peggy Davis	V-622
Joyce Dye	V-623
Kelly Laforte	V-624
Kimberly Hurtt	V-625
Patricia Smith	V-626
Jessica Bundy	V-627
Kenneth Crews	V-628
Jude Maglione	V-629
Pamela Hartigan	V-630

<u>NAME</u>	<u>PAGE</u>
J Hilton	V-631
Warner Heston	V-632
Larry McMullen	V-633
Nanette Prosser	V-634
Sarah Hebert	V-635
John Tetel	V-636
Laura Mackie	V-637
Ronald Mimnaugh	V-638
Michael Eisenberg	V-639
Janet Smith	V-640
Pat Weddington	V-641
Deborah Compton	V-642
Diane Dewitt	V-643
Bryan Hubbard	V-644
Ruby Todd	V-645
Frances Huffman	V-646
Wendy Hicks	V-647
Janine Tokarczyk	V-648
Emily Ohare	V-649
Jeffrey Snow	V-650
Melanie Walker	V-651
Natalie Van Leekwijck	V-652
Ileana Clavijo	V-653
Marie Lieberman	V-654
Nate Lotze	V-655
Andrew Angyal	V-656
Faith Mcnamara	V-657
Kathy Zeller	V-658
Jan Ross	V-659
Cynthia Carey	V-660
Santiago Navia	V-661
Mark Hurmence	V-662
Corinne Benbow	V-663
Martha Parry	V-664
Michelle Wright	V-665
David Fass	V-666
Edward Stavish	V-667
John Pearce	V-668
Martha Brimm	V-669
Jill Slee	V-670

<u>NAME</u>	<u>PAGE</u>
Robert Love	V-671
Fred Stanback	V-672
John Wiles	V-673
Sandra Phillips Yaggy	V-674
Anthony Snider	V-675
Susan Hochstetler	V-676
Eileen Spanier	V-677
Linda Bach	V-678
Hallie Barnes	V-679
Hallie Barnes	V-680
Elizabeth Kenyon	V-681
Elizabeth Kenyon	V-682
Debra Nipper	V-683
Debra Nipper	V-684
Timothy Stevenson	V-685
Timothy Stevenson	V-686
Pam Dix	V-687
Pam Dix	V-688
Renee Reese	V-689
Renee Reese	V-690
Cliff Norris	V-691
Sue-Anne Solem	V-692
Neil Chartier	V-693
Jeaneane Williams	V-694
Nicole Sheronas	V-695
James & Leslea Kunz	V-696
George Miller	V-697
Kathy Wright	V-698
Donnamarie Woodson	V-699
Judy Scurry	V-700
Julie Moore	V-701
Jami Haigler	V-702
Michael Schachter	V-703
Scott Wheeler	V-704
Jayne Worth	V-705
Kathi Giese	V-706
Shantaal Leal	V-707
Shannon Harper	V-708
Susan Kelemen	V-709
Ronald Klein	V-710

<u>NAME</u>	<u>PAGE</u>
Robert Scott	V-711
Wrenn Conrad	V-712
Beth Livingston	V-713
Susan Rogalski	V-714
Morris Hickson	V-715
Mary Lucas	V-716
Anthony Dente	V-717
Daniel Sanderson	V-718
Lorelei Nemcik	V-719
Susan Edelstein	V-720
Joyce B RN	V-721
Peggy Fergus	V-722
Victoria O'connor	V-723
Jerry Evans	V-724
Chris Mcgratty	V-725
Kendrick Brown	V-726
Ashlyn Barlow	V-727
Cathy Brunick	V-728
Bethanie Ellis	V-729
Raymond Langan	V-730
Carole Schreiber	V-731
Andy Ralston-Asumendi	V-732
Sharon Crawford	V-733
Dr. Fredrick Milano	V-734
Michael Evon	V-735
Clay Denman	V-736
Dale Hocker	V-737
Joel Skodnick	V-738
Elsa Desrochers	V-739
Bernard Duncan	V-740
Srishti Bhagat	V-741
Pat Robinson	V-742
Sandra Dishman	V-743
Jules Fraytet	V-744
Tracy O'Brien	V-745
Susan Thompson	V-746
Janeann Hughes	V-747
Camryn Pate	V-748
Beverly Deruby	V-749
John Jameson	V-750

<u>NAME</u>	<u>PAGE</u>
Donna Bekiarian	V-751
Carolyn Solan	V-752
Mary E. Sayler	V-753
John Fiedler	V-754
Jennifer Symonds	V-755
Katrina Wesson	V-756
Gary Andrew	V-757
Donald Brisson	V-758
B. William Irlbeck	V-759
Joyce Dalton	V-760
Pattie M Baskette	V-761
Abbygale Huffman	V-762
Alvin Harris	V-763
Doris Hinson	V-764
Margaret Clemen	V-765
Robert Sauer	V-766
Jock Simmons	V-767
Carolyn Pilgrim	V-768
Maureen Albano	V-769
John Powell	V-770
Jonathan Burton	V-771
Paula Keenum	V-772
Kim Stoehr	V-773
David & Carol Shelton	V-774
Jim Degrave	V-775
Peter Grosch	V-776
David Savige	V-777
Philip Lesser	V-778
Simmons (Bill) Isler	V-779
Glenda Steel	V-780
Arthur Firth	V-781
Voncile Ferguson	V-782
James Grady	V-783
Jeffrey Nicolaisen	V-784
Thomas Oriel	V-785
Mike Delima	V-786
James Ehmann	V-787
Mark And Susan Glasser	V-788
Benjamin Conley	V-789
Bonnie Bowman	V-790

<u>NAME</u>	<u>PAGE</u>
Audrey Basson	V-791
John Baker	V-792
Ann Callahan	V-793
Bradley Parker	V-794
Sandra Wheeler	V-795
Judith Gooch	V-796
Grace Egly	V-797
Carol Pelosi	V-798
William James	V-799
Ronnie Johnson	V-800
Jeff Jenkins	V-801
Kicab Castaneda-Mendez	V-802
Kay Burgwyn	V-803
Lawrence East	V-804
Brenda Tenerelli	V-805
Denise Plymale	V-806
Armstrong Pillow	V-807
Victoria Hallock	V-808
Paul Moloney	V-809
William Estes	V-810
Patsy Hart	V-811
Tilda Prosser	V-812
Terry Vaccaro	V-813
Kermit R. Davis	V-814
Glenn Ahrendt	V-815
Linda S Davis	V-816
Cindy Levey	V-817
Sharon Nicodemus	V-818
Gwen Glover	V-819
Julius Peacock	V-820
Sarbagha Falk	V-821
Debra Owl	V-822
George Anderson	V-823
Genevieve Patterson	V-824
Jane White	V-825
Susan Zimmer	V-826
Deborah Mcguinn	V-827
Matthew Neiburger	V-828
Keith Bullins	V-829
Lisa Neste	V-830

<u>NAME</u>	<u>PAGE</u>
Marie Garlock	V-831
Carol Ann Minor	V-832
Phyllis Frisbey	V-833
Carolyn Garland	V-834
Heidi Carton	V-835
Jeff Switzer	V-836
Donald Rumph	V-837
Robert Stratton	V-838
Raleigh Stout	V-839
Amanda Robertson	V-840
Nancy Acopine	V-841
Jeff Chandler	V-842
Sara Paoluzzi	V-843
Terry Kokenes	V-844
Cris Shewchuk	V-845
Pat Connell	V-846
Melissa Bigg	V-847
Alexander Templeton	V-848
Lou Giglio	V-849
Rosanne Martino	V-850
Chris Berg	V-851
Cailey Sweatt	V-852
Rafa Cena	V-853
Terri Lefler	V-854
Bob Coleman	V-855
Furaha Youngblood	V-856
Barbara Hardie	V-857
Darlene Savage	V-858
Thomas Weissenberger	V-859
Jo Northup	V-860
Leslie Johnson	V-861
Jeff Hibbard	V-862
Art Smoker	V-863
Thomas Carson	V-864
Heide Catherina Coppotelli	V-865
Betsy Bickel	V-866
Jake Anderson	V-867
Linda King	V-868
Daria Drake	V-869
Diana Light	V-870

<u>NAME</u>	<u>PAGE</u>
Robert Bennett	V-871
Greg Lemons	V-872
Ray Derrickson	V-873
David Sheronas	V-874
Nancy Brown	V-875
Michael Rogers	V-876
Becky Suzik	V-877
L Simon	V-878
Twyla Kirby	V-879
Edward Kenestrick	V-880
Marissa Roman	V-881
Elizabeth Bonzo-Savage	V-882
Deborah Broome	V-883
Elisha Schwabauer	V-884
Carol Wilson	V-885
Marjorie Carson	V-886
Christine Mccready	V-887
Domonick Jackson	V-888
John Coyle	V-889
Beverly Wilson	V-890
Thomas Grant	V-891
Debbie Burroughs	V-892
Melody Wood	V-893
Lisa Neste	V-894
Peter Grant	V-895
James Zizzo	V-896
Tom Trawick	V-897
Deborah Dobson	V-898
Mitchell Mcguire	V-899
Thomas Blanton	V-900
James Grant	V-901
Elizabeth Adams	V-902
Kim Hayes	V-903
George Tolleson	V-904
Elizabeth Wingfield	V-905
Chris Moses	V-906
Flora Pino García	V-907
June Petrie	V-908
Warner Smith	V-909
Barbara Taylor	V-910

<u>NAME</u>	<u>PAGE</u>
Janet Link	V-911
Perry Smith	V-912
David Campbell	V-913
Jamo Smith	V-914
Amie Fluharty	V-915
George Rector	V-916
Jennifer Martin	V-917
Lynn Hoffman	V-918
D&G Altman	V-919
Richard Gipko	V-920
Gretchen Klein	V-921
Ruth Klug	V-922
Annette Musulin	V-923
D. Young	V-924
Daniel Sims	V-925
Peter Hickey	V-926
Rick Burt	V-927
Charlotte Prunet	V-928
Donald Harland	V-929
Joan Poole	V-930
Sylvia Williams	V-931
Eileen Juric	V-932
Nancy Montgomery	V-933
Robin Jeffers	V-934
Thomas Atherton	V-935
Glenn Rape	V-936
Carol Oettinger	V-937
Dieter Graumann	V-938
Carol Hay	V-939
Jeannie Rodbell	V-940
Jane Haladay	V-941
Brenda Denton	V-942
James Walsh	V-943
Richard Harris	V-944
Minnie High	V-945
Jane Church	V-946
Jenny Weaver	V-947
Maryann Pitman	V-948
Judith Pigossi	V-949
Nadine Stimak	V-950

<u>NAME</u>	<u>PAGE</u>
G.D. Anderson	V-951
Diana Muller	V-952
Collin Perry	V-953
Beth Pensiero	V-954
Michelle Carter	V-955
Kristina O'hara	V-956
Jill Parella	V-957
Bj Ryan	V-958
P. Dean Addison	V-959
Andrew Marhevsky	V-960
Jill Cleaveland	V-961
Susan Allen	V-962
Barbara Dorton	V-963
Robert Ziegler	V-964
Chris Oakley	V-965
John Mooney	V-966
Amanda Kiehm	V-967
Carol Williams	V-968
Carolyn Krueger	V-969
Jill Green	V-970
Tom Mathern	V-971
Mark Proper	V-972
Ada Khoury Md	V-973
Toni Watkins	V-974
Helen Bell	V-975
Doreen Mundie	V-976
Audrey Newton	V-977
Nancy White	V-978
Dianne Creech	V-979
Michelle Rivers	V-980
James & Sharon Parzino	V-981
Mary Mckeown	V-982
Teresa West	V-983
Byron Kilpatrick	V-984
Debora Horning	V-985
Joseph Wood	V-986
Bobbi Workman	V-987
Jay Marlow	V-988
Dana Myrick	V-989
Cathy Narron	V-990

<u>NAME</u>	<u>PAGE</u>
Duane Spencer	V-991
Keith Cutler	V-992
Nancy Kustyn	V-993
Margaret Denison	V-994
Joseph Moran	V-995
Larry Sauder	V-996
Donna Ferraro	V-997
Clifford Ritt	V-998
Chrysteal Lacroix-Burns	V-999
Ellen Wells	V-1000
Melissa Sempowski	V-1001
Mike Spruell	V-1002
Nathan Artley	V-1003
Doris Wilson	V-1004
Marvin Scherl	V-1005
Joyce Pusel	V-1006
Dan Livingston	V-1007
Larry Sauder	V-1008
Janis Holder	V-1009
Pat Butler	V-1010
Ken Goldsmith	V-1011
Anne Lanzi	V-1012
Brent Icenhour	V-1013
Ronald Hoag	V-1014
Leslie Hagarty	V-1015
Mary Maness	V-1016
Cindy Yates	V-1017
Scott Juslin	V-1018
Alan Weinbren	V-1019
Mike Vasaune	V-1020
David James	V-1021
Ben Dugger	V-1022
Bill Schmaltz	V-1023
Paul Nitsch	V-1024
Brenda Sampson	V-1025
Laura Love	V-1026
Susan Galante	V-1027
Carol Parker	V-1028
Eleanor Mayer	V-1029
Debbie Florence	V-1030

<u>NAME</u>	<u>PAGE</u>
Carl Sigel	V-1031
Janice Mokus	V-1032
David Flora	V-1033
Joann From Nowhere JAMES	V-1034
Fran Ragan	V-1035
Bill Groves	V-1036
Jessica Perry	V-1037
Violet Perry	V-1038
Margie Zalesak	V-1039
Rene Griffin	V-1040
Joanne Heckel	V-1041
Jordan & Beth Holtam	V-1042
Paul Cole	V-1043
Kim Hambrick-Barnes	V-1044
Len Gregorio	V-1045
Cathy Harless	V-1046
Gregory Park	V-1047
Dominic Marrese	V-1048
Sara Ryals	V-1049
Lesia Mills	V-1050
Carol Brooks	V-1051
Janet Palmer	V-1052
Shawn O'Neill	V-1053
George McClelland	V-1054
Dr Bowman	V-1055
Bree Kalb	V-1056
Susan King	V-1057
Wes Leiphart	V-1058
Albert Lee	V-1059
John Freeze	V-1060
Tom Kociemba	V-1061
Pat Cole	V-1062
Hap Palmer	V-1063
Pelham Jacobs	V-1064
Lawrence Hannon	V-1065
Cindy Chilton	V-1066
Beverly Sines	V-1067
Linda Muntner	V-1068
Jim Thomas	V-1069
John Svtoris	V-1070

<u>NAME</u>	<u>PAGE</u>
Amy Hartzog	V-1071
Heather Ohm-Fisher	V-1072
Carl Fisher	V-1073
John Breckenridge	V-1074
Olivia M	V-1075
Lilly Knuth	V-1076
Meredith Green	V-1077
Susan Dameron	V-1078
Ben Sorensen	V-1079
James Thornton	V-1080
Janis Flowers	V-1081
Virginia E. Davis	V-1082
Roy Helms	V-1083
Christine Voss	V-1084
Donna Newman	V-1085
Danny Post	V-1086
Jerry Peavy	V-1087
Chitra M	V-1088
Chris Farr	V-1089
Sarah Moore	V-1090
George Phillips	V-1091
Robin Keller	V-1092
Deb Skolnik	V-1093
Sara Vernon	V-1094
Susan Bird	V-1095
Elizabeth Grovenstein	V-1096
William Alexander	V-1097
Cameon Halstead	V-1098
Glenna Batson	V-1099
Margaret Hatton	V-1100
Joni Bloxsom	V-1101
Barbara Harvey	V-1102
Keri Hollifield	V-1103
Molly Follweiler	V-1104
Henry Miller	V-1105
Tamara Stanley	V-1106
Margaret Halfpenny	V-1107
Carrie Moore	V-1108
Nadine Vukovich	V-1109
Marion Davidson	V-1110

<u>NAME</u>	<u>PAGE</u>
Barbara Carothers	V-1111
Katherine Crawford	V-1112
Linda Minetree	V-1113
Henry Horton	V-1114
Edwina Zagami	V-1115
Julie Marquez	V-1116
Helen Bahr	V-1117
Donna Durfee	V-1118
Margaret Ocasio	V-1119
Heather Mitchell	V-1120
David Hayes	V-1121
Rollin B. Morse	V-1122
Diana Mclemore	V-1123
Ann Floyd	V-1124
Laura Miklowitz	V-1125
Greg Xcott	V-1126
Marcia Kummerle	V-1127
Michael Wallace	V-1128
Charlie Nitsch	V-1129
Rev. Louisa Dyer	V-1130
John Hinnant	V-1131
Hassane Alsibai	V-1132
Charles Stopford	V-1133
Marcia Kummerle	V-1134
Shelley Frazier	V-1135
Herman Lankford	V-1136
Christy Sammons	V-1137
Camille Angileri	V-1138
Steve Roberts	V-1139
Eva Weinmann	V-1140
H Flowers	V-1141
Karen Hinsdale	V-1142
Nancy Mueller	V-1143
Bruce Evans	V-1144
Wes Weaver	V-1145
Elie Bajakian	V-1146
Audrey Cooper	V-1147
Ariana Gabriel	V-1148
Nathalie Worthington	V-1149
Cary Rumsey	V-1150

<u>NAME</u>	<u>PAGE</u>
Arnold Gordon	V-1151
Claudia Nix	V-1152
Keith Boswell	V-1153
A. Marino	V-1154
Karen Strickland	V-1155
Lisa Ward	V-1156
Gretchen Parker	V-1157
Deb Dunham	V-1158
Darien Wellman	V-1159
Jasmina Bricic	V-1160
Irene Barrera	V-1161
Karen Staples	V-1162
Wilbert Stallings	V-1163
Patricia Lumans	V-1164
Reginald Martin	V-1165
Michael Callis	V-1166
Linda Covington	V-1167
J S Weathers	V-1168
Jane Burgess	V-1169
Don Pagani	V-1170
David Parris	V-1171
Judith Williams	V-1172
Salenda Biggs	V-1173
Hillel Abrams	V-1174
Tj Olvera	V-1175
Paige Humphreys	V-1176
Tripp Carter	V-1177
Jan Zollars	V-1178
Dorothy Baker	V-1179
Brett Dillingham	V-1180
Regan Brown	V-1181
Cor Van De Water	V-1182
Ron And Nancy Bryant	V-1183
Edna Schroeer	V-1184
Loretta Holland	V-1185
Anthony Flores	V-1186
Peggy Hustad	V-1187
Joyce Wilson	V-1188
Gloria Delk	V-1189
T J Fox	V-1190

<u>NAME</u>	<u>PAGE</u>
Robert Rossi	V-1191
Kelly Nichols	V-1192
Virgil Carmichael	V-1193
Ed Harris Jr.	V-1194
Gracie Woody	V-1195
Jacquetta Hobson	V-1196
Lori Kroothoep	V-1197
James Walters	V-1198
Paul Osmer	V-1199
Peggy Sholar	V-1200
Donna Reeve	V-1201
Samhita Kudva	V-1202
Lisa Sarinelli	V-1203
Ronald Rich	V-1204
Cynthia Kornegay	V-1205
John Fedorczyk	V-1206
Lawrence Adrian	V-1207
Kevin Harvey	V-1208
Jason Mccammon	V-1209
Nicholas Depaoli	V-1210
Angela Lovette	V-1211
Marc Pendergast	V-1212
Tonya Reid	V-1213
Brian Keck	V-1214
Krista Gomes	V-1215
Sebastian George	V-1216
Linda Nelson	V-1217
Karen Shapiro	V-1218
Lisa Pearson	V-1219
Anita Tetrault	V-1220
Jw Vogel	V-1221
Jason Sperati	V-1222
Fran Wallace	V-1223
Jayne Boyer	V-1224
Kelley Wallace	V-1225
Laura Abraham	V-1226
Frances Cooper	V-1227
Ryan Loftis	V-1228
Matthew Takas	V-1229
Heather Hertzog	V-1230

<u>NAME</u>	<u>PAGE</u>
James Cullipher	V-1231
Andrea Poole	V-1232
Phoebe Rummell	V-1233
Peter Murphy	V-1234
Marsha Stopa	V-1235
Randal Pride	V-1236
Kimberly Jefferies	V-1237
Logan Davis	V-1238
Carl Barnes	V-1239
Sara George	V-1240
Cliff Greeson	V-1241
Gerald Omstead	V-1242
David Askins	V-1243
Cherlyn White	V-1244
Tim Roberts	V-1245
Thomas Struhsaker	V-1246
Christopher Riegert	V-1247
Gerry Southard	V-1248
Daniel Morris	V-1249
Alice Long	V-1250
Jacqueline Wachholz	V-1251
Alice Primm	V-1252
Dann Carnes	V-1253
Sue Cole	V-1254
Jennifer Smith	V-1255
Richard Herring	V-1256
Saul Oliansky	V-1257
Terry Bazarre	V-1258
Jason Harpster	V-1259
Jean Johnson	V-1260
Gillian Iery	V-1261
Carolyn Hess	V-1262
Janet Crookshank	V-1263
Doris Ramsey	V-1264
Kevin Morgan	V-1265
Larry Rudel	V-1266
Sydney Stark	V-1267
Joe Gilbert	V-1268
Lou J Apa	V-1269
Jon Lascala	V-1270

<u>NAME</u>	<u>PAGE</u>
Karin McClelland	V-1271
Marquis Williams	V-1272
Bryan Dechter	V-1273
Carrie Clemmer	V-1274
Valarie Keane	V-1275
Charles & Viola Robson	V-1276
A. Gardner	V-1277
Jim Mcglinn	V-1278
Suzanne Schenkel	V-1279
Peter Beckley	V-1280
Shelby Wilson	V-1281
Susan Bernstein	V-1282
Benji Burrell	V-1283
Maynard Green	V-1284
John Geers	V-1285
Tom Sander	V-1286
Lori Campbell	V-1287
Corinne Benbow	V-1288
Patricia Monahan	V-1289
Deborah Swanson	V-1290
Stephen Boletchek	V-1291
Lorenz Steininger	V-1292
James S. Lamm	V-1293
Jill Pike	V-1294
Michele Castle	V-1295
Gayle Swayne	V-1296
Doris Marshall	V-1297
Neal Goodnight	V-1298
Walter Wood	V-1299
Gary Lavinder	V-1300
Laura Booth	V-1301
Lynne Royall	V-1302
Mary Newcomb	V-1303
Miriam Angress	V-1304
Peter Birckhead	V-1305
Jeff Hight	V-1306
Elizabeth Steele	V-1307
Carl Gipson	V-1308
Donna Billings	V-1309
Jennifer Henley	V-1310

<u>NAME</u>	<u>PAGE</u>
Jill Henning	V-1311
Wm, Margaret & Scott Holcomb	V-1312
Nikki Shoulders	V-1313
James Dixon	V-1314
Arlene Berkman	V-1315
Michael Stephens	V-1316
Christine Heady	V-1317
James Cogswell	V-1318
Lynn Ford	V-1319
David Kaylor	V-1320
Robert Griffin	V-1321
Randall Dail, Jr.	V-1322
Rita Harwell	V-1323
William & Barbara Cunningham	V-1324
Karin Lukas-Cox	V-1325
Nancy Paris	V-1326
Christian Philip	V-1327
Beth Jackson	V-1328
Elizabeth O'nan	V-1329
John Valachovic	V-1330
Gowri Sankar	V-1331
Christine Robinson	V-1332
Gary Simpson	V-1333
Steve Reilich	V-1334
Joy Downes	V-1335
Nancy Forrest	V-1336
Brad Benjamin	V-1337
Krystal Eans	V-1338
Deborah Ferruccio	V-1339
Robert Austin	V-1340
Emperor Omari Jibri	V-1341
Nathan Holder	V-1342
Kimberly Mcgoerge	V-1343
Amanda Morgan	V-1344
Conda Jones	V-1345
Deborah Joyner	V-1346
Milly Guill	V-1347
Patricia Stover	V-1348
Joe Burnham	V-1349
Deborah Campfied	V-1350

<u>NAME</u>	<u>PAGE</u>
Michal Nawrocki	V-1351
Linda Bridges	V-1352
Eric Everett	V-1353
John Belletti	V-1354
Nancy Hosea	V-1355
Douglas Young	V-1356
Max Drake	V-1357
Lee Johnson	V-1358
Robert Behrends	V-1359
David Preston	V-1360
Julia Colton	V-1361
Paul Smith	V-1362
Janice Alexander	V-1363
Thomas Williams	V-1364
Duncan Grosboll	V-1365
Melva Goldhammer	V-1366
Thomas Tewey	V-1367
Kevin Furr	V-1368
Cathi Culver	V-1369
Louise Peters	V-1370
Sara Felsen	V-1371
Jennifer Cunningham	V-1372
Curtis Allen	V-1373
Julia Gaunt	V-1374
Kenk Blackman	V-1375
Linda Tally	V-1376
Carolyn Pridgen	V-1377
Terri Lefler	V-1378
Zola Packman	V-1379
Sharon Kaye	V-1380
Karl Fields	V-1381
Shaun Murphy	V-1382
K Liddle	V-1383
Karla Heinen	V-1384
Toni Rohrbach	V-1385
Judith Barton	V-1386
Anne Brown	V-1387
Kay Byrd	V-1388
Adam Penninger	V-1389
Tony Strickland	V-1390

<u>NAME</u>	<u>PAGE</u>
Cathy Greene	V-1391
Katherine Williams	V-1392
Dianne Greene	V-1393
Christina Gallo	V-1394
Samantha Thomas	V-1395
Jerome Carpenter	V-1396
Bill Mulvey	V-1397
Cheryl A. Villante	V-1398
Greg Hamby	V-1399
Peter Kusek	V-1400
Karen Kaser-Odor	V-1401
Elizabeth Guzynski	V-1402
Lisa Garber	V-1403
Patricia Shine	V-1404
Kate Ladd	V-1405
Aaron Rust	V-1406
Elsa West	V-1407
Robert Belknap	V-1408
Franklin Creasman	V-1409
James Thamm	V-1410
Louise Mccoy	V-1411
Ernie Howard	V-1412
Leslee Kirkconnell	V-1413
Patricia Joynes	V-1414
Claudia Kaplan	V-1415
Misty Gabriel	V-1416
Fay Forman	V-1417
Elizabeth Wegmann	V-1418
Nicholas Kernstine	V-1419
Joe Bearden	V-1420
Susan Leete	V-1421
Carolyn Yeager	V-1422
Anne Jones	V-1423
Angela Vieth	V-1424
Alexandra Castle, Ph.D., Cdfa	V-1425
Ann Mazzullo	V-1426
Janet Tice	V-1427
Chris Petree	V-1428
S Davis	V-1429
Michael Sileno	V-1430

<u>NAME</u>	<u>PAGE</u>
Charles Baldwin	V-1431
Kerry Bullock-Ozkan	V-1432
Lesley North	V-1433
Linda Treadway	V-1434
Marie Lefebvre	V-1435
David Wilson	V-1436
Diane Young	V-1437
Julie Jablonski-Futryk	V-1438
Sidney Hoopengardner	V-1439
Richard Kelley	V-1440
Matthew Hemenway	V-1441
Douglas Cardwell	V-1442
David Schwartz	V-1443
Judy Fore	V-1444
Katharyn Vreeland	V-1445
Ralph Hagewood	V-1446
Gail Earley	V-1447
Eric Waite	V-1448
Tiffany Ehnes	V-1449
Sandra Byrne	V-1450
Kimberly Brown	V-1451
Jeff Beane	V-1452
Jay Newhard	V-1453
Dana Courtney	V-1454
Laura Lansford	V-1455
Nicholas Cox	V-1456
Terri Hunnicutt	V-1457
Rick Martinez	V-1458
John Wolff	V-1459
Janice Stratton	V-1460
Russell Strader	V-1461
Heather Payne	V-1462
Judith Smith	V-1463
Susan Boykin	V-1464
Gladys Colson	V-1465
Kathy Underhill	V-1466
Thomas Hoffman	V-1467
Joan Brannon	V-1468
Anne Hummel	V-1469
Charles Llewellyn	V-1470

<u>NAME</u>	<u>PAGE</u>
Kevin Hall	V-1471
Carolyn Jordan	V-1472
Doyle Graham	V-1473
Dolores Campbell	V-1474
Susan Howell	V-1475
Dave Maupin	V-1476
Rinat Harel	V-1477
Autumn Cobeland	V-1478
Weldine Dossett	V-1479
Fredric Friedman	V-1480
Jeannue Car	V-1481
Edward Wolfsohn	V-1482
Lydia Demars	V-1483
Jeff Botz	V-1484
Michael Mcconney	V-1485
Nadine Duckworth	V-1486
Dean Brodhag	V-1487
Abby Bishop	V-1488
Dan Huskey	V-1489
Alele Williams	V-1490
Darlene Hamilton	V-1491
Bobby Strock	V-1492
Kathy Bumgardner	V-1493
Veronica Robertie	V-1494
Kathryn Koppers	V-1495
Roger Belanger	V-1496
Keith Levene	V-1497
Don Wells	V-1498
Jane Maulucci	V-1499
Frances Hall	V-1500
Mary Crane	V-1501
Yvonne Calloway	V-1502
Elaine Levine	V-1503
Pat Dabbs	V-1504
Kathryn Jacoby	V-1505
Roger Williams	V-1506
De Corum	V-1507
Rosemarie Davis	V-1508
Allison Delavan	V-1509
Randy Grant	V-1510

<u>NAME</u>	<u>PAGE</u>
Thomas Melvin	V-1511
Bruce Yelton	V-1512
Mark Mchugh	V-1513
Donna Goodman	V-1514
Vickie Penninger	V-1515
Diane Vele	V-1516
John Dusenberry	V-1517
Kay Newman	V-1518
Martin Greenhut	V-1519
Mary Blevins	V-1520
Kevin Lawrence	V-1521
Joan Bathanti	V-1522
David Bozzi	V-1523
Gerard Remery	V-1524
Tom Winstead	V-1525
Lynn Murphy	V-1526
Eric Krempe	V-1527
Joan & John Garber	V-1528
Eric Fritz	V-1529
Rita Bhattacharyya	V-1530
Joseph Appleton	V-1531
James Kantor	V-1532
Brian Adams	V-1533
Eileen Wheeler	V-1534
John George	V-1535
Felicity Gage	V-1536
Debrs Byrf	V-1537
Johnny Mayall	V-1538
Rita Frost	V-1539
Lynne Kane	V-1540
William Kastern	V-1541
Frances Boyd	V-1542
Joel Wooten	V-1543
Ned Martin	V-1544
William Delamar	V-1545
Charles Shipman	V-1546
Christine Brighton	V-1547
Munsey Wheby	V-1548
Susan Steinberg	V-1549
Melanie Reyes	V-1550

<u>NAME</u>	<u>PAGE</u>
Janie Neely	V-1551
Stephanie Yewcic	V-1552
Crissy Anderson	V-1553
John Wolfe	V-1554
Sharon Forman	V-1555
Valerie Edmonds	V-1556
Toni Becker	V-1557
Josh Pelleg	V-1558
Philip Kadala	V-1559
Ann Stierli	V-1560
Marilyn Hamer	V-1561
Amy Van Devender	V-1562
Deborah Steiner	V-1563
Sandy Steers	V-1564
Kate Fries	V-1565
Karen Stickney	V-1566
William Clegg	V-1567
E. Ledford	V-1568
Katherine Meyer	V-1569
Ramesh Patarla	V-1570
Debbie Walker	V-1571
Shelor Robin	V-1572
Raye Fletcher	V-1573
Genie Jansen	V-1574
Mary Sturino	V-1575
Gretchen Redden	V-1576
James Bengel	V-1577
Richard Haas	V-1578
A. Giddings	V-1579
Richard Phillips	V-1580
Peggy Wilson	V-1581
Margaret Horner	V-1582
Nicole Seitz	V-1583
Jessica Motta	V-1584
Charles Talley	V-1585
Dale Trembley	V-1586
Julie Amani	V-1587
Barbara Birge	V-1588
David Jordan	V-1589
Scott Hicks	V-1590

<u>NAME</u>	<u>PAGE</u>
Barbara Jackson	V-1591
James Doster	V-1592
Clifton Avery	V-1593
J. Kent Williams	V-1594
Dr. Bill Robinson	V-1595
Maxine Dalton	V-1596
Denise Szymanski	V-1597
Nc Voter	V-1598
Michele Clark	V-1599
Elizabeth Spragins	V-1600
Ron Mccollum	V-1601
Don Mcgowan	V-1602
Wendy Horne	V-1603
Corinne Andersen	V-1604
John Jacobson	V-1605
Michelle Bermeo	V-1606
Gavin Dillard	V-1607
Denise Garland	V-1608
Bonnie Stewart	V-1609
Johnlee Johann	V-1610
Eric Riggins	V-1611
Joseph Torres	V-1612
Francis Rauccio	V-1613
Beth Henry	V-1614
Barry Anderson	V-1615
Barry Anderson	V-1616
Shane Woerner	V-1617
Harrison Marshall	V-1618
Peter Stein	V-1619
Joseph Baum	V-1620
Jeff Mcdermott	V-1621
Diane Williford	V-1622
Lucy Parker	V-1623
Donna Benoist	V-1624
Claudia Thuring	V-1625
Shirl Ches	V-1626
Ruben Orozco	V-1627
Linda Mcintosh	V-1628
Susan Hardin	V-1629
Hal Trufan	V-1630

<u>NAME</u>	<u>PAGE</u>
Burt Melton	V-1631
David Parry	V-1632
Billie Letendre	V-1633
Joshua Turnbull	V-1634
Ivan White	V-1635
Richard Pritts	V-1636
Kenneth Ashe	V-1637
Ginny Soule	V-1638
Ron Virmani	V-1639
Nancy Reid	V-1640
Joseph Willingham	V-1641
Elaine Rothenberg	V-1642
Paul Olsen	V-1643
Sahar El Shafie	V-1644
Karen Kendig	V-1645
Judith Speidel	V-1646
Tom Dancer	V-1647
Ray Owens	V-1648
Sally Anger	V-1649
Amber GRANING	V-1650
Caroline Schacht	V-1651
Anne Markey Jones	V-1652
Suzan Parrish	V-1653
Jean Wheelock	V-1654
Harry Taylor	V-1655
Neal Chapter	V-1656
Melissa Williams	V-1657
William Duff	V-1658
Linda Konold	V-1659
Evelyn Baldwin	V-1660
David Montgomery	V-1661
Leigh Yelton	V-1662
Jean Manickam	V-1663
Raymond Riddle	V-1664
Brigid Keeley	V-1665
Barbara Lembo	V-1666
Daniela Rossi	V-1667
Michele Whalen	V-1668
Loretta Wells	V-1669
John Kirkman	V-1670

<u>NAME</u>	<u>PAGE</u>
Julie Hansen	V-1671
Adrian Smith	V-1672
Rita Mullis	V-1673
Evan Hoffman	V-1674
Sam Hay	V-1675
Chuck Williford	V-1676
Keith Cutler	V-1677
Olympia Stone	V-1678
Robert Marshall	V-1679
Dwayne Dvoracek	V-1680
Nicole Milliken	V-1681
Avery Goldman	V-1682
Margaret Brockmiller	V-1683
William Gaither	V-1684
William Kenneke	V-1685
Doug Fishburn	V-1686
Madeline Bouchard	V-1687
Logan Panek	V-1688
Philip Johnson	V-1689
David Reedy	V-1690
Robert Smith	V-1691
Kenneth Johns	V-1692
Gena Burrows	V-1693
Rachel Horesovsky	V-1694
David Hill	V-1695
Alice Patterson	V-1696
Roland Robustelli	V-1697
Kay Warren	V-1698
Jocelyn Browning	V-1699
Haili Friedrich	V-1700
Andrea Parham	V-1701
Daniela Ferreira	V-1702
Tanya Roland	V-1703
William Tripp	V-1704
Charles Spencer	V-1705
Marcia Prince	V-1706
Lisa Morphew	V-1707
Suzanna Brauer	V-1708
Kimberly Nelson	V-1709
Rick Buckman	V-1710

<u>NAME</u>	<u>PAGE</u>
Robert Dow	V-1711
Shannon Wylam	V-1712
Chelsea Barnes	V-1713
Carl Wildermann	V-1714
April Hardee	V-1715
Raymond O'connor	V-1716
Susanne Brunton	V-1717
Janice Johnson	V-1718
Janice Johnson	V-1719
Judy Harrelson	V-1720
Rachel Stein	V-1721
Rick Savage	V-1722
Jean Ulrich	V-1723
Melissa Nemeth	V-1724
Robin Hall	V-1725
Dave Leonard	V-1726
Jerome Goodwin	V-1727
Chanda Farley	V-1728
Charles Humble	V-1729
Tim Thomason	V-1730
Carol Hoke	V-1731
Dane Bowen	V-1732
Douglas Merrey	V-1733
Richard L. Dean	V-1734
Esther Garvett	V-1735
Robert Rosen	V-1736
John Ventre	V-1737
D. Denise Dianaty	V-1738
Angela Jones	V-1739
Richard Hicks	V-1740
Edward Spring	V-1741
Darren Bedell	V-1742
Martin Hazeltine	V-1743
David Blackwell	V-1744
Michael Ruck	V-1745
Louise Taylor	V-1746
John Van Arnold	V-1747

From: [Diane Clark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Air Quality in N.C. Matters!
Date: Monday, November 23, 2015 9:55:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. I am sure you agree that this is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Diane Clark

4115 Castleford Dr
Colfax, NC 27235

From: [Don and Roberta Timmerman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Asthma due to environment
Date: Monday, November 23, 2015 1:03:57 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Don and Roberta Timmerman

1120 N 21
Milwaukee, WI 53233

4148070901

From: [Peg Vick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: clean air
Date: Monday, November 23, 2015 2:39:42 PM

Dear Joelle Burleson,

Clean air is critical to everyone . Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Peg Vick

413 Whittaker Pt Rd
Oriental, NC 28571

From: [Anita Talbott](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Clean AirStreamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:01:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anita Talbott

2842 Woodard Road
Winston Salem, NC 27127

From: [robert hartwig](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: coal ash
Date: Monday, November 23, 2015 12:07:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

robert hartwig

1700 medfield road
raleigh, NC 27607

9198515339

From: [Ruth Miller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Coal Ash pollution
Date: Monday, November 23, 2015 1:07:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ruth Miller

1819 Billabong Lane
Chapel Hill, NC 27516

From: [Peter Crean](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Coal ash settlement
Date: Monday, November 23, 2015 3:15:58 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Crean

1202 Highland Trail
Chapel Hill, NC 27516

9192609006

From: [Sonya Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: conservation
Date: Thursday, November 26, 2015 7:31:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sonya Smith

8288 Aeromarine Blvd
Catawba, NC 28609

From: [David Biesack](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Don't Streamline Permit Exemptions Rule
Date: Monday, November 23, 2015 9:17:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Biesack

3325 Benwillow Dr
Fuquay Varina, NC 27526

9198809301

From: [Betsy W Moser](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Environmental Air Quality
Date: Monday, November 23, 2015 9:43:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Betsy W Moser

41A Fountain Manor Dr
Greensboro, NC 27405

336 288-8490

From: [Ryan Draper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Gov. McCrory hold Duke Energy accountable
Date: Monday, November 23, 2015 4:25:32 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ryan Draper

101 Foxridge Road
Chapel Hill, NC 27514

9199680690

From: [Paul Williams](#)
To: [SVC_DENR.DAQ.publiccomments](#)
Subject: H765
Date: Monday, November 23, 2015 7:43:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paul Williams

933 Hawk Ridge Circle
Winston Salem, 27103

3367769800

From: [William Blaine](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: HB765 Hurts NC!
Date: Monday, November 23, 2015 11:55:41 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

William Blaine

1209 Litchborough Way
Wake Forest, NC 27587

9198500419

From: [Todd O'Buckley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Hold polluters accountable
Date: Monday, November 23, 2015 9:23:24 AM

Dear Joelle Burlison,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Todd O'Buckley

2572 Barwick Drive
Durham, NC 27704

From: [Timothy Burgin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: House Bill 332 - Please don't increase air pollution
Date: Monday, November 23, 2015 9:37:26 AM

Dear Joelle Burleson,

Please do not pass any bills that increase air pollution!

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Timothy Burgin

135 Louisiana Ave
Asheville, NC 28806

8283379100

From: [Martha Grissom](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: I demand clean air!!
Date: Monday, November 23, 2015 1:23:18 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Martha Grissom

PO Box 145
Jefferson, NC 28640

3368464349

From: [Larissa Bowman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: I Srenuously Object to Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:12 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We simply must protect it.

Please reject this weak and one-sided proposal.

Thank you.

Sincerely,

Larissa Bowman

425 Flat Top Mountain Rd
Fairview, NC 28730

8286063422

From: [Allison Hassell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: More insanity
Date: Monday, November 23, 2015 7:51:42 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Allison Hassell

105 Kimberly Terrace
Greensboro, NC 27408

From: [Joane Barber](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: No Drilling on theocrats
Date: Tuesday, November 24, 2015 11:43:33 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joane Barber

1896 Bell Road
Otto, NC 28763

828-369-0085

From: [Lawrence Turk, RN](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: No Sleazy "Streamlining" of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:16:18 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lawrence Turk, RN

POB 203
Hendersonville, NC 28793

From: [John Koneski](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: No to Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Koneski

2128 Maizefield Lane
Fuquay-Varina, NC 27526

From: [Jenifer Haggard](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: NO!!! to self regulation. The notion is laughable.
Date: Monday, November 23, 2015 12:07:43 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jenifer Haggard

100 Starboard Circle
Oriental, NC 28571

From: [Jennifer Griffith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Oppose Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:36:04 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jennifer Griffith

315 Obie Dr
Durham, NC 27713

From: [Braden Craig](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Oppose the Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:40 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Braden Craig

2303 Westover Terrace
Burlington, NC 27215

From: [Margaret McKinney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: OPPOSED to Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:36:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret McKinney

234 N Anderson St
Morganton, NC 28655

From: [Gus Preschle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Permit Rules need to be strengthened
Date: Monday, November 23, 2015 4:06:17 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. HOW MANY MORE ATTACKS CAN OUR ENVIRONMENT TAKE? Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gus Preschle

7711 Lasater Road
Clemmons, NC 27012

From: [Beth Stanberry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Permit Exemptions Rule
Date: Monday, November 23, 2015 3:37:40 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Beth Stanberry

PO Box 468
Asheville, NC 28802

828-216-0701

From: [Paul Wright](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Please Do Not Allow the Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:27:50 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paul Wright

2596 MOUNTAIN DALE RD
Vilas, NC 28692

From: [mark.moulin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Please Help
Date: Monday, November 23, 2015 1:45:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

mark moulin

8709 champion hills
wilmington, NC 28411

9106864338

From: [Joseph Harrington](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Please oppose amendments to air-permitting exemptions rule
Date: Tuesday, November 24, 2015 10:03:55 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air-permitting exemption rule. North Carolina must maintain strong regulations and oversight of all polluters, irrespective of size. Clean air is essential for our families, our environment, and for our state's economy. As it stands, this proposal fails to consider problems of long-term exposure to pollutants, especially for those living and working near polluting facilities.

As a state we must do everything we can to protect our air and the future of our communities.

Thank you for your time.

Sincerely,

Joseph Harrington

2350 Westover Dr
Winston Salem, NC 27103

From: [Christy Thompson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Please vote no on HB 765
Date: Monday, November 23, 2015 12:08:51 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Christy Thompson

23 Foxtail Ct
Hendersonville, NC 28792

8289899392

From: [Linda Vickery](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Please! Help us protect our people from asthma caused by environment
Date: Monday, November 23, 2015 8:16:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Vickery

2407 Legacy Oaks Pl
Asheville, NC 28803

8283186202

From: [Jim Wulff](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Polluters
Date: Monday, November 23, 2015 3:10:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jim Wulff

627 Ray Ave
Hendersonville, NC 28792

From: [Mingming Gu](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Protect Our Clean Air, Rejecting Weak Proposal.
Date: Friday, November 27, 2015 7:43:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mingming Gu

4802 Ferncrest Dr
Greensboro, NC 27410

336-763-9837

From: [Glynn Lookabill](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Protect our environment, not your pals at Duke Energy.
Date: Monday, November 23, 2015 12:05:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Glynn Lookabill

POB 1479
Enka, NC 28728

9106165153

From: [marian.plaut](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: reduction of clean air standards
Date: Tuesday, November 24, 2015 10:05:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

marian plaut

16 Riddle Ridge Drive
weaverville, NC 28787

From: [Ann Heller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Reject Streamlining of Exemptions
Date: Monday, November 23, 2015 3:47:33 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for North Carolina's families, our environment and our economy. You must protect it.

Please reject this unwise proposal.

Thank you.

Sincerely,

Ann Heller

1125 Edgebrook Dr
Winston-Salem, NC 27106

From: [Carolyn Turner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Reject Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:39:44 PM

Dear Joelle Burleson,

I strongly urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. Please reject this weak proposal for failing to safeguard North Carolinians..

Thank you.

Sincerely,

Carolyn Turner

7307 Huddleston Rd
Bailey, NC 27807

From: [LaNelle Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Reject Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

LaNelle Davis

105 Plant Rd
Chapel Hill, NC 27514

From: [Deborah Long](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Reject Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:14 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Deborah Long

3117 Waxhaw Marvin rd
Waxhaw, NC 28173

From: [Mary Votta](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Settlement with Duke Energy fails to protect NC
Date: Monday, November 23, 2015 9:56:53 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mary Votta

202 Brandywine Road
Chapel Hill, NC 27516

9199299732

From: [Donald Silvers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: stop Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Donald Silvers

62 deaverview rd
Asheville, NC 28806

8287682234

From: [Darrell Garner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining (Weakening) of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Darrell Garner

170 Teaberry Drive
Boone, 28607

From: [Michelle Hott](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 11:15:59 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michelle Hott

PO Box 2142
Highlands, NC 28741

From: [Wynne Queen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 7:39:54 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Wynne Queen

340 Davis Rd
Forest City, NC 28043

From: [Howard Bowers](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 1:37:29 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Howard Bowers

4602 Zaldivar Way
Raleigh, NC 27612

From: [Ronnie Johnson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 12:59:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ronnie Johnson

720 North Person Street
Apartment 305
Raleigh, NC 27604

From: [Clayton Denman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 11:03:54 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Clayton Denman

547 Rustic Road
West Jefferson, NC 28694

From: [Jennifer Burnham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 10:37:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jennifer Burnham

403 Paladin Drive
Apt. F
Greenville, NC 27834

252-717-2982

From: [Anthony Pierce](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 10:01:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anthony Pierce

290 Holly Place Crt
Winston Salem, NC 27101

From: [pamela christian](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 30, 2015 8:28:02 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

pamela christian

2675 Cottage Place
Greensboro, NC 27455

From: [Jin Adams Parker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 10:13:36 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jin Adams Parker

1924 Old Kanuga Rd
Hendersonville, NC 28739

From: [keith grosnik](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 10:10:03 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

keith grosnik

14009 knox overlook ct
wake forest, NC 27587

From: [Olga Pader](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 9:22:02 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Olga Pader

262 Mine Valley Trail
Franklin, NC 28734

From: [Alicia Kaplan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 9:13:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Alicia Kaplan

3807 Winborne Ln
Greensboro, NC 27410

3366177118

From: [Beverly McIllwain](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 7:19:31 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Beverly McIllwain

5413 Breakwater Dr
Granite Falls, NC 28630

8283962956

From: [Barb Purdie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 6:22:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Barb Purdie

2202 Setliff dr
High Point, NC 27265

3368124503

From: [Earlene Gentry](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 5:49:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

I lived in Egypt for over 30 years; I know first-hand the consequences of prolonged exposure to air pollution as well as its effect on my students on a daily basis as they passed through the city on the way to school. Now that I am back on my own property in NC, I feel even stronger that air polluters must be controlled. Why do we have to keep reminding legislators about such issues?

Thank you.

Sincerely,

Earlene Gentry

10620 NC Highway 700
Pelham, NC 27311

336-939-2788

From: [Ron and Nancy Bryant](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 4:37:35 PM

Dear Joelle Burleson,

I am writing to ask the EMC to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size.

Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ron and Nancy Bryant

5546 Old Thompson Road
Norwood, NC 28128

7044749134

From: [ted frazer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 4:10:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

ted frazer

6 drakesway ct
durham, 27713

From: [Tim Shaner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 1:39:55 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Tim Shaner

2516 Elderwood Lane``
Burlington, NC 27215

From: [Catherine Cheek](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 1:13:38 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Catherine Cheek

1113 Tennwood Dr
Wilmington, NC 28411

7049953273

From: [Riley Maness](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 11:45:55 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Riley Maness

111 Walnut Creek Dr
Goldsboro, NC 27534

From: [Steve Kemble](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 10:13:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Steve Kemble

60 Alabama Ave
Asheville, NC 28806

From: [Deja Lizer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 9:39:54 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Deja Lizer

6 Eva Cir
Asheville, NC 28806

From: [Anne Garvey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Sunday, November 29, 2015 9:27:50 AM

Dear Joelle Burleson,

Greetings! I would like to ask that the Environmental Management Commission please oppose the proposed amendments to the air permitting exemption rule. It is critical that we maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long-term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you for considering my request.

Sincerely,

Anne Garvey

3235 Midkiff Rd
Winsont-Salem, NC 27106

From: [Michael Savino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 11:55:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michael Savino

345 Potluck Farm Road
Rougemont, NC 27572

9193087928

From: [Sherry Buck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 11:07:29 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sherry Buck

1612 Beaumont Drive
Greenville, NC 27858

252-717-7438

From: [Ann Whitley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 7:44:11 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ann Whitley

613 Candlewood Dr
Clayton, NC 27520

From: [jennifer schultz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 7:43:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

jennifer schultz

56 edgebrook est. #7
cheektowaga, NY 14227

From: [Eunice Rowe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 5:51:59 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eunice Rowe

361 Heyward Street
Shallotte, NC 28470

3027434580

From: [June Gregor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 1:31:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

June Gregor

3506 Ridge Ct
Morganton, NC 28655

828-391-8225

From: [David Fregeau](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 12:13:50 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Fregeau

12723 Winget Rd
Charlotte, NC 28278

From: [C. W. Wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 11:31:37 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

C. W. Wells

599 Garner Chapel Rd
Mount Olive, NC 28365

From: [Lysle Meyer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 9:28:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lysle Meyer

116 Jones Creek Place
Chapel Hill, NC 27516

From: [PEGGY RAY](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 6:49:36 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

PEGGY RAY

2701 PICKETT RD., APT. 2024, The Forest at Duke
Durham, NC 27705

From: [Lawrence Littlehale](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Saturday, November 28, 2015 12:31:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lawrence Littlehale

522 Treasure
Concord, NC 28025

704-490-3773

From: [Norma Elrod](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 9:58:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Norma Elrod

221 Valley View Dr
Madison, NC 27025

3364270378

From: [Darryl Sawyer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 8:55:42 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Darryl Sawyer

2124 hopedale st
Kannapolis, NC 28083

9806438132

From: [Donna Lovick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 6:57:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Lovick

2957 Old Fairground Rd
Angier, NC 27501

9198943207

From: [Cynthia Gallion](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 5:17:36 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cynthia Gallion

745 Hanska Way
Raleigh, NC 27610

From: [Teresa Sprinkle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 4:51:57 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Teresa Sprinkle

PO BOX 148
Mountain Home, NC 28758

From: [Barbara Coulson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 3:09:47 PM

Dear Joelle Burlison,

I have yet to see examples of self-regulating industries effectively and honestly self-regulate, and I ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities, and allowing these polluters to self-regulate is like allowing the fox in the henhouse..

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barbara Coulson

1001 Reems Cove Rd
Marshall, NC 28753

From: [Stacy Whitenight](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 3:03:41 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Stacy Whitenight

1207 grandover dr
Durham, NC 27713

From: [Eli Celli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 12:05:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eli Celli

407 Legends Way
Chapel Hill, NC 27516

From: [Liesl Lane](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 11:33:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Liesl Lane

348 Michaels Rd
Mocksville, NC 27028

13364321547

From: [Lief Fitzpatrick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 10:19:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lief Fitzpatrick

1408 Love Road
Monroe, NC 28110

From: [Russell Fowler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 8:27:48 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Russell Fowler

520 Harvest Place
Swansboro, NC 28584

From: [Linda Maynard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Friday, November 27, 2015 1:53:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Linda Maynard

311 Keith St
Apex
Apex, NC 27502

From: [Cyrus Goudarzi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 9:49:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cyrus Goudarzi

7509 Masonboro Sound Road
Wilmington, NC 28409

From: [Katie Baird](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 8:33:49 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Katie Baird

1107 Baird Lane
Efland, NC 27243

From: [LUCY TYNDALL](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 7:17:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

LUCY TYNDALL

3977 Flannery Lane
High Point, NC 27265

3364544809

From: [Sally Moseley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 3:37:24 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sally Moseley

1612 Colony Dr
Tarboro, NC 27886

2528234757

From: [Kathy Nance](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 1:49:17 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathy Nance

990 Piney Knob Rd
Rutherfordton, NC 28139

From: [David Nash](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 12:19:18 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Nash

2051 mallard lakes dr
winston salem, NC 27106

3367578004

From: [Sara Chenlo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 9:31:19 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sara Chenlo

3514 glenraven dr
Raleigh, NC 27604

From: [Sherry Washam](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 8:17:25 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sherry Washam

14330 Beatties Ford Road
Huntersville, NC 28078

7046511519

From: [Annette Racer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 8:15:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Annette Racer

71 Old Fort Rd
Fairview, NC 28730

From: [Marijo Schaffer](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 6:21:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marijo Schaffer

199 Willis Lane
Reidsville, NC 27320

336-552-1346

From: [Meredith Loughlin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 12:11:25 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Meredith Loughlin

209 Camelia Dr
Washington, NC 27889

2529472553

From: [cindra broenner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Thursday, November 26, 2015 12:07:35 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

cindra broenner

5281 boehm drive
fairfield, OH 45014

513 207-8117

From: [David Nikkel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 10:58:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Nikkel

1926 N. Pearl St
Fayetteville, NC 28311

9104334462

From: [Robyn Barnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 10:07:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robyn Barnes

1211K Trillium Circle
Raleigh, NC 27606

From: [Tammy Barr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:35:18 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tammy Barr

4222 Garden Street
Winston Salem, NC 27105

From: [Larry Sparks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:43:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Larry Sparks

204 Crawley Drive
morganton, NC 28655

From: [C. Warren Pope](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:38:15 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

C. Warren Pope

12 Mountain Site Ln. Ext
Asheville, NC 28803

From: [Zaeem Chaudhry](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 7:36:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Zaeem Chaudhry

2424 Claridge Rd
Concord, NC 28027

From: [JUDITH martinez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 7:32:14 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JUDITH martinez

102 webb dr
carrboro, NC 27510

From: [Terri Rosenberg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 6:26:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Terri Rosenberg

600 Lakewood Drive
Matthews, NC 28104

From: [Christi Dillon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 4:39:05 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Christi Dillon

175 Forest Ridge Rd
Mooresville, NC 28117

From: [Kimberlin Hogan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 3:44:03 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kimberlin Hogan

507 hillcrest rd
apex, NC 27502

9193625815

From: [Lucretia Richards](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 3:22:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lucretia Richards

2224 fox hollow road
Pisgah forest, NC 28768

4173162757

From: [Judith Brockelman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 3:15:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judith Brockelman

1109 Lake Breeze Court
Leland, NC 28451

From: [Catherine Krug](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 3:01:39 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Catherine Krug

7123 Windaliere Drive
Cornelius, NC 28031

3175905672

From: [Erica Kitchen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 1:44:07 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Erica Kitchen

6309 Kent Cv
Raleigh, NC 27617

From: [Zach Whitson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 1:20:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Zach Whitson

182 Normandy Road
Mooresville, NC 28117

6502699726

From: [t m](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 12:20:07 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

t m

3
Leicester, NC 28748

From: [Donald Gash](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 12:11:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donald Gash

3415 Cely Dr
Hendersonville, NC 28791

From: [Noelyne Langston](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 12:05:04 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Noelyne Langston

1225 Bostian Drive
Fayetteville, NC 28304

From: [MK Austin, PA, MPH](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 11:12:07 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

MK Austin, PA, MPH

PO Box 118
Pittsboro, NC, 27312

From: [Jay Peck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 11:10:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jay Peck

5909 Roby Coe Rd
Ramseur, NC 27316

From: [Marie-Claire Lander](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 10:26:07 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Marie-Claire Lander

445 N 21st Street
Wilmington, NC 28405

From: [Leslie Martino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:58:41 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Leslie Martino

130 Drexel Farm Drive
Hendersonville, NC 28739

8287721932

From: [Bernice McPherson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:57:09 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bernice McPherson

921 JD Cartrette Rd
Chadbourn, NC 28431

From: [Elizabeth Gordon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:44:07 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Gordon

801 S. Edison ave
Tampa, FL 33606

8132545252

From: [Timothy Mesler](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:42:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Timothy Mesler

Woodland Rd
Asheville, NC 28804

From: [Maria Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:38:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Maria Smith

P.O. Box 475
Valdese, NC 28690

From: [Karen Patterson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:23:10 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Patterson

PO BOX 1206
Flat Rock, NC 28731

From: [Ann Eastabrooks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:22:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ann Eastabrooks

PO Box 1489
Andrews, NC 28901

From: [judith baker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:22:26 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

judith baker

52 blossom ridge
leicester, NC 28748

From: [Samuel Brewer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 9:10:53 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Samuel Brewer

1203 Kilmory Drive
Cary, NC 27511

919 462-1517

From: [Betsey Granda](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:48:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Betsey Granda

112 Circadian Way
Chapel Hill, NC 27516

From: [DONNA GREENWOOD](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:38:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

DONNA GREENWOOD

1512 DEAN STREET
CHARLOTTE, NC 28216

From: [Melanie Kaufman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:22:59 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Sincerely,
Melanie Kaufman

5808 Turner Store Lane
Raleigh

Thank you.

Sincerely,

Melanie Kaufman

5808 Turner Store Lane
Raleigh, NC 27603

From: [Cathy Kerr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 8:14:31 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cathy Kerr

2891 Zion Hill Road
Marion, NC 28752

From: [Sue Pattersons](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 7:40:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sue Pattersons

1907 London Lane
Wilmington, NC 28405

From: [nick.morgan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 7:26:00 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

nick morgan

14 1/2 Pine Grove Ave
asheville, NC 28801

From: [diane dodge](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 7:23:19 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

diane dodge

po box 605
franklin, NC 28744

From: [David Henderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 6:50:51 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Henderson

PO Box 462
Nags Head, NC 27959

From: [Rachel Campbell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 6:45:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rachel Campbell

5918 Chapel Creek Ct
CHARLOTTE, NC 28226

From: [Francine Toor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 6:28:57 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Francine Toor

9910 Glencrest Drive
Huntersville, NC 28078

From: [Sharon Stroh-Cock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 5:47:08 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sharon Stroh-Cock

312 S Pearl St
Rocky Mount, 27804

From: [Patrick Jean](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 2:26:58 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Patrick Jean

3910 Herman Sipe Road
Conover, NC 28613

From: [Jim Myers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 1:35:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jim Myers

11211 MAPLECROFT
RALEIGH, NC 27617

9197577310

From: [Derek Worley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 12:04:54 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Derek Worley

2055 Rhymer Ln
Granite Falls, NC 28630

From: [Frank Stroupe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Wednesday, November 25, 2015 12:03:02 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Frank Stroupe

329 Raintree Dr
Matthews, NC 28104

From: [Constance Green-Hosten](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:56:54 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Constance Green-Hosten

6924 Heath Glen Drive
Mint Hill, NC 28227

From: [Amanda Walker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:08:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Amanda Walker

825 Cedar Dr
Kill Devil Hills, NC 27948

From: [Lewise Busch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:56:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lewise Busch

750 Weaver Dairy Rd. 1223
Weaver Dairy Rd
Chapel Hill, NC 27514

9199183510

From: [Sara Vicente](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:32:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sara Vicente

673 Lenoir Rd
Morganton, NC 28655

8283344157

From: [Wes Dain](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:22:48 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wes Dain

408 Holly Lane
Chapel Hill, NC 27517

From: [Rosario Gravino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:14:09 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Rosario Gravino

4300 Ellinwood Dr
Apex, NC 27539

919-793-3337

From: [Ray Brandolin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:08:46 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ray Brandolin

8028 Ole Neuse Trail
Wake Forest, NC 27587

From: [Robert Weber](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:47:11 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robert Weber

104 Cypress Point
new bern, NC 28560

From: [Rachel Newcomb](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:44:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rachel Newcomb

584 North Turkey Creek Rd
Leicester, NC 28748

8282734441

From: [Ellyn kirschner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:40:43 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ellyn kirschner

326 tranquil ave
Charlotte, NC 28209

From: [Donna Ohmstead](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:38:35 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Ohmstead

151 Carolina Ave
Forest City, NC 28043

From: [Beth Whithaus](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:32:29 PM

Dear Joelle Burlison,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beth Whithaus

1015 Woodside Park Ln
Durham, NC 27704

9192254600

From: [Jorie Preston](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:29:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jorie Preston

5921 Reddman Rd
Charlotte, NC 28212

From: [Daniel Moore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:26:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Daniel Moore

P O Box 203
Gastonia, NC 28053

From: [peter.cullen](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:22:58 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

peter cullen

1013 shaker ct
WINSTON SALEM, NC 27105

From: [Helen Fowler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:05:01 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Helen Fowler

2524 Kingsbury Dr
Charlotte, NC 28205

7048370838

From: [David Fouche](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:58:35 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Fouche

155 Euclid Street
None
Winston-Salem, NC 27106

From: [Julianne Day-Evers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:44:15 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Julianne Day-Evers

201 Thornbird Ave
Hendersonville, NC 28792

From: [Pamela Culp](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:38:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pamela Culp

130 Skyview Circle
Asheville, NC 28804

8282557784

From: [Donna Ehresmann](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:32:11 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Ehresmann

1518 Seabrook Ave
Cary, NC 27511

From: [Joe Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:29:04 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joe Phillips

Little Santee Road
Colfax, NC 27235

From: [Janice Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:17:05 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janice Phillips

5380 Brittainywood Road
Kernersville, NC 27284

From: [Mike Hamer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:02:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mike Hamer

100 Park Drive
Greenville, NC 27858

252 830-0349

From: [Joseph Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:56:14 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joseph Phillips

5380 Brittainywood Road
Kernersville, NC 27284

From: [Neysa Raiti](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:46:36 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Neysa Raiti

2789 oakbluff circle
Southport, NC 28461

From: [Stephanie Freund](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:41:01 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Stephanie Freund

105 Covenant Rock Ln
Holly Springs, NC 27540

From: [Emma Bogdan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:35:06 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Emma Bogdan

1201 Braeburn rd
Charlotte, NC 28211

7046614439

From: [Mary Goodkind](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:34:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mary Goodkind

23 Ridgefield Place
Biltmore Forest, NC 28803

828-424-7151

From: [Doug Wingeier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:23:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Doug Wingeier

266 Merrimon Ave
Asheville, NC 28801

From: [CPO Willis Greene USN Retired](#)
To: [SVC_DENR.DAQ_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:02:42 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

CPO Willis Greene USN Retired

2361 Lail Road
Morganton, NC 28655

(828) 305-6108

From: [Sharon Nasholds](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:50:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sharon Nasholds

403 N College St
Wake Forest, NC 27587

9198012822

From: [Logan Paul](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:48:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Logan Paul

4449 Murphy School Road
Durham, NC 27705

9198069815

From: [Stephanie Benson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:28:37 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Stephanie Benson

6808 Palomino Ridge Court
Summerfield, NC 27358

From: [shaun murphy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:14:19 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

shaun murphy

2345 rolling hill rd
fayetteville, NC 28304

5088166437

From: [Juli Hennessee](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:14:14 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Juli Hennessee

3064 Frank Whisnant Rd
Morganton, NC 28655

From: [Lawrence Fetter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:13:24 PM

Dear Joelle Burleson,

Please notify the Environmental Management Commission that it should reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect North Carolina and our planet.

Please reject this weak proposal.

Thank you.

Sincerely,

Lawrence Fetter

7601 Audubon Drive
Raleigh, NC 27615

From: [Mathew Wahrman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:09:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mathew Wahrman

5725 Tarawa blvd
Tarawa terrace, NC 28543

From: [Wendie Schneider](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:07:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wendie Schneider

135 NW 2nd St
Oak Island, NC 28465

9108056201

From: [Marian Bray](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:00:18 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Marian Bray

1306 Hampshire Ct
Raleigh, NC 27612

From: [Velvet Key](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:49:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Velvet Key

11818 Elizabeth Madison Court
Charlotte, NC 28277

From: [John Osinski](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:44:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Osinski

174 Treasure Island Way
Wilmington, NC 28411

From: [Andrea Crook](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:33:59 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Andrea Crook

200 Kelly Road
Sanford, NC 27332

9104785092

From: [Jeff Kulp](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:31:38 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jeff Kulp

9125 Sulkirk Drive
Raleigh, NC 27617

From: [Alan Hedrick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:07:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Alan Hedrick

3718 Manor Dr
Greensboro, NC 27403

(336) 681-7573

From: [Elen Andershock](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:03:47 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elen Andershock

7682 Sedgewick Ridge Rd
Lewisville, NC 27023

3369450692

From: [Jerry Kelly](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:49:33 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jerry Kelly

407 Wampee Street
Brunswick County, NC 28467

From: [Paul Barna](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:45:46 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paul Barna

600 Sherrod Heights
Enfield, NC 27823

2019781182

From: [Cathy Trick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:32:03 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cathy Trick

4 Overton Way - #308
Asheville, NC 28803

From: [Karen Burton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:31:54 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Burton

627 St Vincent Dr
Wilmington, NC 28412

From: [James Schall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:23:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James Schall

31 Elizabeth St
Asheville, NC 28801

(828) 242-5949

From: [Kayte Doggett](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 3:13:25 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kayte Doggett

3914 Brookfield Dr
Charlotte, NC 28210

From: [Gesa Adriance](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:58:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gesa Adriance

204 Tattenhall
Cary, NC 27518

From: [Enrique Rodriguez-Pastor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:43:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Enrique Rodriguez-Pastor

117 Woodbriar Road
Winston-Salem, NC 27106

407-921-5969

From: [Ed Morse](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:35:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts.

I urge the Environmental Management Commission to protect our clean air by closely examining the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ed Morse

221 Inglewood Dr
Morganton, NC 28655

From: [Elizabeth Conroy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:33:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elizabeth Conroy

2811 welcome drive
DURHAM, NC 27705

9194931238

From: [Diane Goodwin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:31:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Diane Goodwin

246 Summer Morning Ct
Lake Lure, NC 28746

From: [Ruth Heath](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:31:19 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ruth Heath

5116 Oak Garden Dr
Kernersville, NC 27284

336-784-4956

From: [Michael Bishop](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:31:18 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michael Bishop

POB 848
Wilmington, NC 28402

7702865555

From: [Catherine Edwards](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:27:51 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Catherine Edwards

8012 Laurel Mountain Road
Raleigh, NC 27613

From: [rachel leslie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:13:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

rachel leslie

217 Kem Lane
Mount Holly, NC 28120

From: [brittny callender](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 2:13:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

brittny callender

104 east highland avenue
kinston, NC 28501

From: [Kim Hombs](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:43:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kim Hombs

16303 Farmchase Court
Charlotte, NC 28277

704-543-8513

From: [Lisa Hoffman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:31:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lisa Hoffman

1012 Westbury Drive
Matthews, NC 28104

From: [Rachel Wendel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:25:32 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Rachel Wendel

920 Open Field Dr
Garner, NC 27529

From: [Paul Mazzola](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:07:49 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Paul Mazzola

109 Dorchester Ave
Asheville, NC 28806

From: [Diana Garcia](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:07:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Diana Garcia

107 Lilac Drive
Carrboro, NC 27510

From: [J.A. Perry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:47:25 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

J.A. Perry

24 RIDGE AVE
ASHEVILLE, NC 28803

From: [Laura Porter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:31:23 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Porter

111 Founders Ridge Dr
Chapel Hill, NC 27517

From: [Karen Nehlsen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:10:00 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Nehlsen

1804 Ashton Dr
Greensboro, NC 27410

From: [Susan Workman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:08:46 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Workman

212 Clay Drive
Winston Salem, NC 27107

From: [Margaret Bollini](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:05:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret Bollini

363 Daniel Drive
Boone, NC 28607

From: [K Dzimitrowicz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:01:37 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

K Dzimitrowicz

3120 3rd st dr nw
Hickory, NC 28601

From: [Susan White](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:01:34 PM

Dear Joelle Burleson,

I am a mother and retired teacher who cares deeply that we preserve the environment and all of the natural resources needed for our survival as well as the entire ecosystem in which we live. What will you say to your grandchildren when they ask why their world is so polluted?

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan White

211 Stevens Holler Dr
Murphy, NC 28906

From: [Chris Mitchell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:59:25 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Mitchell

149 Cold Springs Rd
Hendersonville, NC 28792

From: [Linda Tyndall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:55:27 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Tyndall

393 Owen Drive
Lumberton, NC 28358

From: [Bonnie Clark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:51:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (seniors, children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bonnie Clark

1313 Oak Grove Road
Winston-Salem, NC 27103

13362872075

From: [Tamara Anderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:43:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tamara Anderson

112 pine lakes dr
Maple hill, NC 28454

From: [Marolyn McDiarmid](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:40:04 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Marolyn McDiarmid

94 Log Barn Road
Pittsboro, NC 27312

From: [Naomi Avissar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:37:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Naomi Avissar

313 Bond Lake Dr
Cary, NC 27513

From: [Virginia Griffin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:29:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Virginia Griffin

1642 Wycliff Court
Burlington, NC 27215

From: [lenore arnow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:26:06 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

lenore arnow

26 bradley st
asheville, 28806

8282534976

From: [Daphne Gruener](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:11:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Daphne Gruener

461 Continental Drive
Durham, NC 27712

From: [Susan Reynolds](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:10:03 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Reynolds

5005 Huntingdon Dr
Raleigh, NC 27606

From: [James Chambo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:07:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James Chambo

2914 Brightside Dr
Chapel Hill, NC 27516

From: [Carol Swing](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 11:01:50 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carol Swing

223 Dula Springs Road
Weaverville, NC 28787

From: [Manasvi Khullar](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:55:28 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Manasvi Khullar

3212 Rapid Falls Road
Morrisville, NC 27560

8603191775

From: [Sarah Weil](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:55:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sarah Weil

106 Lindsey St
Pittsboro, NC 27312

From: [Jean White](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:49:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jean White

3323 Baugh St
Raleigh, NC 27604

9198767957

From: [Mark Bolduc](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:49:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mark Bolduc

3096 Purple Finch Lane
Holden Beach, NC 28462

From: [BILLY TAYLOR](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:43:34 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

BILLY TAYLOR

9315 VIRGILINA RD
ROXBORO, NC 27574

From: [Ryan Miller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:40:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ryan Miller

546 fieldtop dr
Winston-Salem, NC 27107

From: [Lynn Walker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:40:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lynn Walker

15901 Corsica Ave
Cleveland, OH 44110

From: [Sheila Beaudry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:37:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sheila Beaudry

821 Buteo Ridge
Pittsboro, NC 27312

From: [Nancy Sharp](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:32:15 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nancy Sharp

609 Holbrook Ave
Wilmington, NC 28412

9106126653

From: [Laura Boggess](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:31:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Boggess

525 Sheriff Anglin Rd
Burnsville, NC 28714

8287764119

From: [Robert Kramer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 10:31:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Kramer

106 Fairgrove Way
Cary, NC 27511

From: [Linda STENDER](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:53:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda STENDER

2009 Passaic Way
Apex, NC 27523

From: [Richard Kark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:49:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Richard Kark

121 Maney Ave
Asheville, NC 28804

From: [Morgan Brooks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:27:59 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Morgan Brooks

106 W Club Blvd
Apt. R/s
Durham, NC 27704

From: [John McCann](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:26:08 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John McCann

1003 Pond st
None
Cary, NC 27511

9194635583

From: [Judith Lievense](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:25:16 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judith Lievense

307 S Braeside Ct
Asheville, NC 28803

From: [Laurie Zimmerman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:09:54 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laurie Zimmerman

115 Oak Terrace
Arden, NC 28704

From: [Dana Vaughn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:07:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities. The health and well-being of your fellow North Carolinians is at stake. Please act in our interests rather than those of big energy.

Thank you.

Sincerely,

Dana Vaughn

301 Vatersay Dr
Apex, NC 27502

From: [Jeff Hindson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:04:09 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeff Hindson

5507 Harbor Gate Ct
Greensboro, NC 27455

From: [John Watts](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 9:01:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Watts

695 Fearington Post
Pittsboro, NC 27312

From: [Emily Zucchini](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:59:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Emily Zucchini

45 Pennsylvania Ave
Asheville, NC 28806

From: [Richard Vaughn](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:55:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Richard Vaughn

2732 University Dr
Durham, NC 27707

9198240132

From: [Susan Carpenter](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:53:56 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Carpenter

541 Dogwood St
Concord, NC 28025

From: [Patty Lewis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:52:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Patty Lewis

5117 shaftwood dr
Indian trail, NC 28079

From: [maria boblitz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:51:43 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

maria boblitz

wot ross st
China grove, NC 28023

336-244-5869

From: [stacy watson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:50:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

stacy watson

33 maple dr
old fort, NC 28762

From: [Cindy Davenport](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:45:43 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cindy Davenport

10905 Fitzwilliam St
Raleigh, NC 27614

919-676-5909

From: [Sarah Bartel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:40:27 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sarah Bartel

11519 Essex Fells Dr
Charlotte, 28277

From: [Rebecca Hutchinson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:37:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Rebecca Hutchinson

5886 Fintlock Ct
Hickory, NC 28601

From: [Cheryl Shepley](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:37:33 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cheryl Shepley

206 Alicia Drive
Marshall, NC 28753

8287774719

From: [A Berger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:36:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

A Berger

Century Oaks Drive
Greensboro, NC 27455

From: [Sarah Charles](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:35:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sarah Charles

1701 Gentry Ct
High Point, NC 27265

From: [debra lewis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:31:17 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

debra lewis

8216 lawdraker rd
apex, NC 27539

From: [Janet Shew](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:25:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janet Shew

112 SE 35th Street
Oak Island, NC 28465

From: [Tia Douglass](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:19:36 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tia Douglass

PO Box 791
Williston, NC 28589

From: [Betty Lawrence](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:19:19 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Betty Lawrence

142 Hillside St
Asheville, 28801

From: [Dr. Dan Graham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:17:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dr. Dan Graham

123 Grace Ave
Chapel Hill, NC 27517

From: [Jerod Kratzer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:13:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jerod Kratzer

131 Shirley Drive
Cary, NC 27511

From: [Barbara Bonin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:12:03 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Barbara Bonin

10100 Old Warden Rd
Raleigh, NC 27615

9198706793

From: [Henson Frost](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:07:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Henson Frost

105 SW 3rd St
Oak Island, NC 28465

9103222507

From: [joseph j pepe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:04:08 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

joseph j pepe

3528 E. Cotton Gin Dr
Clayton, NC 27527

From: [Dorothy Reist](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 8:03:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dorothy Reist

8520 Woodcliff Dr
Emerald Isle, NC 28594

From: [Gwynne Jazwinski](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:59:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gwynne Jazwinski

8771 Sherrills Ford Rd
Sherrills Ford, NC 28673

From: [cheryl hustvedt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:57:50 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

cheryl hustvedt

2710 stuart drive
durham, NC 27707

From: [sharon.mora](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:55:21 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

sharon.mora

244 tara hills rd
whittier, 28789

828-497-7293

From: [Elizabeth Bambara](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:53:22 AM

Dear Joelle Burleson,

To the Environmental Management Commission: PLEASE reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state. SCHOOLS, especially year-rounds, HAVE ADOPTED A CODE RED-YELLOW-GREEN SYSTEM TO DETERMINE THE NUMBER OF MINUTES THAT STUDENTS MAY HAVE OUTDOOR RECESS ACTIVITIES BASED ON DAILY AIR QUALITY/POLLUTION LEVELS. Allowing polluters to be exempt from air permitting regulations is unacceptable and sends the wrong message, when we should be requiring all polluters to find clean solutions to problems associated with their industries.

Clean air is a natural resource we can't afford to foul. Our lives literally depend on clean air. PLEASE protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Bambara

6000 Woodknoll Court
Raleigh, NC 27606

From: [Catherine Chickos](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:43:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Catherine Chickos

5200 Hallmark Rd
Durham, NC 27712

From: [Kj Carder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:43:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kj Carder

NC Hwy 58
Warrenton, NC 27589

9196190436

From: [jeff bohan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:43:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

jeff bohan

900 teague rd
winston salem, NC 27107

From: [Walter Kross](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:43:19 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Walter Kross

32 Imperial Dr
Hendersonville, NC 28792

6099542176

From: [Kerry Eckhardt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:41:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kerry Eckhardt

54 Carrisbrooke Ln
Winston Salem, NC 27104

3368160736

From: [Aurelia Clayton](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:35:25 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Aurelia Clayton

1300 Pagan Road
Raleigh, NC 27603

From: [terry Dittrich](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:34:10 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

terry Dittrich

2506 liberty rd
Greensboro, NC 27406

From: [Joe Loflin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:22:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joe Loflin

5071 Edgar Road
Sophia, NC 27350

From: [Patricia Brickner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:14:31 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patricia Brickner

78 Bryant Rd
Swannanoa, NC 28778

From: [Matt Collogan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:13:47 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Matt Collogan

180 Arlington Drive
Wilmington, NC 28401

From: [Bel Purcell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:11:53 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bel Purcell

3025 Rice Rd
Matthews, NC 28105

From: [Katherine Gonzalez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:10:05 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Katherine Gonzalez

3878 Longwood Drive SW
Concord, NC 28027

From: [Laura Tweed](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 7:08:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Tweed

6700 Sandwell Ln
Apt208
Raleigh, NC 27607

From: [Tt Stevens](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:58:04 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tt Stevens

221 McKenzie rd
Spring lake, NC 28390

From: [Kathryn Martin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:44:13 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathryn Martin

3608 Kemble Ridge Drive
Wake Forest, NC 27587

From: [David Sachter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:37:58 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Sachter

580 Panther Branch Road
Alexander, NC 28701

From: [Mary Todd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:31:15 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mary Todd

3316 Lake Boone Trail
Raleigh, NC 27607

From: [Elizabeth Hay](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:09:45 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elizabeth Hay

690 Junaluska Road
Andrews, NC 28901

828-321-3496

From: [Francis Pflug](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:08:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Francis Pflug

1012 Wakehurst Dr
Cary, NC 27519

From: [Kevin O'Donnell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 6:05:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kevin O'Donnell

808 Ward St
Chapel Hill, NC 27516

From: [Kathleen Gale](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:33:40 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathleen Gale

413 W. Windward Landing Place
Hampstead, NC 28443

From: [Henry More](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 5:13:34 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Henry More

7010 Rock Creek Circle
Wilmington, NC 28405

From: [Amanda Grim](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:43:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Amanda Grim

403A Harper Ave
Carolina Beach, NC 28428

9193494798

From: [angela.horan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 4:01:39 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

angela horan

423 Westwood Drive
chapel Hill, NC 27516

(919) 932-7514

From: [Keith Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:15:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Keith Davis

4160 lakewood Glen Dr
Winston Salem, NC 27107

From: [Tish Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 1:02:03 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tish Wilson

1020 Kirby Branch Road
Zionville, NC 28698

From: [Stephen Sample](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:57:58 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Stephen Sample

2005 Ruffin St
Durham, NC 27704

From: [Martha Spencer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:19:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Martha Spencer

988 Henry Mountain Road
Brevard, NC 28712

From: [Alicia Clark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:19:17 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Alicia Clark

156 N Honey Springs Ave
F-V, NC 27526

From: [Ronald Clayton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:17:18 AM

Dear Joelle Burleson,

Clean air is good for our families, our environment, and for North Carolina's economy.

The Environmental Management Commission must OPPOSE the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ronald Clayton

545 E DORSETT AVE
ASHEBORO, NC 27203

336-460-0019

From: [Trish Szypulski](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Tuesday, November 24, 2015 12:02:26 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Trish Szypulski

1137 Probart St
Brevard, NC 28712

From: [Tracy Feldman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:52 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tracy Feldman

5306 Pelham Road
Durham, NC 27713

From: [Elizabeth Snyder~Baldonado](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:44 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Snyder~Baldonado

1412 Diggs Blvd
NC
Winston-Salem, NC 27107

3365887962

From: [David Cook](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:37:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Cook

four eleven east cannon ave
Albemarle, NC 28001

From: [Nancy Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:35:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nancy Brown

48 Elijah Hall Rd
PO Box 1548
Black Mountain, NC 28711

8286691818

From: [constance mitchell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:34:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

constance mitchell

28 Robinhood Rd
Asheville, NC 28804

828-254-2209

From: [Margaret Mitchell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:25:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret Mitchell

1555 Ferrells Bridge Rd
Louisburg, NC 27549

9194965695

From: [Thad Cox](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Thad Cox

320 Osborne St
Jonesville, NC 28642

From: [Joe Wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:16:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joe Wells

1605 Westbridge Court
Raleigh, NC 27606

From: [kay Doost](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

kay Doost

1618 Marion Street
Greensboro, NC 27403

From: [Janae Thomas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:10:14 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janae Thomas

1700 Bethlehem Church Rd
REIDSVILLE, NC 27320

From: [Susan Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:10:07 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Brown

15 Mill Race Ln
Swannanoa, NC 28778

From: [Fiddle witch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:03:46 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Fiddle witch

28tt
Swannanoa, NC 28778

From: [Kay Porter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kay Porter

7001 Horseman Cove
Matthews, NC 28104

From: [Adria Vazquetelles](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:19 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Adria Vazquetelles

1001 Aringill Ln
Matthews, NC 28104

From: [Glen Cotten](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:57:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable and immoral.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules! We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Glen Cotten

1227 Fearington Post
Pittsboro, NC 27312

From: [sharon.beauchemin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:52:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

sharon beauchemin

1411 Eastcrest Dr
Apt. T-2
Charlotte, NC 28205

9806138027

From: [Sandra Avery](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sandra Avery
110 Wildlife Road
Belmont, NC 28012

Sincerely,

Sandra Avery
110 Wildlife Rd
Belmont, NC 28012

7044618567

From: [alan spencer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:46:03 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size. I have asthma, emphysema and COPD and every breath of clean air is important to me.
Thank you.

Sincerely,

alan spencer

701 S Elam Av
Greensboro, NC 27403

From: [Linda Voelker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:39:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Linda Voelker

330 Crowell Lane
Salisbury, NC 28146

From: [Judy Jacobs](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judy Jacobs

519 Andrews Dr
Melbourne Beach, 32951

From: [Cindy Thackerigh](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:32:00 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cindy Thackerigh

615 Spring Street
Raleigh
Raleigh, NC 27605

From: [tyson walkup](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:27:44 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

tyson walkup

7030 Rothmore St
Charlotte, NC 28215

From: [Leona Whichard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:23:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Leona Whichard

84402 Winslow
Chapel Hill, NC 27517

From: [n s greenwood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:23:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

n s greenwood

8817 Campfire Trail
Raleigh, NC 27615

From: [Erik Schreiner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Erik Schreiner

423 Chesterfield Road
Raleigh, NC 27608

9847891089

From: [Bill Sisson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:33 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bill Sisson

16 Shore Dr
Wrightsville Beach, NC 28480

From: [Frank Moore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:11:17 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Frank Moore

530 Alden Bridge Drive
Cary, NC 27519

From: [Mark Weisser](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mark Weisser

6445 Mounting Rock Rd
Charlotte, NC 28217

From: [Michelle Lee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:17 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michelle Lee

6746 Vlosi Dr
Charlotte, NC 28226

From: [Daniel Mulligan](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Daniel Mulligan

755 Carolun Dr SE
Concord, 28025

(704) 605-3184

From: [Renee Hayes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:35 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Renee Hayes

6903 Fairview Church Rd
Trinity, NC 27370

3364343582

From: [Miles Varner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Miles Varner

114 NW 3rd Street
Oak Island, 28465

910-933-4219

From: [Sue Sager](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:41 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sue Sager

4393dysartsville rd
Morganton, NC 28655

From: [Tim Steedman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tim Steedman

4600 Crowne Lake Circle
Jamestown, NC 27282

From: [Shaun Jones](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:23 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Shaun Jones

2315 Bayview St
Belmont, NC 28012

From: [Linda Pannullo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Pannullo

61 Lookout dr
Asheville, NC 28804

8283376749

From: [Dan Faris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:42:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dan Faris

6000 Rose Valley Dr
Charlotte, NC 28210

From: [Kimberly Weglar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kimberly Weglar

109 Goldenthal Court
Cary, NC 27519

9193882550

From: [Clary Stimson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:40 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Clary Stimson

1854 Kendell Town Rd
Ferguson, NC 28624

From: [Thomas Lehman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Thomas Lehman

Orange County
Chapel Hill, NC 27514

From: [Chris knigge](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Chris knigge

1014 Sheffield Dr
Wilmington
Wilmington, NC 28411

From: [Kayla Benton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:48 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kayla Benton

3520 Stratford Blvd
Wilmington, NC 28403

From: [Ginter Vurlicer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:47 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ginter Vurlicer

202 Neuse Ridge Drive
Clayton, NC 27527

9193593511

From: [Karen Sanders](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:53 PM

Dear Joelle Burleson,

Please understand and act accordingly; protecting the environment is essential to existence and it is easier to prevent pollution than to clean it up.

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Karen Sanders

504 Lyndenbury
Apex, NC 27502

From: [Robert Swett](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Robert Swett

301 Montreat Rd
Black Mountain, NC 28711

From: [Carol Tutton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carol Tutton

4613 Kings Drive
Wilmington, NC 28405

From: [Marlene Jaar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:22 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marlene Jaar

513 Shumont Estates Dr
Lake Lure, NC 28743

828-625-3474

From: [Donna Roper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Roper

9 Blossom Road
Sylva, NC 28779

828-506-3676

From: [Frank Lorch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Frank Lorch

1522 Lynway Dr
Charlotte, NC 28203

7044422539

From: [virginia clute](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:48 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

virginia clute

303 groundsel pl
clayton, NC 27527

9195856235

From: [Vince Mendieta](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Vince Mendieta

6005 Cherry Creek Dr
Austin, TX 78745

From: [John Sauls](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:47 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Sauls

3010 Grant Avenue
Raleigh, NC 27607

From: [Wendy Stevens](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wendy Stevens

7024 Hidden Creek Dr
Charlotte, NC 28214

From: [Chris Ekstedt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Ekstedt

1615 York Ave
High Point, NC 27265

From: [Blair Pollock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:16 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. North Carolina has a long history of a progressive environmental tradition while we face great growth and development pressure. We must continue to value our common AIR resource at least as much as the next dollar to be gained from commerce. Those lung diseases, asthma and other related breathing problems from polluted air will cancel out the economic benefits of 'streamlining' and weakening our permit process.

Please reject this weak proposal.

Thank you.

Sincerely,

Blair Pollock

6421 Heartwood Dr
Chapel Hill, NC 27516

From: [JD Doliner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:20:11 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JD Doliner

127 Circle Ave
Charlotte, NC 28207

From: [Tracey Rabjohns](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:19:24 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tracey Rabjohns

105 Hawks Nest Dr
Fletcher, NC 28732

From: [Christine Conley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:18:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Christine Conley

4800B Walden Ct
Raleigh, NC 27604

From: [Ellen Osborne](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:16:10 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ellen Osborne

6731
Hunt Rd
Pleasant Garden, NC 27313

From: [Helen Lindberg](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:14:19 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Helen Lindberg

100 Hazzard Street
Asheville, NC 28801

5042330732

From: [Kathryn Pritchett](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:14:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kathryn Pritchett

6513 Thetford Ct
Raleigh, NC 27615

9197445210

From: [Linda Gaddy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:13:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Gaddy

116062 big lick rd oakboro, nc
OAKBORO, NC 28129

From: [Russell Hindle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:08:32 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Russell Hindle

6101A Spioco Ridge Ln
Raleigh, NC 27606

From: [Richard Peterson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:08:11 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Richard Peterson

15 Girdwood St
Asheville, NC 28801

From: [Robert Lockett](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:07:55 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robert Lockett

4105 Galway Dr
Greensboro, NC 27406

3366329713

From: [Sandra Bates](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:07:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sandra Bates

122 Big Rock Road
Mills River, NC 28759

From: [Gregory Austin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:07:17 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gregory Austin

901 Plumstead Road
Charlotte, NC 28216

704 399 6642

From: [Nuriya Bulatova](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:05:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nuriya Bulatova

7805 Andover Woods Dr
Charlotte, NC 28210

From: [Ruth Noble](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:05:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ruth Noble

26 Rylee Ridge
Asheville, NC 28805

From: [Chris Micolucci](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:04:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Micolucci

21201 Baltic dr
Cornelius, NC 28031

From: [Leigh Hart](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:03:51 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Leigh Hart

910 Arrowhead Rd
Chapel Hill, NC 27514

From: [Ana Cano](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:01:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ana Cano

6400 old oak ridge road apt i-23
Greensboro, NC 27410

From: [Gloria Shen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:58:07 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gloria Shen

40 Rocking Porch Lane
Asheville, NC 28805

From: [Janna Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:55:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janna Davis

36 Forest Ridge Dr
Asheville, NC 28806

From: [Todd Lee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:53:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Todd Lee

23 Gentlebreeze Lane
Asheville, NC 28805

From: [William Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:52:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

William Phillips

1914 Sutphin Road
Sanford, NC 27330

From: [daniel tiago](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:52:03 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

daniel tiago

2018 Howard St
Philadelphia, PA 19122

From: [maurice wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:51:46 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

maurice wells

359 school rd. east lot#1
asheville, NC 28803

828-676-0525

From: [Elaine Herring](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:49:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elaine Herring

60 Byrum Road
60 Byrum Road
Gates, 27937

From: [Nancy Pocklington](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:45:56 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nancy Pocklington

1906 Wilson St
New Bern, NC 28560

2526378161

From: [Cama Merritt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:43:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cama Merritt

1244 Arbor Rd #224
Winston-salem, NC 27104

(336) 724-4563

From: [John Jordan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:40:09 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Jordan

6 Bartlett Mtn Rd
asheville, NC 28805

From: [George Burazer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:38:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

George Burazer

8300 Meadow Lakes Dr
Charlotte, NC 28210

7044570072

From: [Lynne C.](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:37:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lynne C.

5012 Lipscomb Dr
Garner, NC 27529

From: [Meg Morgan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:37:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Meg Morgan

3010 Windsor Chase Dr
Matthews, NC 28105

7046515949

From: [Sherman Hoover](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:34:02 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sherman Hoover

83 Appalachian Way
Asheville, NC 28806

8282754354

From: [Gina Golden](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:33:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gina Golden

223 Hillsdale Drive
Wilmington, NC 28403

9107939484

From: [Gina Roberts](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:33:44 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gina Roberts

5613 Duraleigh Rd
Suite 101
Raleigh, NC 27612

From: [Roxy Darling](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:32:14 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Roxy Darling

936 Waterlily Rd
coinjock, NC 27923

From: [Miriam Youngquist-Thurow](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:32:08 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Miriam Youngquist-Thurow

6209 Thurlow Ct
Holly Springs, NC 27540

From: [Sarah Morse](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:31:52 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sarah Morse

183 Pleasant Street
Spindale, NC 28160

From: [Donna Shawver](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:27:59 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Donna Shawver

704 Charlotte Ave
Carolina Beach, NC 28428

From: [Linda Kehew](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:25:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Kehew

211 Buckingham Dr
Winterville, NC 28590

(252) 364-2152

From: [Eric Kehew](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:25:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eric Kehew

211 Buckingham Dr
Winterville, NC 28590

(252) 364-2152

From: [Linda LeBer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:23:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda LeBer

5829 White Heron Rd
Wilmington, NC 28412

9103997032

From: [DEE REED](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:23:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

DEE REED

170 GALULADI TR
MAGGIE VALLEY, NC 28751

From: [Cathy McLaughlin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:21:50 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cathy McLaughlin

934 w 5th Street
Winston Salem, NC 27101

From: [D Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:21:47 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

D Brown

PO Box 98964
Raleigh, NC 27624

From: [Brian Cain](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:19:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Brian Cain

209 Marvista Court
Cary, NC 27518

From: [Wanda Boyd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:15:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wanda Boyd

1031 Spruce Street
Charlotte, NC 28203

From: [Suzanne Thompson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:15:48 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Suzanne Thompson

3384 NC 150
Reidsville, NC 27320

From: [marcia bailey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:14:10 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

marcia bailey

1270 cabbage patch rd
Burnsville, NC 28714

From: [Susan Casar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:13:37 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Susan Casar

32 Poplar Creek Dr
Asheville, NC 28805

From: [Patricia Rister](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:13:36 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patricia Rister

323 Winding Woods Way
Beaufort, NC 28516

From: [Denise Hyman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:12:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Denise Hyman

1220 Prabhupada Drive
Hillsborough, NC 27278

From: [Gary Schmoock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:10:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gary Schmoock

1725 riverside dr
1725 Riverside Drive
Hillsborough, NC 27278

9197322695

From: [Michael Dunn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:09:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michael Dunn

1304 Valleymede Road
Greensboro, NC 27410

3362079163

From: [Lydia Garvey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:09:43 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lydia Garvey

429 s 24th st
Clinton, OK 73601

From: [Paige Pinder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:07:40 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Paige Pinder

2329 Albright Dr
Greensboro, NC 27408

From: [kim FANELLY](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:07:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

kim FANELLY

9928 blackbird hill ln
charlotte, NC 28227

From: [Ragubathee Pather](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:05:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ragubathee Pather

15336 Dehavilland Dr
Charlotte, NC 28278

From: [Lorri Drozdyk](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:04:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lorri Drozdyk

7411 Troon Lane
Rougemont, NC 27572

From: [Keith Byrd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:04:12 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Keith Byrd

1296 maple creek rd
rutherfordton, NC 28139

From: [Traci Hamilton](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:03:57 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Traci Hamilton

6138 Candlewood Dr
Charlotte, NC 28210

From: [Susan Yarnell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 8:03:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Yarnell

5722 Hideaway Dr
Chapel Hill, NC 27516

9199422796

From: [Jonathan Doyle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:59:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jonathan Doyle

1909 Manuel Street
Raleigh, NC 27612

9194385859

From: [Patricia Murningham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:57:43 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patricia Murningham

4043 Plum Street
Conover, NC 28613

From: [Jackie Durham](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:57:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jackie Durham

3414 Rabbit Ridge Rd
Sanford, NC 27330

From: [Michael Busko](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:55:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michael Busko

4800 Marlborough Way
Durham, NC 27713

From: [Lila Saunders Rankin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:53:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lila Saunders Rankin

5220 Murrayhill Rd
1972 Lynnwood Drive
Charlotte, NC 28210

7046760913

From: [Maureen O'Neal](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:52:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Maureen O'Neal

9100 S.W. 80th Ave
9100
portland, OR 97223

5032931796

From: [Michael Sharinus](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:51:45 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michael Sharinus

416 Glensprings Drive
Fletcher, NC 28732

From: [Kenneth Jobe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:51:45 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kenneth Jobe

Po box 539
Beaufort, NC 28516

From: [Brian Gleason](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:47:22 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Brian Gleason

114 Talley Ridge Dr
Troutman, NC 28166

From: [Raymond Occhipinti](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:47:19 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Raymond Occhipinti

265 Brooklyn Rd
Asheville, NC 28803

From: [Maria Tompkins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:46:02 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Maria Tompkins

1388 Spring Hill Circle
Kernersville, NC 27284

From: [Mary Nolan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:45:54 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mary Nolan

100 Island Palms Drive
Carolina Beach, NC 28428

From: [Judy Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:45:45 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Judy Williams

303 West 21st Street
Newton, NC 28658

From: [paul elmore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:43:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

paul elmore

6601 sycamore avenue
Castle Hayne, NC 28429

910-470-2993

From: [Mary Bowman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:41:20 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities for ourselves and future generations.

Thank you.

Sincerely,

Mary Bowman

1612 Myers Park Drive
Charlotte, NC 28207

From: [Laura Barr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:37:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Laura Barr

4320 Eastridge Drive
Gastonia, NC 28056

From: [Evelyn Coltman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:37:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Evelyn Coltman

90 Evergreen Circle
Waynesville, NC 28786

From: [Adam Versenyi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:33:44 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Adam Versenyi

205 Oleander Road
Carrboro, NC 27510

From: [Michelle Mitchell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:31:15 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michelle Mitchell

17227 Chardonnay Ct
Cornelius, NC 28031

7048969629

From: [Jill Harris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:22:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jill Harris

1905 Treyburn Lane
High Point, NC 27265

3368693608

From: [Phyllis Woods](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:21:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Phyllis Woods

200 S College Row
Brevard, NC 28712

From: [Sonya Perry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:19:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sonya Perry

4846 Arlington St
Hope Mills, NC 28348

(910) 568-1143

From: [Chris Troxtell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:19:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities. We must put a stop to this insanity.

Thank you.

Sincerely,

Chris Troxtell

4492 Jordan St
Trinity, NC 27370

From: [Theresa Ssvery](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:17:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Theresa Ssvery

5401 Olivia Court
Marshville, NC 28103

3038592795

From: [Tim Nelson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:16:09 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tim Nelson

PO Box 5
Ronda, NC 28670

From: [William Larson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:15:48 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

William Larson

304A N Hillcrest Dr
Goldsboro, NC 27534

9192881852

From: [Janet Black](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:11:30 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janet Black

PO Box 1031
Candler, NC 28715

From: [Johnette Fields](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:09:45 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Johnette Fields

3206 Graylyn Terrace
Wilmington, NC 28411

From: [Mary Owen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:07:39 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mary Owen

71 Denise Drive
Semora, NC 27343

336 622-3239

From: [janice alexander](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:05:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

janice alexander

12 killegray ridge
bald head island, NC 28461

From: [Jennifer Baker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:05:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of the permit exemptions rule. Clean air is a basic need and right. Air pollution has broad public health, environment, and economic implications. A grant of exemption from air permit regulations contributes to the problem rather than the solution. We must hold polluters accountable.

I urge just action to protect the air we breathe. I appreciate your critical appraisal of this message.

Sincerely,

Sincerely,

Jennifer Baker

104 W Main St #3
Carrboro, NC 27510

From: [Kicab Castaneda-Mendez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 7:03:45 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kicab Castaneda-Mendez

112 rhododendron court
Chapel Hill, NC 27517

9199678782

From: [Jeff Schweickert](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:59:23 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeff Schweickert

1125 Stoneferry Ln
Raleigh, NC 27606

4193040045

From: [Sharen Oxman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:58:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sharen Oxman

66 Merrill Lane
Pisgah Forrest, NC 28768

2514247925

From: [David GREEN](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:58:11 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David GREEN

1501 Rhem Ave
NEW BERN, NC 28560

From: [Mark Ackerman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:58:04 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mark Ackerman

7125 Trumble Woods
Connellys Springs, NC 28612

From: [Joyce Atkinson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:58:02 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joyce Atkinson

7125 Trumble Woods
CONNELLY SPRINGS, NC 28612

From: [Amber parlier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:57:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Amber parlier

3316 37th ave ne
hickory, 28601

From: [Amber parlier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:56:13 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Amber parlier

3316 37th ave ne
hickory, 28601

From: [Betsy Beach](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:55:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Betsy Beach

118 Wisconsin Street
Spindale, NC 28160

From: [Debra Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:52:18 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Debra Davis

PO Box 1613
Taylorsville, NC 28681

From: [james.pierce](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:50:06 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

james.pierce

218 cambridge dr
286362018
brevard, NC 28712

8285578877

From: [Matt Loadman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:49:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Matt Loadman

po box 705
linville, NC 28646

From: [mae basye](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:43:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

mae basye

501 quest ridge drive
xxx
fuquay varina, NC 27526

From: [Nancy Johnston](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:43:22 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nancy Johnston

112 green acres lane
Greensboro, NC 27410

From: [Susan Borys](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:43:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Borys

4406 Lake Brandt Road
Greensboro, NC 27455

3362825984

From: [Kathryn Casey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:40:03 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathryn Casey

3725 Cattail Ln
Greenville, NC 27858

From: [Peggy Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:37:47 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Peggy Davis

3868 Mindona Dr
Winston-Salem, NC 27106

From: [Joyce Dye](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:37:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joyce Dye

10 Rivoli Blvd
Hendersonville, NC 28739

From: [Kelly LaForte](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:37:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kelly LaForte

200 Lower Edgewood Rd
Candler, NC 28715

(828) 774-1144

From: [Kimberly Hurtt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:35:25 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kimberly Hurtt

2712 Quail Point Drive
Raleigh, NC 27603

9197632596

From: [Patricia Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:33:50 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Patricia Smith

624 James Chapel Rd
Clyde, 28721

From: [Jessica Bundy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:33:46 PM

Dear Joelle Burlison,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jessica Bundy

1542 Londonderry Place
Fayetteville, NC 28301

910-336-6932

From: [Kenneth Crews](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:32:07 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kenneth Crews

P. O. Box 1062
Durham, NC 27702

From: [Jude Maglione](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:31:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jude Maglione

10 Moreview Drive
Asheville, NC 28803

From: [Pamela Hartigan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:31:25 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Pamela Hartigan

514 Sherwood Hills Drive
Winston Salem, NC 27104

From: [J Hilton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:29:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

J Hilton

2967 Rawls Church Rd
Fuquay Varina, NC 27526

From: [Warner Heston](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:28:05 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Warner Heston

2746 Westmore Court
Winston Salem, NC 27103

3367450682

From: [Larry McMullen](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:27:58 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Larry McMullen

POB 1012
Lenoir, NC 28645

From: [Nanette Prosser](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:25:29 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nanette Prosser

87 McMichael Dr
Pinehurst, NC 28374

910 235 0011

From: [Sarah Hebert](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:23:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sarah Hebert

940 w 1st street
Charlotte, NC 28202

From: [John Tetel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:23:19 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Tetel

1719 N. Roxboro St
Durham, NC 27701

From: [Laura Mackie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:22:17 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Mackie

110 Willow Trace Circle Apt.6
Clemmons, NC 27012

From: [Ronald Mimnaugh](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:22:14 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ronald Mimnaugh

584 Lake Royale
Louisburg, NC 27549

From: [Michael Eisenberg](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:21:53 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michael Eisenberg

5033 Bartons Enclave Ln
Raleigh, NC 27613

9198465154

From: [Janet Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:19:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janet Smith

1602 Hollybriar Lane
Greenville, NC 27858

From: [Pat Weddington](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:19:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Pat Weddington

321 Wiley Ave
Salisbury, NC 28144

From: [Deborah Compton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:19:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Deborah Compton

7 Montview Dr
Asheville, NC 28801

From: [Diane DeWitt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:15:56 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Diane DeWitt

33 Kenai Drive
Asheville, NC 28806

From: [Bryan Hubbard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:15:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bryan Hubbard

6130 Narrow Way Lane
Winston-Salem, NC 27105

From: [Ruby Todd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:15:47 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ruby Todd

260 Pine Lake Road
Southport, NC 28461

4407525252

From: [Frances Huffman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:14:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Frances Huffman

2400 Hoyt Street
Winston-Salem, NC 27103

3367253432

From: [Wendy Hicks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:09:57 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Wendy Hicks

2212 E. Pelican Dr
Oak Island, NC 28465

From: [Janine Tokarczyk](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:07:58 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janine Tokarczyk

109 N Oakland Dr
Mebane, NC 27302

From: [Emily Ohare](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:03:42 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Emily Ohare

309 Bolin Forest Drive
Carrboro, NC 27510

From: [Jeffrey Snow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:01:35 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jeffrey Snow

3108 Hunters Bluff Dr
Raleigh, NC 27606

From: [Melanie Walker](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 6:01:32 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Melanie Walker

1011 High Lake Ct
Raleigh, NC 27606

9198590208

From: [Natalie Van Leekwijck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:59:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Natalie Van Leekwijck

444 Munn Street
Hazard, NE 68844

From: [Ileana Clavijo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:58:07 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ileana Clavijo

513 Green Meadows Dr
Wilmington, NC 28405

From: [Marie Lieberman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:57:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marie Lieberman

8517 Southfield Place
Raleigh, NC 27615

From: [Nate Lotze](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:57:42 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nate Lotze

504 Erwin Road
Durham, NC 27707

7202317870

From: [Andrew Angyal](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:57:42 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Andrew Angyal

7149 Ludgate Road
Gibsonville, NC 27249

From: [Faith McNamara](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:57:41 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Faith McNamara

50065 Live Oak Lane
Frisco, NC 27936

From: [Kathy Zeller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:55:54 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathy Zeller

6 Haley Lane
Candler, NC 28715

From: [Jan Ross](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:55:38 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jan Ross

251 Jims Branch Rd
Swannanoa, NC 28778

From: [Cynthia Carey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:55:26 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cynthia Carey

3206 windwood drive
Greensboro, NC 27410

From: [Santiago Navia](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:50:15 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Santiago Navia

PO Box 5383
Davidson, NC 28035

From: [Mark Hurmence](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:49:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mark Hurmence

518 Spencer Farlow drive
Carolina beach, NC 28428

From: [Corinne Benbow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:45:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Corinne Benbow

2736 cedar falls road
Franklinville, NC 27248

3366291655

From: [Martha Parry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:43:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Martha Parry

92 Rocking Horse
Burnsville, NC 28714

From: [michelle wright](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:42:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

michelle wright

203A Justice St
chapel hill, NC 27516

3362490871

From: [david fass](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:40:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

david fass

101 markham plantation
Apex, NC 27523

6785916281

From: [Edward Stavish](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:35:31 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Edward Stavish

1285 Duckett Top Tower Road
Hot Springs, NC 28743

828 622 3682

From: [John Pearce](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:33:54 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Pearce

4704 Waterford Knoll Dr
Apartment 1036
Charlotte, NC 28226

7044123393

From: [Martha Brimm](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:33:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Martha Brimm

7 Surrey Lane
Durham, NC 27707

From: [Jill Slee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:33:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to strongly oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air and water is good for our children, our families, our environment, our future, the climate, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air, our children and their future, our environment, and our communities.

Thank you.

Sincerely,

Jill Slee

14535 Harmonious St
Charlotte, NC 28278

From: [Robert Love](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:32:06 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Love

36 Main St
Prospect Hill, 27314

3362649070

From: [Fred Stanback](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:31:58 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Fred Stanback

507 W Innes St, #270
Salisbury, NC 28144

From: [John Wiles](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:31:36 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Wiles

5205 Langford Ter
Durham, NC 27713

From: [Sandra Phillips Yaggy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:31:33 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sandra Phillips Yaggy

143 Fearington Post
Pittsboro, NC 27312

From: [Anthony Snider](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:25:49 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anthony Snider

5025 Pine Street
Wilmington, NC 28403

From: [Susan Hochstetler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:25:26 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Susan Hochstetler

6613 Loblolly Circle
Waxhaw, 28173

From: [Eileen Spanier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:25:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eileen Spanier

7235 Winery Lane
Charlotte, NC 28227

4847977241

From: [Linda Bach](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:25:24 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Bach

504 Frances McQueen Road
VILAS, NC 28692

From: [Hallie Barnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:22:13 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Hallie Barnes

6301 Jones Farm Rd
Wake Forest, NC 27587

From: [Hallie Barnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:22:13 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Hallie Barnes

6301 Jones Farm Rd
Wake Forest, NC 27587

From: [Elizabeth Kenyon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:22:13 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Kenyon

320 Longchamp Lane
Cary, NC 27519

From: [Elizabeth Kenyon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:22:13 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Kenyon

320 Longchamp Lane
Cary, NC 27519

From: [Debra Nipper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:19:41 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Debra Nipper

112 spring drive
Jacksonville, NC 28540

From: [Debra Nipper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:19:41 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Debra Nipper

112 spring drive
Jacksonville, NC 28540

From: [Timothy Stevenson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:19:31 PM

Dear Joelle Burlison,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Timothy Stevenson

2615 Oak Ridge Rd
Oak Ridge, NC 27310

3365885270

From: [Timothy Stevenson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:19:31 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Timothy Stevenson

2615 Oak Ridge Rd
Oak Ridge, NC 27310

3365885270

From: [Pam Dix](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:16:01 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pam Dix

11127 Aprilia Lane
Cornelius, NC 28031

(704) 604-5277

From: [Pam Dix](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:16:01 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pam Dix

11127 Aprilia Lane
Cornelius, NC 28031

(704) 604-5277

From: [Renee Reese](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:16:00 PM

Dear Joelle Burluson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Renee Reese

306 Wendover Heights Circle
Charlotte, NC 28211

From: [Renee Reese](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:16:00 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Renee Reese

306 Wendover Heights Circle
Charlotte, NC 28211

From: [Cliff Norris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:13:33 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cliff Norris

po box 561
Seagrove, NC 27341

3368792472

From: [sue-anne solem](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:13:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

sue-anne solem

310 umstead dr
Chapel Hill, 27516

From: [Neil Chartier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:12:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Neil Chartier

3612 Cranston Road
Garner, NC 27529

From: [Jeaneane Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:12:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeaneane Williams

925 New Garden Rd
Greensboro, NC 27410

From: [Nicole Sheronas](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:11:51 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nicole Sheronas

340 44th Ave Dr NW
Hickory, NC 28601

From: [James & Leslea Kunz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:11:32 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

James & Leslea Kunz

1218 Coral Reef Ct
New Bern, NC 28560

2525146670

From: [George Miller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:10:15 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

George Miller

165 Pinyon Circle
Pinehurst, NC 28374

From: [Kathy Wright](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:08:13 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathy Wright

620 Lighthouse Circle
Aberdeen, NC 28315

From: [DonnaMarie Woodson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:07:38 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

DonnaMarie Woodson

6230 Hackberry Creek Trl
Apt 223
Charlotte, NC 28269

From: [Judy Scurry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:07:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Judy Scurry

3222 Turnberry Ct
Winston-salem, NC 27104

From: [Julie Moore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:07:27 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julie Moore

5917 Oxford Green Drive
Apex, NC 27539

From: [jami haigler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:06:58 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

jami haigler

5220 eno cemetery road
cedar grove, NC 27231

From: [Michael Schachter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:04:25 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michael Schachter

1711 Tuscarora Rhems Rd
New Bern, NC 28562

2526265100

From: [Scott Wheeler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:01:38 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Scott Wheeler

108 Byrnwood Dr
Jamstown, NC 27282

From: [jayne worth](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 5:00:55 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jayne Worth

802 n boylan ave
raleigh, NC 27605

9196212253

From: [kathi.giese](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:58:09 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

kathi.giese

4 Dunleith Ct
Greensboro, NC 27408

3366861980

From: [Shantaal Leal](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:58:04 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Shantaal Leal

4726 Peyton Place
#3
Shelby, NC 28150

From: [Shannon Harper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:57:46 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Shannon Harper

511 Old Mill
Castle Hayne, NC 28429

9102975502

From: [Susan Kelemen](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:55:31 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Kelemen

90 Quartz Hill Road
Pittsboro, NC 27312

From: [ronald klein](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:55:30 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

ronald klein

140 red oak ct
raeford, NC 28376

From: [Robert Scott](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:55:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robert Scott

po bix 1305
Burnsville, NC 28714

From: [Wrenn Conrad](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:55:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Wrenn Conrad

9821 Styers Ferry Road
Lewisville, NC 27023

From: [Beth Livingston](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:52:21 PM

Dear Joelle Burluson,

I'm aghast about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is utterly unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Beth Livingston

1105 Trails End Road
Durham, NC 27712

919-620-7525

From: [Susan Rogalski](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:49:31 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Rogalski

105 Avon Drive
Hubert, NC 28539

From: [Morris Hickson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:47:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Morris Hickson

4503 Rosebud Church Road
Wilson, NC 27893

From: [Mary Lucas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:46:10 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mary Lucas

371 River Road
Pittsboro, NC 27312

From: [Anthony Dente](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:45:48 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anthony Dente

370 Autumn Pheasant Loop
Calabash, NC 28467

From: [Daniel Sanderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:45:46 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Daniel Sanderson

1282 Pony Farm Road
Jacksonville, NC 28540

9103303724

From: [Lorelei Nemcik](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:44:22 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lorelei Nemcik

605 Runningbrook Lane
Rural Hall, NC 27045

8653135367

From: [Susan Edelstein](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:43:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Susan Edelstein

308 Heidinger Drive
cary, NC 27511

From: [joyce b RN](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:41:55 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

joyce b RN

3030 W
High Point, NC 27265

From: [Peggy Fergus](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:41:32 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Peggy Fergus

1500 Chesterfield Rd
Leeisville, NC 27023

From: [Victoria O'Connor](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:37:58 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Victoria O'Connor

30 Candlewood Circle
WAYNESVILLE, NC 28785

From: [jerry.evans](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:31:43 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

jerry evans

3099 highway 58 south
kinston, NC 28504

From: [Chris McGratty](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:31:39 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris McGratty

3700 Commonwealth Ave
Charlotte, NC 28205

7046080828

From: [Kendrick Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:28:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kendrick Brown

730 Weathergreen Dr
Raleigh, NC 27615

From: [Ashlyn Barlow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:25:43 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ashlyn Barlow

Zebulon Dr
Zebulon, NC 27597

9196097335

From: [Cathy Brunick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:25:29 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cathy Brunick

14133 Walkers Crossing Dr
Charlotte, NC 28273

From: [Bethanie Ellis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:22:19 PM

Dear Joelle Burlison,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Bethanie Ellis

13273, Goldsboro Street, Wilson, NC
Wilson, NC 27893

From: [Raymond Langan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:20:39 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Raymond Langan

269 Plaza Drive Ext
CHAPEL HILL, NC 27517

9199296772

From: [Carole Schreiber](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:19:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carole Schreiber

24 Twitter Lane
Brevard, NC 28712

From: [Andy Ralston-Asumendi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:16:17 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Andy Ralston-Asumendi

3207 Van Allen Cir
Greensboro, NC 27410

From: [Sharon Crawford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:16:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sharon Crawford

22 Little Cedar Court
Asheville, NC 28805

8282983316

From: [Dr. Fredrick Milano](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:16:05 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dr. Fredrick Milano

4000 Ashwood Drive
Leland, NC 28451

From: [Michael Evon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:14:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michael Evon

606 Brook Street
MOREHEAD CITY, NC 28557

From: [Clay Denman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:13:52 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Clay Denman

7829 Timber Glow Trail
Knoxville, TN 37938

From: [Dale Hocker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:13:40 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dale Hocker

132 Wackena Way
Beaufort, NC 28516

252-728-5290

From: [Joel Skodnick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:13:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joel Skodnick

P.O. Box 1569
Davidson, NC 28036

From: [Elsa Desrochers](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:11:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elsa Desrochers

599 Blackbeard's View
Bath, NC 27808

252-923-1561

From: [Bernard Duncan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:10:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Bernard Duncan

6718 Providence Square Drive Apt#317
Charlotte, NC 28270

7576302776

From: [Srishti Bhagat](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:10:01 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Srishti Bhagat

2021 Walnut St
Durham, NC 27705

From: [PAT ROBINSON](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:08:36 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

PAT ROBINSON

814 GUILFORD COLLEGE RD
#194
GREENSBORO, NC 27409

From: [Sandra Dishman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:07:51 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sandra Dishman

613 S Chapman St
Greensboro, NC 27403

3366816796

From: [Jules Fraytet](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:07:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jules Fraytet

401 Hawthorne Lane STE 110
Charlotte, NC 28204

From: [Tracy OBrien](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:05:40 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Tracy OBrien

3381 Rebecca Drive
Summerfield, NC 27358

From: [Susan Thompson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:05:37 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Thompson

702 Dorothea Drive
Raleigh, NC 27603

From: [JaneAnn Hughes](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:05:36 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JaneAnn Hughes

7760 Netherlands Dr
Raleigh, NC 27606

From: [Camryn Pate](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 4:01:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Camryn Pate

2567 Hunter Rd
Clinton, NC 28328

9103853790

From: [Beverly Deruby](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:58:17 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beverly Deruby

2404 commonwealth ave
Charlotte, NC 28205

From: [John Jameson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:57:49 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Jameson

3820 Echo Farms Blvd
Wilmington, NC 28412

9108761660

From: [Donna Bekiarian](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:57:48 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Donna Bekiarian

140 Clipper Ave
Edison, NJ 08817

From: [carolyn solan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:55:51 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

carolyn solan

5747 Cambridge Bay Dr
Charlotte, NC 28269

From: [Mary E. Sayler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:55:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mary E. Sayler

7306 Connan Lane
Charlotte, NC 28226

9802367893

From: [John Fiedler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:55:34 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Fiedler

2209 Lakenheath Ct
Raleigh, NC 27614

From: [Jennifer Symonds](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:55:32 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jennifer Symonds

110 Windy Hill Court
Aydlett, NC 27916

From: [Katrina Wesson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:52:06 PM

Dear Joelle Burlison,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Katrina Wesson

515 Valley Mede Dr
Durham, NC 27713

From: [Gary Andrew](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:49:42 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gary Andrew

319 N Downing St
Davidson, NC 28036

From: [Donald Brisson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:49:36 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Donald Brisson

325 Garden Lane
Salisbury, NC 28146

From: [B. William Irlbeck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:49:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

B. William Irlbeck

8688 Barrett Ridge Road
Wake Forest, NC 27587

From: [Joyce Dalton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:49:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joyce Dalton

po box 32
stoneville, NC 27048

From: [Pattie M Baskette](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:49:11 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pattie M Baskette

7718 Astoria Place
Raleigh, NC 27612

From: [Abbygale Huffman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:46:25 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Abbygale Huffman

2506 22nd Street NE
Hickory, NC 28601

806-335-5990

From: [Alvin Harris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:45:56 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Alvin Harris

329 Hyder Allen Lane
Hendersonville, NC 28792

828-685-2661

From: [Doris Hinson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:45:47 PM

Dear Joelle Burleson,

Self-regulation does not work, especially when profits are at staked.

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Doris Hinson

9 Fircrest Court
Durham, NC 27703

919-596-7687

From: [Margaret Clemen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:45:41 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Margaret Clemen

3805 Westcrest St
Durham, NC 27707

9198050141

From: [Robert Sauer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:43:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Sauer

150 cherokee road
Asheville, NC 28801

From: [Jock Simmons](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:41:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jock Simmons

1903 Todd St
Newton, NC 28658

From: [Carolyn Pilgrim](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:40:09 PM

Dear Joelle Burleson,

526lucas@gmail.com

Sincerely,

Carolyn Pilgrim

95 Strollers Lane
Waynesville, NC 28785

8285509914

From: [Maureen Albano](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:40:02 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Maureen Albano

108 red fox run dr
Wallace, NC 28466

From: [john powell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:38:08 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

john powell

105 culpeper rd
new bern, NC 28562

252-638-3614

From: [Jonathan Burton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:38:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jonathan Burton

109 Tara Lynn Court
Mooresville, NC 28115

704-677-8791

From: [Paula Keenum](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:37:24 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paula Keenum

602 Parkway Blvd
Wilmington, NC 28412

From: [Kim Stoehr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:37:22 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kim Stoehr

1416 Ravensthorpe Drive
Fuquay Varina, NC 27526

9195523211

From: [David & Carol Shelton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:35:23 PM

Dear Joelle Burleson,

If you let polluters self regulate, why not let criminals do the same? The implication is that if the entity requesting permission from our state officials to 'self regulate' has enough money, there is no problem. Go ahead and pollute. I don't think we North Carolinians are too happy with this kind of irresponsible favoritism, since we are the ones that are going to be polluted. Of course, you live in NC also, which makes it curious as to why you would want to pollute yourself and your family along with everyone else.

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David & Carol Shelton

329 Grady McNeilly Rd
329 Grady McNeilly Rd
Casar, NC 28020

7045389133

From: [Jim DeGrave](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:34:19 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jim DeGrave

35 Yorktown Circle
Arden, NC 28704

From: [Peter Grosch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:33:54 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable. This state has made strides in cleaning up the air from being in the top ten worst states for air pollution and now you are considering a reversion back to greater times of greater air and water pollution. Seems to make little sense that such exemptions have reared their ugly heads.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Grosch

5128 Rockmont Ct
Winston-Salem, NC 27104

From: [David Savige](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:33:48 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Savige

104 Chandler Dr
Greenville, 27858

From: philip.lesser
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:33:44 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

philip lesser

616 e kingston ave
charlotte, NC 28203

From: [Simmons \(Bill\) Isler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:31:25 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Simmons (Bill) Isler

7436 Edenwood Lane
Raleigh, NC 27615

From: [Glenda Steel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:27:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Glenda Steel

103 Union St N
Concord, NC 28025

7047823403

From: [Arthur Firth](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:25:50 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Arthur Firth

1011 Emerald Bay Drive
Salisbury, NC 28146

From: [Voncile Ferguson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:25:27 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Voncile Ferguson

Jefferson Wood Ct
Greensboro, NC 27410

From: [James Grady](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:25:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

James Grady

202 Hillcrest Rd
Raleigh, NC 27605

From: [Jeffrey Nicolaisen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:25:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeffrey Nicolaisen

2528 Perkins Rd
Durham, NC 27705

From: [Thomas Oriel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:23:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Thomas Oriel

110 Heatherwood Dr
Garner, NC 27529

From: [Mike Delima](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:23:26 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mike Delima

28562 Martin L. King avenue
New Bern, NC 28560

From: [James Ehmann](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:23:21 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James Ehmann

1101-A Lupine Court
Raleigh, NC 27606

919-724-4554

From: [mark and susan glasser](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:21:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

mark and susan glasser

3660 barry ave
LA, CA 90066

From: [Benjamin Conley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:19:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Benjamin Conley

309 Garrou Ave
Valdese, NC 28690

From: [Bonnie Bowman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:16:08 PM

Dear Joelle Burluson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bonnie Bowman

1323 Rosehill Drive
Waxhaw, NC 28173

From: [Audrey Basson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:14:15 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Audrey Basson

Lochmere
Cary, NC 27518

From: [john baker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:13:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

john baker

251 wiltshire circle
fletcher, NC 28732

From: [Ann Callahan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:13:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ann Callahan

477 Johnson Dairy Rd
Mooresville, NC 28115

From: [Bradley Parker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:11:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bradley Parker

6505 Windy Grove Court
Fayetteville, NC 28314

From: [Sandra Wheeler](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:10:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sandra Wheeler

1403 Laurel St
New Bern, NC 28560

From: [Judith Gooch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:07:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Judith Gooch

5010 Seaward Ct
southport, NC 28461

From: [Grace Egly](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:07:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Grace Egly

12401 Glanlivet Way
Raleigh, NC 27613

From: [Carol Pelosi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:04:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carol Pelosi

1255 South Main Street
Wake Forest, NC 27587

From: [william james](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:04:17 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

william james

103 old jims branch road
swannanoa, NC 28778

From: [Ronnie Johnson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:03:54 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ronnie Johnson

720 North Person Street
Apartment 305
Raleigh, NC 27604

From: [Jeff Jenkins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:03:48 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jeff Jenkins

191 Sabre Pointe Drive
Bath, NC 27808

From: [Kicab Castaneda-Mendez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:03:47 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kicab Castaneda-Mendez

112 Rhododendron Ct
Chapel Hill, NC 27517

From: [Kay Burgwyn](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:03:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kay Burgwyn

P O Box 296
whitakers, NC 27891

From: [Lawrence East](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:02:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lawrence East

316 Richlands Ave
Apt. 5
Jacksonville, NC 28540

From: [Brenda Tenerelli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:02:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Brenda Tenerelli

30 Roberts Rd
Weaverville, NC 28787

8286451173

From: [Denise Plymale](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 3:02:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Denise Plymale

102 South Linwood Avenue
Charlotte, NC 28208

704-641-0353

From: [Armstrong Pillow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:59:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Armstrong Pillow

229 Potluck Farm Road
Rougemont, NC 27572

3363643004

From: [Victoria Hallock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:57:55 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Victoria Hallock

2017 quail Forest
Raleigh, NC 27609

From: [Paul Moloney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:55:18 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Paul Moloney

HillHouse
507 E. Club Dr
Gastonia, NC 28054

From: [william estes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:52:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

william estes

340 woodhaven dr
Franklin, NC 28734

From: [Patsy Hart](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:51:40 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patsy Hart

219 W Sothel St
Kill Devil Hills, NC 27948

From: [Tilda Prosser](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:49:44 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tilda Prosser

2888 Beaty Rd
Gastonia, NC 28056

From: [Terry Vaccaro](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:49:44 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Terry Vaccaro

Corbet
N Plainfield, NJ 07060

From: [Kermit R. Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:49:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kermit R. Davis

386 Licklog Ridge
Hayesville, NC 28904

828 389-4276

From: [Glenn Ahrendt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:49:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Glenn Ahrendt

2243 7 LKS S
West End, NC 27376

From: [Linda S Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:46:27 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda S Davis

5180 Dock Davis Rd
Clemmons, NC 27012

From: [Cindy Levey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:46:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cindy Levey

8012 Clear Brook Dr
Raleigh, NC 27615

From: [Sharon Nicodemus](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:45:50 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sharon Nicodemus

2710 Danube Dr
Sacramento, CA 95821

(916) 488-1946

From: [Gwen Glover](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:44:30 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gwen Glover

3218 Royal Pines Drive
Sanford,, NC 27330

9197751480

From: [Julius Peacock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:43:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julius Peacock

440 Dewey st apt A
Kernersville, NC 27284

From: [Sarbagha Falk](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:43:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sarbagha Falk

104 Pleasant Drive Apt A
Carrboro, NC 27510

From: [Debra Owl](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:41:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Debra Owl

71 Hoot Owle Cove Rd
Whittier, NC 28789

From: [George Anderson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:40:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

George Anderson

1509 Macon Place
Tarboro, NC 27886

From: [Genevieve Patterson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:40:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Genevieve Patterson

4815 Montclair ave
charlotte, NC 28211

From: [jane white](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:40:07 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

jane white

16 Salisbury Drive Apt. 7109
asheville,, NC 28803

From: [Susan Zimmer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:39:56 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Zimmer

1147 Greensview Circle
Leland, NC 28451

9103992439

From: [Deborah Mcguinn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:39:43 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Deborah Mcguinn

1304 white memorial church rd
willow spring, NC 27592

From: [Matthew Neiburger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:38:16 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Matthew Neiburger

118 Maple Drive, APT B
Asheville, NC 28805

From: [Keith Bullins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:37:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Keith Bullins

4950 Jah Road
Germanton, NC 27019

3365954034

From: [Lisa Neste](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:35:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lisa Neste

4437 Garden Club Street
High Point, NC 27265

3368478741

From: [Marie Garlock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:33:44 PM

Dear Joelle Burluson,

Black and brown children in our state have much higher asthma rates than white children, and this is because they live in neighborhoods targeted to host toxic industrial emissions. This is an issue of racial justice, as well as environmental justice. Where will you and your legacy stand on this issue?

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Marie Garlock

610 W. Morgan St
Durham, NC 27701

From: [Carol Ann Minor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:33:42 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carol Ann Minor

10372 Singletree Lane
Davidson, NC 28036

From: [Phyllis Frisbey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:33:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Phyllis Frisbey

1354 Settawig Rd
Brasstown, NC 28902

From: [Carolyn Garland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:31:26 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carolyn Garland

650 Mt. Pleasant Rd
Crossnore, NC 28616

From: [Heidi Carton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:31:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Heidi Carton

4917 Friendship Rd
New Hill, 27562

From: [Jeff Switzer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:31:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeff Switzer

325 Kelly Lane
Lexington, NC 27295

From: [Donald Rumph](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:31:18 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Donald Rumph

3238 Quail Pointe Dr
Greenville, NC 27858

From: [robert stratton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:27:58 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

robert stratton

2436 gold cup ct
matthews, NC 28105

From: [Raleigh Stout](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:25:37 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Raleigh Stout

1001 YANCEYVILLE ST APT A
GREENSBORO, NC 27405

3365546763

From: [Amanda Robertson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:25:31 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Amanda Robertson

244 Prince Creek
Pittsboro, NC 27312

9195423525

From: [Nancy Acopine](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:25:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nancy Acopine

81 Lakeshore Dr
Asheville, NC 28804

8285051349

From: [Jeff Chandler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:25:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeff Chandler

16108 Sunninghill Park Road
Charlotte, NC 28277

7045435229

From: [Sara Paoluzzi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:23:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sara Paoluzzi

Via Marconi 1
Sacile, Friuli Venezia Giulia

From: [Terry Kokenes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:21:54 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Terry Kokenes

1133 Theresa Court
Raleigh, NC 27615

704 231 7157

From: cris.shewchuk
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:19:47 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

cris shewchuk

2933 Alpine Forest Ct
Charlotte, NC 28270

7048140681

From: [Pat Connell](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:19:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pat Connell

140 Partridge Trl
Salisbury, NC 28146

7042108042

From: [Melissa Bigg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:19:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Melissa Bigg

po box 265
Marshall, NC 28753

From: [Alexander Templeton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:17:24 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Alexander Templeton

308 Oakmont Circle
Archdale, NC 27263

From: [Lou Giglio](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:16:38 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lou Giglio

899 Seastone st
Raleigh, NC 27603

From: [Rosanne Martino](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:16:10 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rosanne Martino

4103 Wood Duck Way
Hendersonville, NC 28792

5166521771

From: [Chris Berg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:15:46 PM

Dear Joelle Burleson,

I ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule. I recommend maintaining strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This Permit Exemptions streamlining proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near the facilities proposed to self-monitor only, without state oversight.

We must continue to do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Chris Berg

6 Rosemary Trail
Flat Rock, NC 28731

From: [Cailey Sweatt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:14:14 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cailey Sweatt

236 Melrose St, Apt C
Winston-Salem, NC 27103

From: [rafa cena](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:14:03 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

rafa cena

7812 arboretum drive
apt. 201
charlotte, NC 28270

From: [Terri Lefler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:14:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Terri Lefler

59 Fenner Ave
Asheville, NC 28804

From: [Bob Coleman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:13:46 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bob Coleman

103 Candlelight Ct
Durham, NC 27707

919 490 6876

From: [Furaha Youngblood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:13:39 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Furaha Youngblood

1005 Grant Street
Durham, NC 27701

From: [Barbara Hardie](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:13:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barbara Hardie

299 Connor Rd
Sylva, NC 28779

From: [Darlene Savage](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:13:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Darlene Savage

351 Harts Ln
Rocky Point, NC 28457

9103863525

From: [thomas weissenberger](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:13:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

thomas weissenberger

2135 catherine rd
richlands, 28574

9103241378

From: [Jo Northup](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:10:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jo Northup

3648 Yadkinville Rd
Winston Salem, NC 27106

From: [Leslie Johnson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:10:03 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities which, in my mind, also means stopping the daily climate geoengineering (you know, the 'chemtrails' you can see if you take the time to look up at the sky.

Thank you.

Sincerely,

Leslie Johnson

3005 Stonecutter Circle
Fayetteville, NC 28306

(910) 522-7183

From: [Jeff Hibbard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:09:55 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jeff Hibbard

303 Harrison Hill Road
Swannanoa, NC 28778

From: [Art Smoker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:08:16 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Art Smoker

284 Arrowood Corner Rd
Mars Hill, NC 28754

8286809695

From: [Thomas Carson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:01:27 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Thomas Carson

3910 Tyndrum Drive
Durham, NC 27705

9194895219

From: [Heide Catherina Coppotelli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 2:01:26 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Heide Catherina Coppotelli

383 Seldon-Emerson Rd
Cedar Mountain, NC 28718

8288844673

From: [Betsy Bickel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:57:55 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Betsy Bickel

117 W. Trinity Ave
Durham, NC 27701

From: [Jake Anderson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:57:47 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jake Anderson

420 High St
Winston-Salem, NC 27106

From: [Linda King](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:56:18 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Linda King

1030 Gregg Court
Rocky Mount, NC 27803

2523146913

From: [Daria Drake](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:56:06 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Daria Drake

3504 Mossdale Ave
Durham, NC 27707

From: [Diana Light](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:55 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Diana Light

131 Church St
Weaverville, NC 28787

From: [Robert Bennett](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Bennett

P O Box 1281
Enka, 28728

From: [Greg Lemons](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Greg Lemons

5471 Dona Road
Julian, NC 27283

From: [ray derrickson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

ray derrickson

3607 glenraven dr
Raleigh, NC 27604

From: [David Sheronas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David Sheronas

340 44th Ave Dr NW
Hickory, NC 28601

From: [Nancy Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:55:20 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nancy Brown

142 Plantation Dr
King, NC 27021

From: [Michael Rogers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:53:32 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michael Rogers

98 shooting star dr
sylva, 28779

From: [Becky Suzik](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:53:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities. I am shocked that our state is could even slightly consider this!

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Becky Suzik

3441 Scotch Dr
Raleigh, NC 27616

From: [L.Simon](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:51:43 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

L Simon

11 spring hollow circle
Asheville, NC 28805

From: [Twyla Kirby](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:50:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Twyla Kirby

1531 Dry Ponds Rd
Granite Falls, NC 28630

828-409-0279

From: [Edward Kenestrick](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:47:21 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Edward Kenestrick

802 W Maynard Ave
Durham, NC 27704

From: [Marissa Roman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:47:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Marissa Roman

308 Hibiscus Way
Wilmington, NC 28412

4105047535

From: [Elizabeth Bonzo-Savage](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:47:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Bonzo-Savage

2041 Bethesda Ch. Rd
Madison, NC 27025

336 427-2420

From: [Deborah Broome](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:46:09 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Deborah Broome

173 West Iredell Circle
Statesville, NC 28625

From: [Elisha Schwabauer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:46:05 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elisha Schwabauer

1420 James St
Durham, NC 27707

From: [Carol Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:45:55 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carol Wilson

33 Pruitt Street
Asheville, 28806

From: [Marjorie Carson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:45:49 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Marjorie Carson

812 Wood Dale Drive
Apt/Suite
Kernersville, NC 27284

3367820629

From: [Christine McCready](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:45:48 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Christine McCready

4106 Columbine Circle
Charlotte, NC 28211

7043669944

From: [DOMONICK JACKSON](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:43:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

DOMONICK JACKSON

8709 BUCKSPORT LANE
Raleigh, NC 27613

From: [John Coyle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:43:29 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Coyle

1428 Ebrington Lane
Leland, NC 28451

From: [Beverly Wilson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:41:31 PM

Dear Joelle Burlison,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beverly Wilson

3134 Rolling Acres Road
Lenoir, NC 28645

From: [Thomas Grant](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:41:30 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Thomas Grant

25 Baird st
Asheville, NC 28801

From: [Debbie Burroughs](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:40:09 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Debbie Burroughs

111 Hobbs Acre Drive
Edenton, NC 27932

From: [Melody Wood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:39:51 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Melody Wood

3404 Old Barn Road
Greensboro, NC 27410

From: [Lisa Neste](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:37:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lisa Neste

4437 Garden Club St
High point, NC 27265

3362596096

From: [peter grant](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:37:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

peter grant

ward
graham, NC 27253

From: [James Zizzo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:37:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James Zizzo

2304 Wrightsville Ave
#106
Wilmington, NC 28403

910-762-6218

From: [Tom Trawick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:35:27 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tom Trawick

4240 PineLog Rd
Brasstown, NC 28902

From: [Deborah Dobson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:35:18 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Deborah Dobson

32 Main St
Hendersonville, NC 28792

From: [Mitchell McGuire](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:33:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

These regulations are not overly expensive to enforce, nor do they take away from companies' profit margins to that great of an extent that it is worth allowing these chemicals to contaminate our water and air supply. Chill. Money isn't all that matters you know.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mitchell McGuire

1203 Windsor drive
Wilmington, NC 28403

From: [Thomas Blanton](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:33:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Thomas Blanton

2228 Russell Dr
Granite Falls, NC 28630

From: [JAMES GRANT](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:32:37 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JAMES GRANT

217 Juniper Ln
Hendersonville, NC 28739

From: [Elizabeth Adams](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:31:48 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elizabeth Adams

195 Nicks Bend W
Pittsboro, NC 27312

From: [kim hayes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:31:46 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

kim hayes

5 routh ct
greensboro, NC 27406

3365743305

From: [George Tolleson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:31:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

George Tolleson

48 W. Raleigh Rd
Asheville, NC 28803

828-281-1166

From: [Elizabeth Wingfield](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:31:20 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elizabeth Wingfield

1001 Hardimont Road
Raleigh, NC 27609

9195233175

From: [Chris Moses](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:31:19 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Chris Moses

125 Sprunt St
Chapel Hill, NC 27517

From: [Flora Pino García](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:30:31 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Flora Pino García

calle romero 12
Alameda del Valle, Madrid, España, Europa, Ninguno

From: [June Petrie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:28:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

June Petrie

640 Keever Ln
Hiddenite, NC 28636

From: [Warner Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:27:58 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Warner Smith

4815 Keats Ave
CHARLOTTE, NC 28212

From: [Barbara Taylor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:27:46 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Barbara Taylor

1310 E Main St
Durham, NC 27703

919-688-1962

From: [Janet Link](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:25:31 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Janet Link

2014 Marguerite Avenue
Charlotte, NC 28205

From: [Perry Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:25:21 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Perry Smith

414 N 6th St
Wilmington, NC 28401

From: [David Campbell](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:22:03 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Campbell

College Manor Dr
Shelby, NC 28152

From: [Jamo Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:21:49 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jamo Smith

150 Camp Creek Estate Dr
Murphy, NC 28906

From: [Amie Fluharty](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:21:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Amie Fluharty

7 Mountain Site Ln Ext
Asheville, NC 28803

From: [George Rector](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:20:00 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

George Rector

947 Bo Cove Road
Cullowhee, NC 28723

From: [Jennifer Martin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:19:41 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jennifer Martin

696 bluestone rd
Durham, NC 27713

From: [Lynn Hoffman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:17:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lynn Hoffman

7403 Townsend Edge Way
Browns Summit, NC 27214

From: [D&G Altman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:17:21 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

D&G Altman

PO Box 643
Murphy, NC 28906

From: [Richard Gipko](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:16:23 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Richard Gipko

1008 Morgan Sellers Rd
Wadesboro, NC 28170

From: [Gretchen Klein](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:15:41 PM

Dear Joelle Burlison,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gretchen Klein

3449 Benny Lineberry rd
climax, NC 27233

From: [Ruth Klug](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:14:39 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ruth Klug

624 Kenmure drive
FlatRock, NC 28731

From: [Annette Musulin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:14:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Annette Musulin

2916 Escondido Farm Rd
Garner, NC 27529

From: [D. Young](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:14:01 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

D. Young

5811 Spruance Road
Richmond, VA 23225

From: [Daniel Sims](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:56 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Daniel Sims

126 Basswood Ter
Wilkesboro, NC 28697

4349969590

From: [Peter Hickey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:48 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Hickey

100 Sunshine Lane
Unit D
Winterville, NC 28590

252-321-3432

From: [Rick Burt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rick Burt

1070 Greenwood Drive, A2
Hendersonville, NC 28791

From: [Charlotte Prunet](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:32 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Charlotte Prunet

2239 Linda Street
Gastonia, NC 28054

7046890707

From: [Donald Harland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:31 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Donald Harland

PO Box 2080
677 N. Luther Rd
Candler, NC 28715

828-665-9247

From: [Joan Poole](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joan Poole

7532 Strader
Summerfield, NC 27358

From: [Sylvia Williams](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sylvia Williams

Brookwood
Fayetteville, NC 28301

From: [eileen juric](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:13:25 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

eileen juric

511 Adams Street
raleigh, NC 27605

From: [Nancy Montgomery](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:09:59 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nancy Montgomery

269 Pleasant Hill Loop Road
Rutherfordton, NC 28139

8282875405

From: [Robin Jeffers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:09:56 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robin Jeffers

8682 Grayson Park Dr
Wilmington, NC 28411

9105477147

From: [Thomas Atherton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:09:55 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Thomas Atherton

32 Spears Ave
Asheville, NC 28801

From: [Glenn Rape](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:09:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Glenn Rape

2921 Aprilia Ln
Monroe, NC 28112

(704) 764-4459

From: [Carol Oettinger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:09:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carol Oettinger

2701 Pickett Rd. Apt. 4015
Durham, NC 27705

From: [Dieter Graumann](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:08:39 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dieter Graumann

4015 Black Locust Ter
Greensboro, NC 27405

From: [Carol Hay](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:08:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carol Hay

3929-A Red Hawk Rd
Hillsborough, NC 27278

From: [Jeannie Rodbell](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:07:58 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jeannie Rodbell

3119 Lakeside Commons Drive
Southport, NC 28461

From: [Jane Haladay](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:07:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jane Haladay

1401 Sherbrooke Circle
Laurinburg, NC 28352

From: [Brenda Denton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:07:26 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Brenda Denton

30 Lawterdale Rd
Asheville, NC 28804

From: [James Walsh](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:03:54 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

James Walsh

P. O. Box 246
Morganton, NC 28680

From: [Richard Harris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:03:49 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Richard Harris

1615 Eagle Lodge LN
Durham, NC 27703

From: [Minnie High](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:01:48 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Minnie High

9323 South Vicksburg Park Court
Charlotte, NC 28210

7048041447

From: [Jane Church](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 1:01:28 PM

Dear Joelle Burleson,

Dear Mr. Burleson, Division of Air Quality,

I STRONGLY URGE YOU AND GOVERNOR MCCRORY'S DEPARTMENT OF ENVIRONMENTAL QUALITY TO PROTECT OUR CLEAN AIR BY REJECTING THIS WEAK PROPOSAL. WE CANNOT CLEAN UP OUR AIR, WATER AND SOIL HALFWAY UNDER WEAK TERMS! IT'S WRONG AND ESPECIALLY FOR OUR CHILDREN AND THEIRS.

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,
Jane Church
71008 Everard
Chapel Hill, NC 27517

Sincerely,

Jane Church

71008 Everard
Chapel Hill, NC 27517

9199672758

From: [Jenny Weaver](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:58:07 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jenny Weaver

309 Fairview Rd
Thomasville, NC 27360

From: [Maryann Pitman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:57:46 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Maryann Pitman

179 US Hwy 158 Bus E
Gatesville, NC 27938

2523570783

From: [Judith Pigossi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:57:43 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, for your families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities. The proposal allows polluters to self regulate. We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Judith Pigossi

14 Cedarcliff Road
Asheville, NC 28803

From: [Nadine Stimak](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:57:43 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nadine Stimak

485 Kenilworth Rd
Asheville, NC 28805

9412493379

From: [G.D. Anderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:56:15 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

G.D. Anderson

313 N. Estes Dr
Chapel Hill, NC 27514

From: [Diana Muller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:56:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Diana Muller

503 Walnut cr dr
Whitest, 27377

3364474006

From: [Collin Perry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:55:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Collin Perry

2011 Wilson St
Durham, NC 27705

3368471692

From: [Beth Pensiero](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:55:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beth Pensiero

128 Exeter Ct
Hendersonville, NC 28791

From: [michelle carter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:55:23 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

michelle carter

180 duncan crk rd
fletcher, NC 28732

8286842697

From: [Kristina O'Hara](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:55:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kristina O'Hara

313 Foxcroft Drive
Asheville, NC 28806

From: [Jill Parella](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:53:26 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jill Parella

3043 Dogwood Dr
Raleigh, NC 27604

From: [BJ Ryan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:52:09 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

BJ Ryan

3705 NC Highway
Burgaw, NC 28425

From: [P. Dean Addison](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:51:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

P. Dean Addison

504 Middleton Rd
Hendersonville, NC 28739

From: [Andrew Marhevsky](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:51:49 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Andrew Marhevsky

5017 Dockside Drive
WILMINGTON, NC 28409

From: [Jill Cleaveland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:51:45 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jill Cleaveland

1753 Webb Creek Rd
Andrews, NC 28901

From: [Susan Allen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:51:15 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Susan Allen

6824 Gloucester Road
Raleigh, NC 27612

From: [Barbara Dorton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:50:09 PM

Dear Joelle Burleson,

I'm more than concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable and a step back in the state progress to limit toxic air pollutants. We need to be progressive and place more strict laws against toxic pollutants for all the people of North Carolina.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Barbara Dorton

4424 Lancaster Hwy
Monroe, NC 28112

7048169002

From: [Robert Ziegler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:50:07 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Ziegler

2634 Lamb Mtn Rd
Hendersonville, NC 28792

From: [Chris Oakley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Oakley

5212 Fox Hunt Dr Apt G
Greensboro, NC 27407

3365588048

From: [john mooney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:52 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

john mooney

2512 veranda lane
greensboro, NC 27455

From: [Amanda Kiehm](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Amanda Kiehm

2917 Henslowe Drive
Raleigh, NC 27603

From: [Carol Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:40 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carol Williams

162 Waccamaw Road
Carthage, NC 29327

8432470729

From: [Carolyn Krueger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:39 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carolyn Krueger

359 Stoney Brook Trail
Hayesville, NC 28904

From: [Jill Green](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:34 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jill Green

770 Monroeton Rd
Reidsville, NC 27320

From: [Tom Mathern](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:49:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tom Mathern

11617 Chestnut Hill Dr
Matthews, NC 28105

(704) 248-0017

From: [Mark Proper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:45:59 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mark Proper

1300 Larchmont Pl. #813
Salisbury, NC 28144

7046519427

From: [Ada Khoury MD](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:45:58 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ada Khoury MD

PO Box 646
Weaverville, NC 28787

From: [Toni Watkins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:44:01 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Toni Watkins

208 Snowy Efre Way
Hendersonville, NC 28792

From: [Helen Bell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:49 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Helen Bell

30 Golden Oaks Lane
Fletcher, NC 28732

8284836596

From: [Doreen Mundie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:44 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size. Toxins are cumulative, so it matters that we reduce the amounts not allow more.

The cancers they cause are difficult to treat and track the source, but we know these chemicals shorten life.

The People should be the top priority, not the ease of corporations. YOU are supposed to work for us!

Thank you.

Doreen Mundie
1044 McEntire Rd
Tryon NC
28782

Sincerely,

Doreen Mundie

1044 McEntire Rd
Tryon, NC 28782

(828) 863-2944

From: [Audrey Newton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:37 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable and the antithesis of what we expect from agencies governing such a critical healthy life requirement. I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Audrey Newton

501 Wellingham Drive
Durham, NC 27713

From: [Nancy White](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:37 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nancy White

13012 Melvin Arnold Rd
Raleigh, NC 27613

From: [Dianne Creech](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dianne Creech

8221 Clear Brook Drive
Raleigh, NC 27615

From: [Michelle Rivers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:32 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michelle Rivers

8332 Beardsly Dr
Charlotte, NC 28269

From: [James & Sharon Parzino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James & Sharon Parzino

127 Shae's Landing Dr
211
Surf City, NC 28445

From: [Mary McKeown](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:43:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mary McKeown

66 Blue Ridge Assembly Drive
Black Mountain, NC 28711

From: [Teresa West](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:42:24 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Teresa West

1409 Buckner Clark Road
Pittsboro, NC 27312

From: [Byron Kilpatrick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:41:23 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Byron Kilpatrick

5532 NC 42 E
Elm City, NC 27833

From: [Debora Horning](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:40:08 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Debora Horning

3619 Marlowe Avenue
Winston Salem, NC 27106

From: [Joseph Wood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:40:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joseph Wood

supply n c
supply, NC 28462

From: [Bobbi Workman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:39:57 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Bobbi Workman

27 Summit Lake Lane
Zirconia, NC 28790

From: [Jay Marlow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:39:53 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jay Marlow

67 Frances Street
Asheville, NC 28806

8282363221

From: [Dana Myrick](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:39:52 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dana Myrick

236 Red Fox Run Drive
Wallace, NC 28466

From: [Cathy Narron](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:39:51 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cathy Narron

8136 Springfield School Rd
Kenly, NC 27542

From: [Duane Spencer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:38:56 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Duane Spencer

8136 Springfield School Rd
Kenly, NC 27542

From: [Keith Cutler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:38:03 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Keith Cutler

524 Tryst Lane
Wake Forest, NC 27587

9198197234

From: [nancy kustyn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:38:01 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

nancy kustyn

303 silkweed ct
wilmington, NC 28405

From: [Margaret Denison](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:37:37 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable, and unbreathable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret Denison

9408 Cartersville Ct
Raleigh, NC 27617

From: [Joseph Moran](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:37:29 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joseph Moran

1307 LeClair St
Chapel Hill, NC 27517

From: [Larry Sauder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:37:27 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities. I am tired of polluted water and breathing polluted air when I exercise. As my elected representative, I expect you to clean up our environment. I have started keeping track of your votes in the legislature.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Larry Sauder

331 Scofield Rd
Charlotte, NC 28209

7045532308

From: [Donna Ferraro](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:37:26 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Ferraro

dferraro99@hotmail.com
dferraro99@hotmail.com
mint hill, NC 28227

7045453184

From: [Clifford Ritt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:37:25 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Clifford Ritt

117 Owens Beach Road
Harbinger, NC 27941

From: [Chrystele Lacroix-Burns](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:36:27 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Chrystele Lacroix-Burns

4552 Bent Grass dr
Fayetteville, NC 28312

9104838797

From: [Ellen Wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:35:02 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. Believing that these "little" polluters can't harm the environment is a fallacy; many small companies can wreak havoc on air quality in their aggregate emissions.

Please reject this weak proposal.

Thank you.

Sincerely,

Ellen Wells

1907 Madison Avenue
Greensboro, NC 27403

336 272-0269

From: [Melissa Sempowski](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:34:48 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Melissa Sempowski

3021 Pump Station Lane
Durham, NC 27712

From: [Mike Spruell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:34:01 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mike Spruell

105 Kilborne Rd
Mooresville, NC 28117

7049077907

From: [Nathan Artley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:33:55 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nathan Artley

3616 Hastings Drive
Fayetteville, NC 28311

From: [Doris Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:33:04 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Doris Wilson

6624 Professor St
Raleigh, NC 27616

From: [Marvin Scherl](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:40 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Marvin Scherl

6740 Germanton Road
Germanton, NC 27019

From: [Joyce Pusel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:37 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joyce Pusel

102 Emerald Cir
Duham, NC 27713

From: [Dan Livingston](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:37 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dan Livingston

5020 F Turnbridge Circle
Browns Summit, NC 27214

3362359077

From: [Larry Sauder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

I am tired of polluted water and breathing polluted air when I exercise. You should be helping to correct this instead of making it easier for businesses to pollute.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Remember that I voted for you in every election but might not in the next. I expect you to protect our environment.

Please reject this weak proposal.

Thank you.

Sincerely,

Larry Sauder

331 Scofield Rd
Charlotte, NC 28209

7045532308

From: [Janis Holder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janis Holder

60 Shady Side Dr
Burnsville, NC 28714

From: [Pat Butler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:31:32 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Pat Butler

200 Quail Dr
Raleigh, NC 27604

919 829-5346

From: [Ken Goldsmith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:29:35 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ken Goldsmith

2231 Cloud Cover Ln
Raleigh, NC 27614

From: [Anne Lanzi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Re: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:29:25 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anne Lanzi

155 Michigan Avenue
Asheville, NC 28806

From: [brent icenhour](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:28:05 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

brent icenhour

119 south center st
taylorsville, NC 28681

2769207007

From: [Ronald Hoag](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:28:04 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ronald Hoag

2813 Drake Mallard Drive
Grimesland, NC 27837

From: [Leslie Hagarty](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:27:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Leslie Hagarty

2216 Myron Dr #102
Raleigh
Raleigh, 27607

From: [Mary Maness](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:26:13 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

Recent history has shown us that companies do not monitor their environmental impact as seen in the Duke Energy coal ash spill and the groundwater contamination at Dukeville, NC.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Mary Maness

111 Walnut Creek Dr
Goldsboro, NC 27534

9197789859

From: [Cindy Yates](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:25:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cindy Yates

105 Linville Dr
Castle Hayne, NC 28429

From: [Scott Juslin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:25:34 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Scott Juslin

1 THORPE ABBOTTS
New Bern, NC 28562

From: [Alan Weinbren](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:25:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Alan Weinbren

1340 Rio Falls Drive
Apt. 203
Raleigh, NC 27614

From: [Mike Vasaune](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:25:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mike Vasaune

1916 Wandering Way
Charlotte, NC 28226

From: [David James](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:25:26 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David James

124 Edgewater Lane
Wilmington, NC 28403

From: [ben dugger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:23:20 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

ben dugger

42meadowlarktrail
fairfield, PA 17320

From: [Bill Schmaltz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:22:09 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Bill Schmaltz

2622 Buford Drive
Morganton, NC 28655

From: [Paul Nitsch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:22:08 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paul Nitsch

1900 Selwyn Ave
Charlotte, NC 28274

From: [Brenda Sampson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:20:15 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Brenda Sampson

55 N. Engels Circle
Durham, NC 27703

From: [Laura Love](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:20:11 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Laura Love

196 Victory Ln
Ronda, NC 28670

From: [Susan Galante](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:48 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Galante

5209 Red Wing Court
Fuquay Varina, NC 27526

From: [Carol Parker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:48 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carol Parker

108 Maybank Ct
Durham, NC 27713

From: [Eleanor Mayer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:38 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Eleanor Mayer

2 St. James Ct
Durham, NC 27713

9193612087

From: [Debbie Florence](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:38 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Debbie Florence

PO Box 410
Mebane, NC 27302

From: [Carl Sigel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:34 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carl Sigel

11116 Bremerton Ct
Raleigh, NC 27613

From: [JANICE MOKUS](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:33 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

JANICE MOKUS

330 WINDY CREEK CIRCLE
Timberlake, NC 27583

From: [David Flora](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:24 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David Flora

550 Carolina Meadows
Chapel Hill, NC 27517

From: [joann from nowhere JAMES](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:19:08 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

joann from nowhere JAMES

344 HENRY STREET
STANLEYTOWN, VA 24168

3364533290

From: [Fran Ragan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:16:25 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Fran Ragan

2420 MALLOTTE LN
Gastonia, NC 28054

From: [Bill Groves](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:16:11 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bill Groves

738 Middle Skeenah Rd
Franklin, NC 28734

828-371-6803

From: [Jessica Perry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:15:55 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jessica Perry

719 Chamberlain St
Raleigh, NC 27607

(919) 704-5565

From: [Violet Perry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:14:21 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Violet Perry

1876 Moncure Pittsboro Rd
Moncure, NC 27559

From: [Margie Zalesak](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:30 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Margie Zalesak

205 McCleary Ct
Raleigh, NC 27607

9198580677

From: [rene griffin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:28 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

rene griffin

13725 capriole lane
matthews, NC 28105

From: [Joanne Heckel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joanne Heckel

115 Sir Patrick's CT
Clemmons, NC 27012

From: [Jordan & Beth Holtam](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:27 PM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jordan & Beth Holtam

21 Mooney Lane
Weaverville, NC 28787

From: [paul cole](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

paul cole

1519 n j terrace
lake worth, FL 33460

From: [kim.hambrick-barnes](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:13:22 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

kim hambrick-barnes

180 sunnybrook lane
ellenboro, NC 28040

From: [Len Gregorio](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:10:06 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Len Gregorio

1332 Cape Fear National Dr
Leland, NC 28451

9103991077

From: [Cathy Harless](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:08:03 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cathy Harless

2907 Ingleside Dr
High Point, NC 27265

336-869-8037

From: [Gregory Park](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:53 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gregory Park

107 Jubilee place
New Bern, NC 28560

From: [Dominic Marrese](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:45 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dominic Marrese

1811 Cross-Staff Road
Wilmington, NC 28405

9106672141

From: [Sara Ryals](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:43 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sara Ryals

5807 Loop road
Linden, NC 28356

From: [Lesia Mills](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:33 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lesia Mills

PO Box 1183
Clayton, NC 27528

From: [Carol Brooks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:32 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carol Brooks

35 Cherokee Hills
Tuscaloosa, AL 35404

From: [Janet Palmer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:29 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. My granddaughters deserve better!

Please reject this weak proposal.

Thank you.

Sincerely,

Janet Palmer

136 Castle Heights
Boone, NC 28607

From: [Shawn O'Neill](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:07:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Shawn O'Neill

816 Cedar drive
Kill Devil Hills, 27948

From: [George McClelland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:05:30 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Tell governor McCrory that he, along with those who support big business instead of the people they are supposed to be representing, that some of us will do all in our power to make sure he and his cronies do not serve additional terms.

Please reject this weak proposal.

Thank you.

Sincerely,

George McClelland

5202 Peacock Rd
Whiteville, NC 28472

910-640-0960

From: [DR Bowman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:05:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

DR Bowman

112 Brentwood Rd
Greensboro, NC 27403

From: [Bree Kalb](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:03:46 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Bree Kalb

161 viburnum Way
Carrboro, NC 27510

From: [Susan King](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:03:22 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan King

102 Alaska Ln
Chapel Hill, NC 27517

919-914-6031

From: [Wes Leiphart](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:02:54 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wes Leiphart

3975 Busbee Rd
Seagrove, NC 27341

From: [albert Lee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:02:04 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

albert Lee

108 Dowington In
cary, NC 27519

From: [John Freeze](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:45 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Freeze

648 Chaney Road
Asheboro, NC 27205

From: [Tom Kociemba](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:39 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Tom Kociemba

104 River Ridge Dr
Asheville, NC 28803

From: [Pat Cole](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:35 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Pat Cole

Galahad Place
Asheville, NC 28806

From: [Hap Palmer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:33 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Hap Palmer

1704 N Lumina Ave
Wrightsville Beach, NC 28480

9102332247

From: [Pelham Jacobs](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:31 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Pelham Jacobs

4416 St Mary's Rd
Hillsborough, NC 27278

From: [Lawrence Hannon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:28 PM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lawrence Hannon

6823 Needham Dr
Charlotte, NC 28270

7043665677

From: [cindy chilton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:01:28 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

cindy chilton

merrily ln
charlotte, NC 28214

7042810169

From: [Beverly Sines](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:59:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beverly Sines

634 Flynn Branch Road
Fletcher, NC 28732

From: [Linda Muntner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:59:38 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Muntner

6423 The Lakes Dr. Apt. B
Raleigh, NC 27609

From: [Jim Thomas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:59:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jim Thomas

5900 Hathaway Lane
Chapel Hill, NC 27514

919-949-4314

From: [John Svitoris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:59:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Svitoris

1314 Tunnel Rd
lot 160
Asheville, NC 28805

From: [Amy Hartzog](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:59:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Amy Hartzog

429 East Hemlock St
Yadkinville, NC 27055

From: [Heather Ohm-Fisher](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:58:13 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Heather Ohm-Fisher

206 Elisha Dr
Wilmington, NC 28405

From: [Carl Fisher](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:58:12 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carl Fisher

225 Oak Hill Rd
Pittsboro, NC 27312

From: [John Breckenridge](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:58:09 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Breckenridge

954 White-Smith Road
Pittsboro, NC 27312

919-742-2799

From: [Olivia M](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:57:55 AM

Dear Joelle Burleson,

I would like to express my concern of the proposed plan to let 1,400 facilities self-regulate 2,500 pollutants. Why can't the state continue to regulate these pollutants that, when this issue of contaminating the environment and the human race is extremely important? We cannot trust companies to regulate their own pollutants--they could manipulate their findings and further endanger the already damaged environment.

I urge the Environmental Management Commission to protect our clean air by rejecting this bill.
Thank you.

Sincerely,

Olivia M

2620 P St
Raleigh, NC 27604

From: [Lilly Knuth](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:57:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lilly Knuth

38 Harvard Rd S
Garden City, NY 11530

From: [Meredith Green](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:56:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Meredith Green

4901 Elder Ave
Charlotte, NC 28205

From: [SUSAN DAMERON](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:55:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

SUSAN DAMERON

1245 NORTH HILL DRIVE
LINCOLNTON, NC 28092

704-732-9380

From: [Ben Sorensen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:55:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ben Sorensen

201 Wellington St
Asheville, NC 28806

From: [james thornton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:54:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

james thornton

910 S PEACE HAVEN RD
winston salem, NC 27103

8287732828

From: [Janis Flowers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:53:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janis Flowers

1793 US Highway 220
Stokesdale, NC 27357

336-548-3844

From: [Virginia E. Davis](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:52:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Virginia E. Davis

1116 Somersby Ln
Matthews, NC 28105

From: [Roy Helms](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:52:14 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Roy Helms

239 Fibber Magee Drive
Union Mills, 28167

From: [Christine Voss](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:52:10 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Christine Voss

106 Locust Ct
Pine Knoll Shores, NC 28512

From: [Donna Newman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:51:47 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

We have seen how well industries "self-regulate"...not at ALL well. Please do not jeopardize our air just to let polluters avoid being regulated by others.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Donna Newman

710 Powell Drive
Raleigh, NC 27606

From: [Danny Post](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:50:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Danny Post

2329 Hunter Davis Ct
Monroe, NC 28110

7044419710

From: [Jerry Peavy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:50:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jerry Peavy

2111 Algonkin Ave
chico, CA 95926

From: [Chitra M](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:50:04 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Chitra M

227 Mabley pl
Cart, NC 27519

From: [Chris Farr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:50:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Farr

4509 Calico Rd
Lenoir, NC 28645

8282929978

From: [Sarah Moore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:50:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sarah Moore

2750 Campus Walk Ave
Durham, NC 27705

From: [George Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:49:44 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

George Phillips

124 Fidelity St., Apt. 36
Carrboro, NC 27510

From: [Robin Keller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:49:42 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robin Keller

1148 Sturdivant Dr
Cary, NC 27511

From: [Deb Skolnik](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:49:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Deb Skolnik

debskolnik@yahoo.com
debskolnik@yahoo.com
Fairview, NC 28730

8284904266

From: [Sara Vernon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:47:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sara Vernon

619 Atwater Street
Burlington, NC 27215

From: [Susan Bird](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:47:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Bird

24 Maplewood Road
Asheville, NC 28804

From: [Elizabeth Grovenstein](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:46:40 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elizabeth Grovenstein

Browntown Road
Leicester, NC 28748

From: [William Alexander](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:46:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

William Alexander

87 Willow Road
Waynesville, NC 28786

828 246-0343

From: [Cameon Halstead](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:46:17 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cameon Halstead

4113 Gardenlake Dr
Raleigh, NC 27612

From: [Glenna Batson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:45:55 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Glenna Batson

4130 Garrett Road Apt 1338
Durham, NC 27707

From: [Margaret Hatton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:44:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Margaret Hatton

10801 Tradition View Drive
Charlotte, NC 28269

From: [Joni Bloxsom](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:44:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joni Bloxsom

PO BOX 65
Gerton, NC 28735

From: [Barbara Harvey](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:57 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barbara Harvey

102 Ayr Court
Cary, NC 27511

9193887618

From: [Keri Hollifield](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Keri Hollifield

591 Reed Cove Rd
Waynesville, NC 28786

From: [Molly Follweiler](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:33 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Molly Follweiler

206 South Lonesome Road
Madison, NC 27025

From: [Henry Miller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:33 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Henry Miller

242 N. Chatem Ct
Union Mills, NC 28167

From: [Tamara Stanley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Tamara Stanley

145 Fishing Creek Ln #55
Hubert, NC 28539

From: [Margaret Halfpenny](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Margaret Halfpenny

3445 St James Drive
Southport, NC 28461

910-253-9624

From: [Carrie Moore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:31 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carrie Moore

120 Winterberry Ridge Dr
Durham, NC 27713

From: [Nadine Vukovich](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:43:31 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nadine Vukovich

8033 Hawkshead Rd
Wake Forest, NC 27587

From: [Marion Davidson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:40:00 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marion Davidson

202 Brookshire Lane
Wilmington, NC 28409

19102286142

From: [barbara carothers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:56 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

barbara carothers

3 meadow wood trail
fletcher, NC 28732

From: [Katherine Crawford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:49 AM

Dear Joelle Burleson,

I'm a mother, a teacher, an outdoorswoman, and NC voter very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Katherine Crawford

197 Turnpike Rd
Brevard, NC 28712

8644239711

From: [Linda Minetree](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:47 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Minetree

822 Daniels St
Raleigh, NC 27605

From: [Henry Horton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:39:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Henry Horton

704 Henry Rd
Franklin, NC 28734

From: [Edwina Zagami](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:38:07 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Edwina Zagami

2 Timberlyne Road
Chapel Hill, NC 27514

9199292188

From: [Julie Marquez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:37:41 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julie Marquez

841 Greenwood Dr
Hendersonville, NC 28791

From: [Helen Bahr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:37:36 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Helen Bahr

1629 Lakestone Village Ln
Fuquay Varina, NC 27526

From: [Donna Durfee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:37:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

I own stock in Duke Energy and am appalled by their approach to the environment

Thank you.

Sincerely,

Donna Durfee

2100 collingdale Pl
Charlotte, NC 28210

From: [Margaret Ocasio](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:37:25 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Margaret Ocasio

1731 Hudson Graham Ln
Charlotte, NC 28216

From: [Heather Mitchell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:34:03 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Heather Mitchell

11309 Winding Way Rd
CHARLOTTE, NC 28226

7049961103

From: [David Hayes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:54 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Hayes

3006 Yorkmont Court
Apex, NC 27502

From: [Rollin B. Morse](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rollin B. Morse

3701 Cerise Circle
Carolina Colours
New Bern, NC 28562

From: [Diana McLemore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Diana McLemore

6918 Loretta Place
Charlotte, NC 28215

From: [Ann Floyd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:50 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ann Floyd

8545 Chicken Foot Rd
Saint Pauls, NC 28384

910-865-4319

From: [Laura Miklowitz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Laura Miklowitz

720 4th Ave. W
Hendersonville, NC 28739

From: [Greg Xcott](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:33:47 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Greg Xcott

1593 Hood Swamp Rd
LaGrange, NC 28551

From: [Marcia Kummerle](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:55 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marcia Kummerle

27 Ivan Bridge Drive
Barnardsville, NC 28709

828-626-4303

From: [michael wallace](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:35 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

michael wallace

7066 wishing well road
PFAFFTOWN, NC 27040

From: [charlie nitsch](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

charlie nitsch

3115 stoneybrook rd
chlt, NC 28205

From: [Rev. Louisa Dyer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:29 AM

Dear Joelle Burleson,

As a person of faith, I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size.

God gave us this world and it is ours to protect and care for or our children will have no place to live. If you are a person of faith, please take care of what God gave instead of ruining it! Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

I do as God bids. Do you? We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rev. Louisa Dyer

28 longs chapel rd
Weaverville, NC 28787

From: [John Hinnant](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Hinnant

503 Mt. Vernon Drive
Wilson, NC 27893

252-230-7784

From: [Hassane AlSibai](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Hassane AlSibai

6731 sequoia hills dr
Harrisburg, 28075

7046046289

From: [Charles Stopford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:31:00 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Charles Stopford

3321 New Sharon Church Road
Hillsborough, NC 27278

2164018139

From: [Marcia Kummerle](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:30:28 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marcia Kummerle

27 Ivan Bridge Drive
Barnardsville, NC 28709

828-626-4303

From: [shelley frazier](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:30:25 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

shelley frazier

2501 Pickett Rd. #4
Durham, NC 27705

From: [Herman Lankford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:29:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Herman Lankford

175 Britten Cove Rd
Weaverville, NC 28787

828-645-4690

From: [Christy Sammons](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:28:56 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Christy Sammons

3423 Cotillion Ave
Charlotte, NC 28210

From: [camille angileri](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:28:37 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

camille angileri

177 sassafras lane
southern shores, NC 27949

From: [Steve Roberts](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:28:06 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Steve Roberts

202 s 3rd st apt 10
Wilmington, NC 28401

From: [Eva Weinmann](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:27:58 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Eva Weinmann

67 Wanoca Ave
Asheville, NC 28803

From: [H Flowers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:27:56 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

H Flowers

Walker Cover Rd
Black Mountain, NC 28711

From: [Karen Hinsdale](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:26:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Karen Hinsdale

3634 Coach Lantern Avenue
Wake Forest, NC 27587

9194350210

From: [Nancy Mueller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:25:36 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nancy Mueller

409 Moonridge Road
Chapel Hill, NC 27516

From: [Bruce Evans](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:25:30 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bruce Evans

4916 Swisswood Dr
Raleigh, NC 27613

From: [Wes Weaver](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:25:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Wes Weaver

342 Dogwood Knl
Boone, NC 28607

8282649316

From: [Elie Bajakian](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:23:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Elie Bajakian

60 Lady's Fern Trl
Hendersonville, NC 28739

From: [Audrey Cooper](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:22:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Audrey Cooper

3533 Mansfield Drive
Rocky Mount, NC 27803

From: [Ariana Gabriel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:22:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ariana Gabriel

314 Oak Pl
Asheville, NC 28803

(828) 505-4910

From: [nathalie worthington](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:21:48 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

nathalie worthington

1289 fordham blvd
228
chapel hill, NC 27514

From: [Cary Rumsey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:21:45 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cary Rumsey

407 Garner Dr
Tha Gables at Kepley Farm SubD
Salisbury, NC 28146

From: [Arnold Gordon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:21:44 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Arnold Gordon

1121 Tunstall Way
Durham, NC 27703

From: [Claudia Nix](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:20:11 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Claudia Nix

72Sherwood RD
Asheville, NC 28805

From: [Keith Boswell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:51 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Keith Boswell

504 S. Sixth St
Carolina Beach, NC 28428

From: [a. marino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:47 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

a. marino

103 trent woods way
cary, NC 27519

From: [Karen Strickland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:34 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Strickland

159 Ronald Tharrington Rd
Louisburg, NC 27549

From: [Lisa Ward](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lisa Ward

10312 Halesworth Drive
Cary, NC 27511

9196987412

From: [Gretchen Parker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:19:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gretchen Parker

P.O. Box 1355
Wilmington, NC 28403

From: [Deb Dunham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:18:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Deb Dunham

818 2nd St. Pl. NE Apt 86
Hickory, NC 28601

From: [Darien Wellman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:18:31 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Darien Wellman

295 Sandy Dowdy Rd
Goldston, NC 27252

From: [Jasmina Bricic](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:18:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jasmina Bricic

2425 Carey Rd
Kinston, NC 28504

From: [Irene Barrera](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:17:53 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Irene Barrera

106 Winter Rd
Jacksonville, NC 28540

From: [Karen Staples](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:17:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Karen Staples

107 Lynn Avenue
Fayetteville, NC 28301

From: [Wilbert Stallings](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:16:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Wilbert Stallings

443 North Person St. (Apt.101)
Raleigh, NC 27601

919-825-5182

From: [Patricia Lumans](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:16:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Patricia Lumans

107 N. Wake St
Hillsborough, NC 27278

From: [Reginald Martin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:16:13 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Reginald Martin

3514 Ravendale Dr
Martin
Greensboro, NC 27406

3365493662

From: [Michael Callis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:15:54 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michael Callis

1206 Wellstone Cir
Apex, NC 27502

From: [Linda Covington](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:15:51 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Covington

62 Beverly Road W
Asheville, NC 28806

From: [J S Weathers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:15:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

J S Weathers

4409 Currie Ct
Raleigh, NC 27613

From: [Jane Burgess](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:14:08 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please help stop the unending policies that are causing irreparable damage to NC, poisoning our state and all who live there. One only needs to hear the reports of Exxon's 30 years of lies to know the outcome of companies doing "self-regulating." Or one could just look at the pollution history of our state, which I am sure you have done.

Please reject this weak proposal.

Thank you.

Sincerely,

Jane Burgess

106 Landing Trail
Kitty Hawk, NC 27949

From: [DON PAGANI](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:14:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

DON PAGANI

1199 Windy Gap Road
Franklin, NC 28734

828-421-0583

From: [David Parris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Parris

1057 Substation Road
Saluda, NC 28773

From: [Judith Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:36 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Judith Williams

16 Vance Circle
Lexington, NC 27292

3362486530

From: [Salenda Biggs](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:35 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Salenda Biggs

145 Autumn Dr
Vass, NC 28394

9102452755

From: [Hillel Abrams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Hillel Abrams

12605 Waterman Dr
Raleigh, NC 27614

9198474275

From: [Tj Olvera](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:34 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tj Olvera

PO BOX 478
Etowah, NC 28729

From: [Paige Humphreys](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Paige Humphreys

270 Hwy. 70
Smyrna, NC 28579

From: [Tripp Carter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Tripp Carter

APT 122 168 Graduate Lane
Boone, NC 28607

From: [jan Zollars](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:13:27 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

jan Zollars

105 scottlyn ct
Asheville, NC 28806

From: [Dorothy Baker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:11:49 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dorothy Baker

1060 Will Vannoy Rd
West Jefferson, NC 28694

From: [Brett Dillingham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:09:55 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Brett Dillingham

707 Village Creek Drive
Asheville, NC 28806

From: [regan Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:09:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

regan Brown

109 Cape Cod Drive
Cary NC 27511
Cary, NC 27511

From: [Cor van de Water](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:09:49 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Cor van de Water

1225 Vienna Dr SPC 979
Sunnyvale, CA 94089

From: [Ron and Nancy Bryant](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:58 AM

Dear Joelle Burleson,

We are very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

Self-regulation has never worked and never will. If it could we wouldn't need you.

We urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ron and Nancy Bryant

5546 Old Thompson Road
Norwood, NC 28128

7044749134

From: [edna schroeer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:39 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

edna schroeer

21 shady lane
Chapel Hill, NC 27517

From: [Loretta Holland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Loretta Holland

P.O. Box 1091
Franklin, NC 28744

From: [Anthony Flores](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Anthony Flores

917 Shelby Dr
Apt B
Greensboro, NC 27409

From: [Peggy Hustad](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Peggy Hustad

25 Sawmill Road
Asheville, NC 28803

From: [Joyce Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joyce Wilson

1105 Laurens Way
Knightdale, NC 27545

From: [Gloria Delk](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gloria Delk

3572 Heathrow Drive
Winston-Salem, NC 27127

From: [T J Fox](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

T J Fox

311 Mailman Rd
Knightdale, NC 27545

From: [Robert Rossi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you. !!!!!!!!

Sincerely,

Robert Rossi

94 Nandina Dr
Hampstead, NC 28443

9105381412

From: [Kelly Nichols](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kelly Nichols

8609 Acacia Ridge Ct
Charlotte, NC 28269

From: [Virgil Carmichael](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:07:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Virgil Carmichael

4403 Angelus Circle
Asheville, NC 28805

From: [Ed Harris JR.](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:06:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ed Harris JR.

231 Florence Harris LN
Sanford, NC 27330

From: [Gracie Woody](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:05:46 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gracie Woody

7804 Craig Road
Belews Creek, NC 27009

From: [Jacquetta Hobson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:04:39 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jacquetta Hobson

131 NW 7TH ST
OAK ISLAND, NC 28465

9102011441

From: [Lori Kroothoep](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:04:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lori Kroothoep

6616 Green Rise Rd
Hillsborough, NC 27278

From: [James Walters](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:03:49 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James Walters

418 Chapel Point Rd
Lake Lure, NC 28746

From: [Paul Osmer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:03:11 AM

Dear Joelle Burleson,

Why are we allowing this ?

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Paul Osmer

3771 Anslow Dr
Leland, NC 28451

From: [Peggy Sholar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:39 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Peggy Sholar

505 S. Cox Street
Asheboro, NC 27203

From: [Donna Reeve](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:37 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Donna Reeve

204 Commons Way
Chapel Hill, NC 27516

9197245704

From: [Samhita Kudva](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Samhita Kudva

12 Dairy Gap Rd
Asheville, NC 28804

From: [Lisa Sarinelli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lisa Sarinelli

2020 Flushing Court
Charlotte, NC 28215

From: [Ronald Rich](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ronald Rich

380 canetuck rd
currie, NC 28435

9105409526

From: [Cynthia Kornegay](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cynthia Kornegay

1434 Aversboro Road
Garner, NC 27529

From: [John Fedorczyk](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 11:01:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Fedorczyk

3669 Burton Street
Sherrills Ford, NC 28673

From: [lawrence adrian](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:59:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

lawrence adrian

101 kaitlin drive
durham, NC 27713

9198063775

From: [Kevin Harvey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:59:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kevin Harvey

907 NW Maynard Road
Cary, NC 27513

From: [Jason McCammon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:59:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jason McCammon

90 Nolte Way
Saluda, NC 28773

8286918202

From: [Nicholas DePaoli](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:31 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nicholas DePaoli

1624 Bickett Blvd
Raleigh, NC 27608

From: [Angela Lovette](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Angela Lovette

830 W 14th Street Apt A
Winston Salem, NC 27105

From: [Marc Pendergast](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:11 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Marc Pendergast

203 Glenview Pl
Chapel Hill, NC 27514

9192404616

From: [Tonya Reid](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:09 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Tonya Reid

3400 South Evans Street Apt. A
27834, NC 27834

From: [Brian Keck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:08 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and OVERSIGHT of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal DOES NOT do enough to consider the problems of LONG TERM exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Brian Keck

40 Pinedale Rd
Asheville, NC 28805

From: [Krista Gomes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:58:05 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Krista Gomes

1609 Russell Courtney Rd
Monroe, NC 28112

From: [Sebastian George](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:57:54 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable. Even a small amount of toxins which you may deem acceptable will cause unforeseen adverse side effects for current and future generations. Would you want to live near these small organizations that would then be let off the hook for putting harmful pollutants into the environment?

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sebastian George

7941 Dukes Dynasty Dr
RALEIGH, NC 27615

9192104153

From: [Linda Nelson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:57:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Nelson

201 Maplewood Dr
Goldsboro, NC 28403

From: [Karen Shapiro](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:56:16 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Shapiro

2113 Katesbridge Lane
Raleigh, NC 27614

From: [Lisa Pearson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:56:10 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lisa Pearson

1305 Old Pageland Monroe Rd
Monroe, NC 28112

From: [Anita Tetrault](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:56:09 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Anita Tetrault

306 bayshore dr
Wilmington, NC 28411

From: [JW Vogel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:55:34 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

JW Vogel

816 E 35th St
Charlotte, NC 28205

From: [Jason Sperati](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:55:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jason Sperati

3116 Country Club Dr
Charlotte, NC 28205

7046049193

From: [Fran Wallace](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:55:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Fran Wallace

357 River Oaks Dr
Hayesville, NC
Hayesville, NC 28904

From: [Jayne Boyer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:53:22 AM

Dear Joelle Burluson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. What could be more important than clean air? Do we want to become like China?

Please reject this weak proposal.

Thank you.

Sincerely,

Jayne Boyer

4316 Thetford RD
Durham, NC 27707

919-966-1019

From: [Kelley Wallace](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:51:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kelley Wallace

6272 Cattail Court
Southport, NC 28461

9103634724

From: [Laura Abraham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:51:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Abraham

212 Cross Keys Ct
Cary, NC 27511

19196189445

From: [Frances Cooper](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:53 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Frances Cooper

2426 Dellwood Dr
Greensboro, NC 27408

From: [Ryan Loftis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:40 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ryan Loftis

4146 Stonecrest Dr Apt B4
Burlington, NC 27215

From: [Matthew Takas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:37 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Matthew Takas

102 Wendy Court
Cary, NC 27511

From: [Heather Hertzog](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:33 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Heather Hertzog

2005 E LAKE SHORE DR
WILMINGTON, NC 28401

2158864715

From: [James Cullipher](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James Cullipher

800 Stillpoint Way
Balsam Grove, NC 28708

From: [Andrea Poole](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:49:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Andrea Poole

2174 Skyview Dr
Fayetteville, NC 28304

From: [Phoebe Rummell](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:47:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Phoebe Rummell

930 -12 Shellbrook Ct
Raleigh, NC 27609

919-788-8493

From: [Peter Murphy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:47:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Murphy

3610 Baron Monck Pass
Raleigh, NC 27612

From: [Marsha Stopa](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:47:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marsha Stopa

225 Old Heath Rd
Brevard, NC 28712

From: [Randal Pride](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:47:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Randal Pride

PO Box 25
Arden, NC 28704

8285750006

From: kimberly.jefferies
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:46:12 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

kimberly jefferies

221 brdges circle
Kings Mountain, NC 28086

From: [Logan Davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:46:07 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Logan Davis

25 Danbury Ct
Pittsboro, NC 27312

919-801-2886

From: [Carl Barnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:46:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carl Barnes

1098 Yorkshire Rd
Winston-Salem, NC 27106

From: [Sara George](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:45:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

The old adage about the fox in the hen house certainly applies here.

Thank you.

Sincerely,

Sara George

4700 Morris Glen Dr SW
Concord, NC 28027

From: [Cliff Greeson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:45:51 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cliff Greeson

1008 Twyckenham Dr
Greensboro, NC 27408

From: [Gerald Omstead](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:45:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gerald Omstead

820 South County Club Rd
brevard, NC 28712

8285130990

From: [DAVID ASKINS](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:45:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

DAVID ASKINS

20 OAK ROAD
hampstead, NC 28443

9102706109

From: [Cherlyn White](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:44:53 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our HEALTH!!!!!!!!

Thank you.

Sincerely,

Cherlyn White

10024 Goodview
Raleigh, NC 27613

From: [TIM ROBERTS](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:44:39 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

TIM ROBERTS

6469 SOUTH SHORE DR
NEBO, NC 28761

From: [Thomas Struhsaker](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:44:14 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Thomas Struhsaker

2953 Welcome Dr
Durham, NC 27705

From: [christopher riegert](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:44:13 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

christopher riegert

3755 millstone ridge road
blacksburg, VA 24060

5409532912

From: [Gerry Southard](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:44 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gerry Southard

9 Windsong Dr
Fairview, NC 28730

From: [Daniel Morris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Daniel Morris

1712 Mirabeau Ct
High Point, NC 27265

From: [Alice Long](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Alice Long

176 Little John Dr
Advance, NC 27006

From: [Jacqueline Wachholz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jacqueline Wachholz

708 Clarion Dr
Durham, NC 27705

From: [Alice Primm](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Alice Primm

1296 Quaker Lake Trail
Burlington, NC 27217

9195991312

From: [Dann Carnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:43:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Dann Carnes

145 Windsor Cr
Chapel Hill, NC 27516

919-260-9281

From: [Sue Cole](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:40:58 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sue Cole

4808 Starmount Dr
Greensboro, NC 27410

From: [Jennifer Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:40:14 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jennifer Smith

159 boone farm rd
Mocksville, NC 27028

From: [Richard Herring](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:40:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Richard Herring

1813 Cherokee Drive
Fayetteville, NC 28303

From: [Saul Oliansky](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:39:56 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Saul Oliansky

124 Ivy Meadows Dr
Weaverville, NC 28787

From: [Terry Bazzarre](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:39:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Terry Bazzarre

6200 High Rock Road
Efland, NC 27243

From: [JASON HARPSTER](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:38:17 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JASON HARPSTER

370 NW BROAD ST
SOUTHERN PINES, NC 28387

From: [Jean Johnson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:38:08 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jean Johnson

POB 1697
Pilot Mountain, NC 27041

From: [Gillian Iery](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:48 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gillian Iery

608 Short Spoon Circle
Rocky Mount, NC 27804

2524699894

From: [Carolyn Hess](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Carolyn Hess

140 Sunset Circle
Hertford, NC 27944

2524269563

From: [Janet Crookshank](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:44 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Janet Crookshank

27 Good Day Ct
Candler, NC 28715

From: [Doris Ramsey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:39 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Doris Ramsey

128 Pinesage Drive
West End, NC 27376

From: [Kevin Morgan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:33 AM

Dear Joelle Burleson,

Hi Joelle,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you and have a great Thanksgiving.

Sincerely,

Kevin Morgan

116 High Street
Carrboro, NC 27510

9193573226

From: [Larry Rudel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Larry Rudel

4417 Erie Dr
Winston-Salem, NC 27106

From: [Sydney Stark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sydney Stark

334 buckhorn ridge rd
Mebane, NC 27302

From: [Joe Gilbert](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joe Gilbert

2331 Lakeside Lofts Circle
Cary, NC 27513

From: [Lou J Apa](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lou J Apa

318 Village Dr. Apt.H
Sanford, NC 27330

9197768143

From: [Jon LaScala](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jon LaScala

18 Stonehouse Ct
Durham, NC 27713

From: [Karin McClelland](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karin McClelland

P.O. Box 3518
Asheboro, NC 27204

From: [MARQUIS WILLIAMS](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:09 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

MARQUIS WILLIAMS

624 E. SPRAGUE ST
WINSTON-SALEM, NC 27107

3364237583

From: [Bryan Dechter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:37:07 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bryan Dechter

873 Silverleaf Rd
Zionville, NC 28698

From: [Carrie Clemmer](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:36:57 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carrie Clemmer

2611 Farmbrook Road
Winston-Salem, NC 27103

From: [Valarie Keane](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:35:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Valarie Keane

2907 Rainwater Court
Monroe, NC 28110

From: [CHARLES & VIOLA ROBSON](#)
To: [SVC_DENR.DAQ.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:35:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

CHARLES & VIOLA ROBSON

NC 45
BELHAVEN, NC 27810

From: [A. Gardner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:34:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

A. Gardner

154 Ridgeview Drive
Mount Airy, NC 27030

From: [Jim McGlinn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:34:16 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jim McGlinn

1032 Windsor Dr
Asheville, NC 28803

From: [Suzanne Schenkel](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:33:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Suzanne Schenkel

106 Belmont CT
Southern Pines, NC 28387

From: [Peter Beckley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:33:50 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Beckley

102 Island Palms Dr
Carolina Beach, NC 28428

From: [Shelby Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:32:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Shelby Wilson

110 Torrington Ave
Fletcher, NC 28732

From: [Susan Bernstein](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:32:13 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Bernstein

117 Sheffield Circle
Chapel Hill NC 27517
Chapel Hill, NC 27517

From: [Benji Burrell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:32:11 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Benji Burrell

PO Box 6763
Asheville, NC 28816

4233020006

From: [Maynard Green](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Maynard Green

58 Aberdeen Dr
Arden, NC 28704

8286763055

From: [John Geers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Geers

167 Rocky KNob Road
Clyde, NC 28721

From: [Tom Sander](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tom Sander

4155 Salem Church Rd
Haw River, NC 27258

From: [Lori Campbell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:31 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lori Campbell

P.O. Box 5307
Cary, NC 27512

From: [Corinne Benbow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Corinne Benbow

2736 Cedar Falls Road
Franklinville, NC 27248

3366291656

From: [Patricia Monahan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities. This is government FOR THE PEOPLE, not big polluters' bank accounts.

Thank you.

Sincerely,

Patricia Monahan

9375 Bryson City Road
Franklin, NC 28734

828-421-2923

From: [Deborah Swanson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Deborah Swanson

568 Garren Creek Rd
Fairview, NC 28730

From: [Stephen Boletchek](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Stephen Boletchek

1106 Elbury Drive
Apex, NC 27502

From: [lorenz.steinger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

lorenz steinger

waldst
stafford, VA 22554

From: [James s. lamm](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James s. lamm

2377 lovette rd
lumberton, NC 28358

From: [Jill Pike](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:31:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jill Pike

8128 Calais Court
Raleigh, NC 28613

From: [Michele Castle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:29:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michele Castle

3612 Henningson Way
Durham, NC 27705

9196724862

From: [Gayle Swayne](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:29:25 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gayle Swayne

615 Irving St
WINSTON SALEM, NC 27103

From: [Doris Marshall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:28:52 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Doris Marshall

902 E. 4th Ave
Gastonia, NC 28054

From: [Neal Goodnight](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:28:25 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Neal Goodnight

7527 Prairie Rose Lane
Denver, NC 28037

From: [Walter Wood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:27:59 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Walter Wood

304 Hedrick St
Beaufort, NC 28516

(301) 907-0170

From: [Gary Lavinder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:27:58 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gary Lavinder

348 South Greenbriar Road
Statesville, NC 28625

From: [Laura Booth](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:27:43 AM

Dear Joelle Burleson,

I live at the border of NC and SC in Fort Mill, and am impacted by the air, water, and land environmental decisions made by North Carolina.

Please reject the streamlining of permit exemptions rule.

Childhood asthma rates continue to rise in NC and SC and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for families, the environment and the southeastern economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Laura Booth

109 W. Summersby
Fort Mill, SC 29715

From: [Lynne Royall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:26:21 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lynne Royall

6016 Bramblewood Drive
Raleigh, NC 27612

From: [Mary Newcomb](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:26:17 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Mary Newcomb

P.O. Box 428
Yanceyville, NC 27379

From: [Miriam Angress](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:26:12 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Miriam Angress

2608 University Drive
Durham, NC 27707

From: [peter birckhead](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:44 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

peter birckhead

213 wild oak ln
carrboro, NC 27510

From: [Jeff Hight](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:39 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jeff Hight

5591 Ivors Lane
Winston-Salem, NC 27106

From: [Elizabeth Steele](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:35 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elizabeth Steele

20 Mansfield Circle
Greensboro, NC 27455

From: [Carl Gipson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:27 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carl Gipson

728 Spartacus Ct
Cary, NC 27518

From: [Donna Billings](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Donna Billings

Sunsetview
Asheville, NC 28804

From: [Jennifer Henley](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jennifer Henley

33 Buck Snort Knob
P. O. Box 940
Rosman, NC 28772

From: [Jill Henning](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:25:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jill Henning

287 Barrington Rdg
newport, NC 28570

From: [Wm. Margaret & Scott Holcomb](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:24:14 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Wm, Margaret & Scott Holcomb

190 HAWKS' HAUNT LN
TRYON,, 28782

From: [Nikki Shoulders](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:23:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nikki Shoulders

PO Box 9519
Hickory, NC 28603

From: [James Dixon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:23:21 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

James Dixon

206 W. Washington Ave
Terra Alta, WV 26764

From: [Arlene Berkman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:22:44 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Arlene Berkman

18022 Harbor Light Blvd
Cornelius, 28031

From: [Michael Stephens](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:22:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michael Stephens

18 Amy Lane
Nebo, NC 28761

From: [Christine Heady](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:22:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Christine Heady

2938 Morrow Farm Lane
Chapel Hill, NC 27516

From: [James Cogswell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:22:16 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James Cogswell

200 Tabernacle Road
Apt. F-41
Black Mountain, NC 28711

From: [Lynn Ford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:21:55 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lynn Ford

3516 wood duck ln
Wake forest, NC 27587

From: [David Kaylor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:21:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David Kaylor

32 Wagon Trail
Black Mountain, NC 28711

From: [Robert Griffin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:21:45 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Griffin

107 Hillview St
Carrboro, NC 27510

9199428075

From: [Randall Dail, Jr.](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:21:42 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Randall Dail, Jr.

2991 Boverie St
Shallotte, NC 28470

From: [Rita Harwell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:21:42 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rita Harwell

4800 Johnson Pond Road
Apex, NC 27539

From: [William & Barbara Cunningham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:20:15 AM

Dear Joelle Burleson,

We are writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

William & Barbara Cunningham

1550 Old Town Way
Hendersonville, NC 28739

From: [Karin Lukas-Cox](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:20:13 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Karin Lukas-Cox

3200 Mill Pond Road
Charlotte, NC 28226

From: [Nancy Paris](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:35 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and elderly with breathing and heart conditions and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nancy Paris

4567 union st
Concord, NC 28025

From: [christian philip](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

christian philip

240 pine needles lane
southern pines, NC 28387

From: [Beth Jackson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:21 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Beth Jackson

128 Weatherwood Court, Apt. 13
Winston-Salem, NC 27103

From: [Elizabeth O'Nan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elizabeth O'Nan

396 Sugar Cove Road
Marion, NC 28752

(828) 724-4221

From: [John Valachovic](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

STOP THE CHEMTRAILS NOW!

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Valachovic

3595 Cleveland road
Smithfield, NC 27577

From: [gowri sankar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

gowri sankar

Chennai
Chennai, Tamil Nadu

09952278338

From: [Christine Robinson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Christine Robinson

462 Racine Dr Apt 110 B
Wilmington, NC 28403

9105408461

From: [Gary Simpson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:20 AM

Dear Joelle Burleson,

As an elderly North Carolinian and a life long asthmatic, I do not take the act of breathing lightly. Good air quality is critical to my health and well being, even more so than the average citizen with normal lung capacity.

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities. Help me and all North Carolinians to breath easier by opposing the proposed amendments to the air permitting exemption rule

Thank you.

Sincerely,

Gary Simpson

82 Cynthia Lane
Pittsboro, NC 27312

9195425628

From: [Steve Reilich](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:19:14 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Steve Reilich

PO Box 157
Indpls, IN 46183

9192704901

From: [Joy Downes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:17:37 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joy Downes

6620 Blalock Forest Drive
Willow Spring, NC 27592

From: [Nancy Forrest](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:17:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nancy Forrest

2234 F Basil Holt Road
Burlington
Burlington, NC 27217

From: [Brad Benjamin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:17:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you. brad Benjamin

Sincerely,

Brad Benjamin

Po Box 1538
Murphy, NC 28906

5616706951

From: [Krystal Eans](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:16:12 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Krystal Eans

540 Blackbird Drive
Fayetteville, NC 28314

From: [Deborah Ferruccio](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:16:05 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Deborah Ferruccio

297 Davis-Hyman Rd
Norlina, NC 27563

From: [Robert Austin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:16:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Robert Austin

PO Box 787
Williston, NC 28589

252-729-8101

From: [Emperor Omari jibri](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:16:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Emperor Omari jibri

1817 wandering Way drive
charlotte, NC 28226

980-320-7004

From: [Nathan Holder](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:15:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nathan Holder

919 Shellbrook Ct Apt 8
Raleigh, NC 27609

From: [Kimberly McGoerge](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:15:47 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kimberly McGoerge

3509 Waterway Drive
Pfafftown, NC 27040

From: [Amanda Morgan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:15:42 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Amanda Morgan

105 Mishoe road
Castle Hayne, NC 28429

From: [Conda Jones](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:14:54 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Conda Jones

PO Box 681508
Charlotte, NC 28216

704-516-4867

From: [Deborah Joyner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:14:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Deborah Joyner

450 Canebrake Road
Tryon, NC 28782

8288170028

From: [Milly Guill](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:14:09 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Milly Guill

8127 County Home Road
Ayden, NC 28513

From: [Patricia Stover](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:50 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patricia Stover

628 Tina Dr
Shelby, NC 28152

From: [Joe Burnham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:47 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joe Burnham

9375 Helsabeck Rd
Rural Hall, NC 27045

From: [Deborah Campfied](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Deborah Campfied

105 Emerald Glade Ct
Garner, NC 27529

From: [Michal Nawrocki](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Michal Nawrocki
11506 Waterflower Ln
Charlotte

Sincerely,

Michal Nawrocki

11506 Waterflower Ln
Charlotte, NC 28262

From: [Linda Bridges](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Linda Bridges

907 Ronald Rd
Greensboro, NC 27406

From: [ERIC EVERETT](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

ERIC EVERETT

14 FOREST RIDGE DRIVE
ARDEN, NC 28704

From: [John Belletti](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:20 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John Belletti

1016 Potomac Drive
Wilmington, NC 28411

From: [Nancy Hosea](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nancy Hosea

1802 Grace Street
Wilmington, NC 28405

(910)777-3466

From: [Douglas Young](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:13:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Douglas Young

829 Peregrine Drive
Hendersonville, NC 28739

From: [Max Drake](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:11:55 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule.

This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

Thank you.

Sincerely,

Max Drake

1050 Beaver Dam Rd
Chapel Hill, NC 27517

From: [Lee Johnson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:11:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lee Johnson

143 Druid Dr
Asheville, NC 28806

From: [Robert Behrends](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:11:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Behrends

3862 Timber Stream Drive
Southport, NC 28461

From: [David Preston](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:53 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Small amounts of arsenic may not kill you, but, cumulatively, they will ruin your health and, ultimately, kill a person.

Thank you.

Sincerely,

David Preston

1812 Ram's Way
Hillsborough, NC 27278

From: [Julia Colton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:18 AM

Dear Joelle Burleson,

Without quality of environment, there is loss of life. Without life, there is no purpose for money. What good is it to allow these companies to gain if causing more harm to future generations is the outcome?

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Julia Colton

1800 Eastwood rd
#171
Wilmington, NC 28403

From: [Paul Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:15 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Paul Smith

7308 Harps Mill Rd
Raleigh, NC 27615

9198184959

From: [Janice Alexander](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:11 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Janice Alexander

12 killegray ridge
Bald head island, NC 28461

From: [Thomas Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:09 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Thomas Williams

4409 Kerley Rd
Durham, NC 27705

From: [Duncan Grosboll](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:10:05 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Duncan Grosboll

46 Springwood Dr
Asheville, NC 28805

8282994644

From: [Melva Goldhammer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:09:56 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Melva Goldhammer

8122 Brookings Dr
Charlotte, NC 28269

7049076045

From: [Thomas Tewey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:09:53 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Thomas Tewey

946 birch Creek drive
Wilmington, NC 28403

9107934101

From: [Kevin Furr](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:09:51 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kevin Furr

306 NE Connector
Albemarle, NC 28001

7045550000

From: [Cathi Culver](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:09:50 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Cathi Culver

PO Box 1613
Leicester, NC 28748

2409380064

From: [Louise Peters](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:09:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Louise Peters

120 Ferris Lane
Jacksonville, NC 28546

From: [Sara Felsen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:08:04 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sara Felsen

1111 Ladys Slipper Ct Apt J
Raleigh, NC 27606

9192800236

From: [Jennifer Cunningham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:33 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jennifer Cunningham

16430 Cobbleview Lane
Huntersville, NC 28078

From: [curtis allen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

Self regulation of polluters is a joke. It is akin to the fox minding the henhouse. They have absolutely zero reason to do the right thing, only reasons to make money by polluting. This whole idea is ridiculous, and yet another example of our GOP-led legislature kowtowing to big business at the hands and leadership of Pat "Duke" McCrory.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

curtis allen

11 debra lane
asheville, NC 28806

From: [Julia Gaunt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Julia Gaunt

16 Norman Austin Drive
Asheville, NC 28804

8285829115

From: [Kenk Blackman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:26 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kenk Blackman

6 Dubois Dr
Asheville, NC 28805

From: [Linda Tally](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:07:23 AM

Dear Joelle Burleson,

I direct the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Reject this weak proposal and help draft a strong one.

Thank you.

Sincerely,

Linda Tally

807 West Trinity Avenue
Unit 148
Durham, NC 27701

9195890323

From: [Carolyne Pridgen](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:06:10 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carolyne Pridgen

341 Farm View Ct
Winterville, 28590

2527467367

From: [Terri Lefler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:05:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Terri Lefler

59 Fenner Ave
Asheville, NC 28804

From: [Zola Packman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:05:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Zola Packman

1011 Nicholwood Dr
Raleigh, NC 27605

From: [Sharon Kaye](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:05:11 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sharon Kaye

456 Windswept Dr
Asheville, NC 28801

8282510524

From: [karl fields](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:04:53 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

karl fields

902 carolina st
greensboro, NC 27401

From: [Shaun Murphy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:04:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Shaun Murphy

2345 rolling
fayetteville, NC 28304

From: [K Liddle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:04:33 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

K Liddle

1815 Deer Street
Charlotte, NC 28214

From: [Karla Heinen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:54 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karla Heinen

408 Northclift Drive
Raleigh, NC 27609

From: [Toni Rohrbach](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Toni Rohrbach

1218 Cochrane Woods Ln
Matthews, NC 28105

From: [Judith Barton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judith Barton

118 Wolf's Trail
Chapel Hill, NC 27516

From: [Anne Brown](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:45 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Anne Brown

7006 Pine Hill Road
Durham, NC 27707

From: [Kay Byrd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kay Byrd

5205 Mercia Court
Winston Salem, NC 27106

From: [Adam Penninger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Adam Penninger

4806 Coppala Dr
Charlotte, NC 28216

From: [Tony Strickland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:03:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tony Strickland

7224 Bedford Ridge Dr
Apex, NC 27539

From: [Cathy Greene](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:02:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cathy Greene

Townsville Rd
Bullock, NC 27507

From: [Katherine Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:02:11 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

"Low-level" is a slippery slope. Even now, quite large polluters release emissions at night when they hope they won't be noticed. For instance, people close to the Belews Creek Steam Station find black ash on their cars in the mornings.

Forgiving "small" polluters sends the wrong message to everybody.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. There should be more air quality monitors, not fewer, and they should be automated, continuous monitors.

Please reject this weak proposal.

Thank you.

Sincerely,

Katherine Williams

2102 Bryant Street
Madison, NC 27025

From: [Dianne Greene](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:02:02 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dianne Greene

131 Bridgewater Dr
Southern Pines, NC 28387

From: [Christina Gallo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:43 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Christina Gallo

95 Carolina Shores Drive
Carolina Shores, NC 28467

From: [Samantha Thomas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Samantha Thomas

736 N Forest Hills School Rd
Marshville, NC 28103

7046205496

From: [Jerome Carpenter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:37 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jerome Carpenter

506 Brickyard Ct
Asheville, NC 28806

From: [Bill Mulvey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:36 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Once we start down the road of allowing even small amounts of pollutants into the atmosphere the total can add up to problems that endanger our health. Please consider that this is the wrong way to go in terms of keeping the air all the citizens of NC breath and need clean to stay healthy.
Please reject this weak proposal.

Thank you.

Sincerely,

Bill Mulvey

4408 Surry Ridge Circle
Apex, NC 27539

From: [Cheryl A. Villante](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 10:01:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Cheryl A. Villante

1247 Neptuno Court SW
Ocean Isle Beach, NC 28469

8564953477

From: [Greg Hamby](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:58:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Greg Hamby

1206 Harbor Ct
Kitty Hawk, NC 27949

(252) 261-2731

From: [Peter Kusek](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:58:11 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Peter Kusek

69 Beaver Dr
Asheville, NC 28804

From: [Karen Kaser-Odor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:58:11 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Karen Kaser-Odor

278 fryling ave sw
Concord, NC 28025

From: [Elizabeth Guzynski](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:58:00 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elizabeth Guzynski

144 Cooley Rd
Mooresville, NC 28117

7046637725

From: [Lisa Garber](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:59 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lisa Garber

105 Fidelity St
Carrboro, NC 27510

9102805658

From: [Patricia Shine](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:55 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Patricia Shine

911 shipyard Pt
New Bern, NC 28560

From: [Kate Ladd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:54 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kate Ladd

PO BOX 93
174 oneal lane
AYDLETT, NC 27916

2524538110

From: [Aaron Rust](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Aaron Rust

510 5th Ave N
Apt 5
Saint James, MN 56081

From: [Elsa West](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:50 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Elsa West

129 Shangrila Trl
Whittier, NC 28789

From: [Robert Belknap](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:49 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Robert Belknap

900 Hillsborough Street
Raleigh, NC 27603

From: [Franklin Creasman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Franklin Creasman

16 Vista Dr
Candler, NC 28715

From: [james Thamm](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:47 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

james Thamm

8109 High Oaks Ln
Charlotte, NC 28277

From: [Louise McCoy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Louise McCoy

3416 Landor Rd
Raleigh, NC 27609

From: [Ernie Howard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:57:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ernie Howard

500 Rockhold
Asheville, NC 28804

From: [Leslee Kirkconnell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:56:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Leslee Kirkconnell

911 Lakeview Ave
Apt. A
Davidson, NC 28036

352-339-1950

From: [Patricia Joynes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:56:16 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Patricia Joynes

214 Woodhaven Trl
Boone, NC 28607

8282640037

From: [Claudia Kaplan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:59 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Claudia Kaplan

4911 Victoria Dr
Durham, NC 27713

From: [Misty Gabriel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:51 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Misty Gabriel

3980 River Pointe Place
APT 1F
High Point, NC 27265

From: [fay forman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:43 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

fay forman

355 8 avenue
apt 12c
new york, NY 10001

From: [Elizabeth Wegmann](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:41 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elizabeth Wegmann

private dr
sugar grove, NC 28679

From: [Nicholas Kernstine](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nicholas Kernstine

372 n county home rd
Lexington, NC 27292

From: [Joe Bearden](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:23 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joe Bearden

1809 Lakepark Drive
Raleigh, NC 27612

From: [Susan Leete](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Susan Leete

3100 Silas Lane
Hillsborough, NC 27278

From: [Carolyn Yeager](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:21 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carolyn Yeager

1808 Old Hollow Road
Walkertown, NC 27051

3368302782

From: [Anne Jones](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:55:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Anne Jones

2304 Brandt Village
Greensboro, NC 27455

From: [Angela Vieth](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:54:59 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Angela Vieth

3009 Bexley Avenue
Durham, NC 27707

From: [Alexandra Castle, Ph.D., CDFA](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:54:15 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Alexandra Castle, Ph.D., CDFA

184 Wind Chime Ct #101
184 Wind Chime Ct #101
Raleigh, NC 27615

9194247866

From: [Ann Mazzullo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ann Mazzullo

355 Gilbert Raod
Columbus, NC 28722

From: [Janet Tice](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Janet Tice

310 Umstead
Chapel Hill, 27516

From: [Chris Petree](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chris Petree

114 S. Fields Cir
Chapel hill, NC 27517

From: [s.davis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

s.davis

4640 carmel vista lane
charlotte, NC 28226

From: [Michael Sileno](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:53:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Michael Sileno

1509 W. Cornwallis Drive
Greensboro, NC 27408

From: [Charles Baldwin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Charles Baldwin

103 Ironwood Dr
Greenville, NC 27834

From: [Kerry Bullock-Ozkan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kerry Bullock-Ozkan

104 Pine Hill Dr
Carrboro, NC 27510

From: [Lesley North](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lesley North

Ridge Trail
Chapel Hill, NC 27516

From: [Linda Treadway](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:10 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Linda Treadway

120 Rosedown Ct
Winston Salem, NC 27106

3364993080

From: [Marie LeFebvre](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:09 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Marie LeFebvre

1314 Marsh Cove Lane
Wilmington, NC 28409

9107961329

From: [David Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:07 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Wilson

6326 Morganton Rd
Fayetteville, NC 28314

From: [Diane Young](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:03 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Diane Young

P O Box 1803
Kernersville, NC 27285

From: [Julie Jablonski-Futryk](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:52:01 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julie Jablonski-Futryk

11751 Woodside Court
Burr Ridge, IL 60527

6303234642

From: [Sidney Hoopengardner](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:59 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sidney Hoopengardner

1016 James Street
Charlotte, NC 28216

7043618282

From: [Richard Kelley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:53 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Richard Kelley

184 Conner Dr
Clayton, NC 27520

9195852233

From: [Matthew Hemenway](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Matthew Hemenway

7700 Covey Chase Drive
Charlotte, NC 28210

From: [Douglas Cardwell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Douglas Cardwell

2216 Elgin Rd
Winston-Salem, NC 27103

From: [david schwartz](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:49 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

david schwartz

126 oxford rd
greenville, NC 27858

From: [Judy Fore](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:51:48 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Judy Fore

62 Middle Mountain Rd
Black Mountain, NC 28711

828-664-0303

From: [Katharyn Vreeland](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:42 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Katharyn Vreeland

204 Della St
Chapel Hill, NC 27516

From: [Ralph Hagewood](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ralph Hagewood

232 Richmond Hill Dr
Asheville, NC 28806

From: [Gail Earley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gail Earley

3537 Lewis Loop SE
Bolivia, NC 28422

From: [Eric Waite](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:19 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Eric Waite

2664 Quakenbush Rd
Snow Camp, NC 27349

919-357-3203

From: [tiffany Ehnes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:16 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

tiffany Ehnes

429 rainbow rd
advance, NC 27006

From: [Sandra Byrne](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:08 AM

Dear Joelle Burleson,

I'm extremely concerned about the potential of negative health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health issues. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sandra Byrne

2363 Crooked Creek Road
Mars Hill, NC 28754

From: [Kimberly Brown](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:07 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kimberly Brown

183 Riding Trail Rd
Arden, NC 28704

From: [Jeff Beane](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:06 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jeff Beane

3620 Mill Run
Raleigh, NC 27612

From: [Jay Newhard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:05 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jay Newhard

2201 Hyde Drive
Greenville, NC 27858

From: [Dana Courtney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:04 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dana Courtney

2521 rogers road
Graham, NC 27253

From: [Laura Lansford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:04 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Laura Lansford

130 Leisure Lane
Salisbury, NC 28146

From: [Nicholas Cox](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:04 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Nicholas Cox

5434 Beckhaven Lane
Charlotte, NC 28216

From: [Terri Hunnicutt](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:03 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Terri Hunnicutt

4160 US 64/74a Hwy
Rutherfordton, NC 28139

From: [rick.martinez](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:50:02 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

rick martinez

396 Fountain Spring Rd
Tuckasegee, NC 28783

(404) 295-1335

From: [John Wolff](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:55 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Wolff

207 Taylor lane
Morehead City, NC 28557

2012404255

From: [Janice Stratton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:53 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Janice Stratton

5411 Cole Mill Rd
DURHAM, NC 27705

From: [Russell Strader](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:46 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Russell Strader

POBox 4996
Emerald Isle, NC 28594

From: [Heather Payne](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:37 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Heather Payne

1300 Mason Farm Road
Chapel Hill, NC 27514

From: [Judith Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:36 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judith Smith

PO Box 115
Little Switzerland, NC 28749

From: [Susan Boykin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:36 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Boykin

1708 Westbrook Dr
Wilson, NC 27893

From: [Gladys Colson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Gladys Colson

1321 Orvis st
Charlotte, NC 28216

7043755219

From: [Kathy Underhill](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kathy Underhill

209 Butternut Drive
Chapel Hill, NC 27514

9196185692

From: [Thomas Hoffman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Thomas Hoffman

94 S Sunberry Trl
Fletcher, NC 28732

From: [Joan Brannon](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:49:22 AM

Dear Joelle Burleson,

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject the streamlining of permit exemptions rule.

Thank you.

Sincerely,

Joan Brannon

382 dancy
Vilas, NC 28692

From: [Anne Hummel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:51 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Anne Hummel

1907 Rosecrest Dr
Greensboro, NC 27408

From: [Charles Llewellyn](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:35 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Charles Llewellyn

114 Marsh St
Beaufort, NC 28516

From: [Kevin Hall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:26 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kevin Hall

4132 Hillard Ln
Greenville, NC 27858

2523422070

From: [Carolyn Jordan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carolyn Jordan

142 Sylvan Acres Road
Waynesville, NC 28785

828 627 6824

From: [Doyle Graham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Doyle Graham

5106 Murphy School Rd
Durham, NC 27705

From: [Dolores Campbell](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable. You should be concerned about the future, not lining your pockets for profit.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dolores Campbell

202 Holly Ridge Rd
Chapel Hill, NC 27516

9199689172

From: [Susan Howell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:47:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Howell

113 Arbor Dr
Greenville, NC 27858

From: [Dave Maupin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Dave Maupin

450 Woods Walk Way
Taylorsville, NC 28681

From: [Rinat Harel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rinat Harel

2411 Greenway Ave
Raleigh, NC 27608

From: [autumn cobeland](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

autumn cobeland

302 W. Aycock St
Raleigh, NC 27608

From: [Weldine Dossett](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Weldine Dossett

415 Aberdeen Terrace
Greensboro, NC 27403

From: [Fredric Friedman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:19 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Fredric Friedman

500 Rockhold Drive
Asheville, NC 28804

From: [Jeannue Car](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:17 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable. Giv. McCory needs to wake up!

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Jeannue Car

Po box 2325
Southern pines, NC 28388

From: edward_wolfsohn
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:16 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

edward wolfsohn

12 sunny ridge dr
asheville, NC 28804

From: [Lydia DeMars](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:14 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Lydia DeMars

210 Brook Crossing Rd
Swansboro, NC 28584

From: [Jeff Botz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:46:12 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jeff Botz

4512 GW Griffin Road
Marshville, 28103

From: [Michael McConney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:53 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michael McConney

1116 Princesa Ct
Ocean Isle Beach, NC 28469

From: [Nadine Duckworth](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

Self regulation doesn't work !!! We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nadine Duckworth

804 Deal Farm Lane
Taylorsville, NC 28681

From: [Dean Brodhag](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Dean Brodhag

1025 Regency Dr
Charlotte, NC 28211

7045520356

From: [Abby Bishop](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:50 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Abby Bishop

2123 Fairview Rd
Raleigh, NC 27608

From: [Dan Huskey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dan Huskey

681 Seastone St
Raleigh, NC 27603

From: [Alele Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Alele Williams

1400 Kelston Place
Apt 103
Charlotte, NC 28212

From: [Darlene Hamilton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:45:47 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Darlene Hamilton

1605 Beacon Valley Dr
Raleigh, NC 27604

From: [bobby strock](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

bobby strock

5428 south forty drive
hope mills, NC 28348

9103097915

From: [Kathy Bumgardner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:11 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kathy Bumgardner

8471 Luckey Point Rd
Denver, NC 28037

704-483-4331

From: [Veronica Robertie](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:10 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Veronica Robertie

1805 Quail Point SE
Bolivia, NC 28422

2152192476

From: [Kathryn Kupperts](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:08 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathryn Kupperts

729 Honeysuckle Lane
Midland, NC 28107

From: [Roger Belanger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Roger Belanger

523 meadowmont village circle
Chapel Hill, NC 27517

9195251965

From: [Keith Levene](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:44:01 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Keith Levene

405 carolina circle
Durham, NC 27707

From: [Don Wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:51 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Don Wells

308 Mitchell Street
Hillsborough, NC 27278

9197321989

From: [Jane Maulucci](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jane Maulucci

30 Harbour Walk
New Bern, NC 28562

From: [Frances Hall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:50 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Frances Hall

PO Box 41
Leicester, NC 28748

From: [Mary Crane](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:39 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mary Crane

243 Heather Lane
Southern Pines, NC 28387

From: [Yvonne Calloway](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:35 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Yvonne Calloway

1300 Betsy Drive
Charlotte, NC 28211

7048903671

From: [Elaine Levine](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

I understand that the EPA is considering stepping in because the feds are alarmed at how poor NC's environmental safeguard are becoming. How embarrassing for our state that we care more about big business and polluters than our citizens.

Thank you.

Sincerely,

Elaine Levine

PO Box 99
Newport, NC 28570

From: [Pat Dabbs](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:34 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Pat Dabbs

405 Chowning Place
Raleigh, NC 27614

From: [Kathryn Jacoby](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:33 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kathryn Jacoby

103 Powers Ct
Goldsboro, NC 27534

From: [Roger Williams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Roger Williams

124 Parkview Ln
Advance, NC 27006

From: [de corum](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

de corum

herring blvd
durham, NC 27704

From: [Rosemarie Davis](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rosemarie Davis

5737 Bramblegate Rd Unit F
Greensboro, NC 27409

3362928715

From: [Allison Delavan](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Allison Delavan

192 Crystal Falls
Fairview, NC 28730

From: [Randy Grant](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:43:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Randy Grant

701 East Park Dr
Tryon, NC 28782

From: [Thomas Melvin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:42:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Thomas Melvin

2942 Beard Road
Eastover, NC 28312

From: [Bruce Yelton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:35 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Bruce Yelton

4406 Woods End Lane
CHARLOTTE, NC 28277

7045429721

From: [Mark McHugh](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:34 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mark McHugh

1127 Brumsey Court
Corolla, NC 27927

From: [Donna Goodman](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Donna Goodman

135 Wilson Circle
Arapahoe, NC 28510

9103891264

From: [Vickie Penninger](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Vickie Penninger

711 Kimbrough St
Raleigh, NC 27608

From: [Diane Vele](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Diane Vele

55 7th Street
Monroe Twp., NJ 08831

From: [john dusenberry](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

john dusenberry

131 white oak ridge
weaverville, NC 28787

From: [Kay Newman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kay Newman

48poplar lane
Maggie Valley
NC, NC 28751

From: [Martin Greenhut](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:41:01 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Martin Greenhut

POB 31
Marshall, NC 28753

From: [Mary Blevins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Mary Blevins

2520 White Thorne Ln
Waxhaw, NC 28173

From: [Kevin Lawrence](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kevin Lawrence

4132 Snyder Dr
Winston-Salem, NC 27127

From: [Joan Bathanti](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:16 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joan Bathanti

2118 Linville Creek Road
Vilas, NC 28692

From: [David Bozzi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:14 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Bozzi

3613 Annandale Dr
Charlotte, NC 28269

From: [gerard remery](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:10 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

gerard remery

168 white oak cr
franklin, NC 28734

From: [Tom Winstead](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:08 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tom Winstead

7905 Tulip Circle
Raleigh, NC 27606

From: [Lynn Murphy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:40:02 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lynn Murphy

Bickett St
Burgaw, NC 28425

From: [Eric Krempa](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:58 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eric Krempa

1326 Cavendish Court
Charlotte, 28211

From: [Joan & John Garber](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joan & John Garber

197 Hunter Trail
Southern Pines, NC 28387

9106950078

From: [Eric Fritz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:51 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eric Fritz

314 Channel Run Dr
New Bern, NC 28562

From: [Rita Bhattacharyya](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:51 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rita Bhattacharyya

1210 Bristoe Dr
Apt. 202
Knightdale, NC 27545

From: [Joseph Appleton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:48 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joseph Appleton

2617-1/2 Chapel Hill Road
Durham, NC 27707

From: [James Kantor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:47 AM

Dear Joelle Burleson,

As a person with a Master in Public Health, I am concerned that we are relaxing our rules too greatly

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James Kantor

2110 Paces Forest Court Apt 435
Raleigh, NC 27612

919-523-6773

From: [Brian Adams](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Brian Adams

5909 crosscreek dr
Mebane, NC 27302

9196063393

From: [Eileen Wheeler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:39:44 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Eileen Wheeler

114A North Lane
Swannonoa, NC 28778

From: [John George](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:37 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John George

6348 Sharon Hills Road
Charlotte, NC 28210

7045253066

From: [Felicity Gage](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:33 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Felicity Gage

PO Box 747
Ocracoke, NC 27960

252 928-2799

From: [debrs byrf](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:28 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

debrs byrf

902 Edenwood dr
Fayetteville, NC 28303

9109221635

From: [Johnny Mayall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Johnny Mayall

86A Willow Way
Chapel Hill, NC 27516

From: [Rita Frost](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rita Frost

61 Lookout Drive
Asheville, NC 28804

From: [Lynne Kane](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lynne Kane

11 Lark Circle
Chapel Hill, NC 27515

From: [William Kastern](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:18 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

William Kastern

7062 Lawrence Farm Lane
Randleman, NC 27317

336 676 0939

From: [Frances Boyd](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:10 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Frances Boyd

218 Norman Rd
Winston Salem, NC 27106

From: [joel wooten](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:38:07 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

joel wooten

po box 851
yadkinville, NC 27055

From: [Ned Martin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ned Martin

5400 Dawning Creek Way
Wilmington, NC 28409

9102289156

From: [william delamar](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

william delamar

4237 Arbutus Drive
Raleigh, NC 27612

919-602-5846

From: [Charles Shipman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:39 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Charles Shipman

box 246
Edneyville, NC 28727

From: [Christine Brighton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:38 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Christine Brighton

3104 Idle Hour Dr
Asheville, NC 28806

From: [munsey wheby](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:33 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

munsey wheby

423 valley road
sanford, NC 27330

919-770-2742

From: [Susan Steinberg](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Steinberg

110 Creekview Circle
Carrboro, NC 27510

9195390001

From: [Melanie Reyes](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Melanie Reyes

69 Lake royale
Louisburg, NC 27549

From: [JANIE NEELY](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:29 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

JANIE NEELY

406 Macbeth St
WEAVERVILLE, NC 28787

828-989-0626

From: [Stephanie Yewcic](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Stephanie Yewcic

8146 Townley Road
Townley Road
Huntersville, NC 28078

7044885811

From: [Crissy Anderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Crissy Anderson

791 NC Highway 62 E
Pleasant Garden, NC 27313

3362071531

From: [John Wolfe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:27 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Wolfe

25 Torrance Way
Youngsville, NC 27596

From: [Sharon Forman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sharon Forman

1412 Seafarer Drive
Oriental, NC 28571

From: [Valerie Edmonds](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:24 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Valerie Edmonds

5307 Creedmoor Road
apt 101
Raleigh, NC 27512

9196150997

From: [Toni Becker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Toni Becker

2868 Navajo Ave
Winston Salem, NC 27103

From: [josh pelleg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:23 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

josh pelleg

5 marganit
Omer, none

From: [Philip Kadala](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Philip Kadala

246 PAGES CREEK DR
WILMINGTON, NC 28411

9102622636

From: [Ann Stierli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:37:14 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ann Stierli

188 Hummingbird Hollow
Rosman, NC 28772

8288775675

From: [Marilyn Hamer](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:36:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Marilyn Hamer

220 Dye Leaf Rd
Fairview, NC 28730

From: [Amy Van Devender](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:36:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Amy Van Devender

797 Little Laurel Rd. EXT
Boone, NC 28607

From: [Deborah Steiner](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:36:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Deborah Steiner

10102 Mountain Apple Drive
Mint Hill, NC 28227

7042542276

From: [Sandy Steers](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:36:21 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Sandy Steers

200 Tunnel Rd
Asheville, NC 28805

From: [Kate Fries](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:28 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kate Fries

431 East Ridge Road
Franklin, NC 28734

From: [karen stickney](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

karen stickney

27 baril street
2
lewiston, ME 04240

2077542157

From: [William Clegg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

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Thank you.

Sincerely,

William Clegg

109 Sagewood Road
Greensboro, NC 27282

3369631773

From: [E. Ledford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

E. Ledford

636 Kingfisher Lane
Sunset Beach, NC 28468

From: [Katherine Meyer](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:35:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Katherine Meyer

185 Windover Drive
Forest City, NC 28043

From: [Ramesh Patarla](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:46 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ramesh Patarla

706 Sumter Ct
Cary, NC 27519

From: [Debbie Walker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:41 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Debbie Walker

7190 Blackmoor Rd
Kernersville, NC 27284

3367583127

From: [Shelor Robin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Shelor Robin

549 11th Ave Cir NW
Hickory, NC 28601

From: [Raye Fletcher](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:14 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

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Thank you.

Sincerely,

Raye Fletcher

5804 Jolly Roger Ct
New Bern, NC 28560

From: [Genie Jansen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:09 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Genie Jansen

407 Clayton Rd
Chapel Hill, NC 27514

From: [Mary Sturino](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

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Thank you.

Sincerely,

Mary Sturino

104 Cabrita Ct
Holly Springs, NC 27540

9195672336

From: [Gretchen Redden](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:03 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Gretchen Redden

4040 S. McDowell
Pittsboro, NC 27312

From: [James Bengel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:34:02 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

James Bengel

20 Canterbury Ct
Wendell, NC 27591

From: [Richard Haas](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:59 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Richard Haas

1006 Timbergrass Ln
Leland, NC 28451

From: [A. Giddings](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:59 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

A. Giddings

207 Carol St
Carrboro, NC 27510

From: [Richard Phillips](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:53 AM

Dear Joelle Burleson,

McCrary's proposals help the national/multinational multi-billion dollar corporate interests...not the citizens of NC. I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Richard Phillips

4221 King Edward Ct
Greensboro, NC 27455

3362868680

From: [Peggy Wilson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:52 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Peggy Wilson

640 Hogan Farm Rd
Apex, NC 27523

From: [Margaret Horner](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:51 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret Horner

2239 Villamar Dr
Leland, NC 28451

From: [Nicole Seitz](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:47 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Nicole Seitz

500 Quicksilver court
Greensboro, NC 27455

From: [Jessica Motta](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:47 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jessica Motta

22 Yadkin St
Clayton, NC 27520

8607989227

From: [Charles Talley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Charles Talley

8905 Camden Creek Lane 103
Charlotte, NC 28273

From: [Dale Trembley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:43 AM

Dear Joelle Burleson,

It is embarrassing to have to even bring this up as an issue.

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dale Trembley

9201 University City Blvd
Charlotte, NC 28223

From: [Julie Amani](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:37 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julie Amani

748 White Smith Road
Pittsboro, NC 27312

919-499-8174

From: [Barbara Birge](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:33:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barbara Birge

1406 Redcoat Dr
Charlotte, NC 28211

704 364-1416

From: [David Jordan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Jordan

2911 Brookwood Drive
Mebane, NC 27302

From: [Scott Hicks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:27 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Scott Hicks

31 Sunrise Dr
Asheville, NC 28806

From: [Barbara Jackson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Barbara Jackson

6816 Uppingham Rd
Fayetteville, NC 28306

9102135493

From: [James Doster](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

James Doster

127 Rankin Hill Rd
Troutman, NC 28166

7049809411

From: [clifton_avery](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:15 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

clifton avery

150 s water st
boone, NC 28607

From: [J. Kent Williams](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:15 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

J. Kent Williams

704 Freemason's Dr
Greensboro, NC 27407

From: [Dr. Bill Robinson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:10 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Dr. Bill Robinson

3830 Jackson St Apt L 13
Raleigh, NC 27607

From: [Maxine Dalton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:06 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Maxine Dalton

749 D and G Road
HOT SPRINGS, NC 28743

8286223704

From: [Denise Szymanski](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:04 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Denise Szymanski

109 E Camden Forest Dr
Cary, NC 27518

12483305063

From: [NC Voter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:32:03 AM

Dear Joelle Burleson,

What is wrong with you people? Is it all the money you take from the corporate contributors that makes you blind, or do you just want to destroy any chance we have of saving this planet for ourselves and our children? I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size. And you can tell your pals McCrory and Duke Energy I am very happy he and the party no longer need my vote.

Thank you.

Sincerely,

NC Voter

5214 Duckdown Court
Raleigh, NC 27604

From: [Michele Clark](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:57 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michele Clark

109 Shadowood Dr. Apt. V
Chapel Hill, NC 27514

From: [elizabeth spragins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:53 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

elizabeth spragins

55 covewood road
asheville, NC 28805

From: [Ron McCollum](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ron McCollum

616 Casar-Lawndale Rd
Lawndale, NC 28090

From: [Don McGowan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:44 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Don McGowan

29 Stony Ridge
Asheville, NC 28804

8287880687

From: [Wendy Horne](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:42 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Wendy Horne

1192 McCaskill Road
Carthage, NC 28327

From: [Corinne Andersen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:35 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Corinne Andersen

134 Castle Court
Washington, NC 27889

From: [John Jacobson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:34 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

John Jacobson

508 Metcalf St
New Bern, NC 28560

252-633-1033

From: [Michelle Bermeo](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Michelle Bermeo

3190 Exacta Ln
Apt 211
Raleigh, NC 27613

From: [Gavin Dillard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gavin Dillard

528 Padgettown Road
Black Mountain, NC 28711

8283578069

From: [Denise Garland](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Denise Garland

10502 Sycamore Club Drive
Mint Hill, NC 28227

7047330653

From: [Bonnie Stewart](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:29 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Bonnie Stewart

813 Clonmel Drive
Matthews, NC 28104

From: [JohnLee Johann](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

JohnLee Johann

220 Melrose Circle #3
Tryon, NC 28782

From: [Eric Riggins](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:28 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Eric Riggins

Friar
Charlotte
Charlotte, NC 28213

From: [Joseph Torres](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joseph Torres

322 Middle Connestee Trail
Brevard, NC 28712

828-877-5235

From: [francis rauccio](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

francis rauccio

403 overman st
Greensboro, 27410

From: [Beth Henry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:25 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Beth Henry

3066 Stoneybrook Road
Charlotte, NC 28205

From: [Barry Anderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:24 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barry Anderson

111 W Oregon Ave
Kill Devil Hills, NC 27948

From: [Barry Anderson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:24 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barry Anderson

111 W Oregon Ave
Kill Devil Hills, NC 27948

From: [Shane Woerner](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Shane Woerner

9610 springholm dr
Charlotte, NC 28278

From: [Harrison Marshall](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Harrison Marshall

504 Greenwood Circle
Cary, NC 27511

From: [Peter Stein](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Peter Stein

302 Columbia Place East
Chapel Hill, NC 27516

From: [Joseph Baum](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:20 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Joseph Baum

164 Ox Creek Road
baumjoe@me.com
Weaverville, NC 28787

828-645-1412

From: [jeff.mcdermott](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

jeff mcdermott

1021 bianco dr
raleigh, NC 27607

From: [Diane Williford](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:31:18 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

FRON DIANE WILLIFORD-FORSYTH COUNTY-NC RESIDENT-Please let's keep our NC air and water as clean as possible for plant, animals and our grandchildren.

Thank you.

Sincerely,

Diane Williford

2503 NC Highway 66 South
Kernersville, NC 27284

336-554-3869

From: [Lucy Parker](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:30:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Lucy Parker

430 S 23rd St
Wilmington, NC 28403

From: [Donna Benoist](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:30:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Donna Benoist

6432 Green Arbor Ln
Wilmington, NC 28409

From: [Claudia Thuring](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:50 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Claudia Thuring

15819 Lavenham Rd
Huntersville, NC 28078

From: [Shirl Ches](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Shirl Ches

1400 Lake Emory Rd
Franklin, NC 28734

8285249991

From: [Ruben Orozco](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:40 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ruben Orozco

860 Jarman Dr
Jamestown, NC 27282

From: [Linda Mcintosh](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:40 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Linda Mcintosh

102 crest hill rd
NC, NC 27282

From: [Susan Hardin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:35 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Susan Hardin

142 Idlebrook Rd
Statesville, NC 28677

From: [Hal Trufan](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:30 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Hal Trufan

6808 Old Forge Dr
Charlotte, NC 28226

7045570001

From: [Burt Melton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:26 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Burt Melton

112 Stone Point Court
Mooresville, NC 28117

From: [David Parry](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

David Parry

137 Sandee Dr
Angier, NC 27501

(919) 331-1132

From: [Billie Letendre](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Billie Letendre

132 NE 11TH ST
Oak Island, NC 28465

9195480755

From: [Joshua Turnbull](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Joshua Turnbull

73 Inez Drive
Angier, NC 27501

9198961599

From: [Ivan White](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Ivan White

6523 Old Fort Road
Wilmington, NC 28411

9106862434

From: [Richard Pritts](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:18 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Richard Pritts

90 Pond View Ridge
PO Box 2089
Franklin, NC 28744

From: [Kenneth Ashe](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:17 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kenneth Ashe

904 Morgan Branch Rd
Marshall, NC 28753

From: [Ginny Soule](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:29:17 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ginny Soule

936 Wall Road
Wake Forest, NC 27587

From: [Ron Virmani](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:54 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Ron Virmani

4626 charlestown manor drive
charlotte, NC 28211

7049075925

From: [Nancy Reid](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:43 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nancy Reid

3903 Obriant Place
greensboro, NC 27410

From: [Joseph Willingham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Joseph Willingham

3840 Colebrook Road
Charlotte, NC 28215

From: [Elaine Rothenberg](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Elaine Rothenberg

141 Scenic Vista Trail
Blowing Rock, NC 28605

8283559303

From: [Paul Olsen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:28 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Paul Olsen

3105 Cove Loop Rd
Hendersonville, 28739

From: [Sahar El Shafie](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:23 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sahar El Shafie

125 Clancy Cir
Cary, NC 27511

From: [Karen Kendig](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it. With the continual influx of people to NC along with their cars, monitoring pollutants from every source is more vital than ever.

Please reject this weak proposal.

Thank you.

Sincerely,

Karen Kendig

409 Sleepy Valley Road
Apex, 27523

From: [Judith Speidel](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:19 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Judith Speidel

5003 Coronado Dr
Wilmington, NC 28409

From: [Tom Dancer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:19 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tom Dancer

pob 284
penland, NC 28765

(828) 688-1709

From: [Ray Owens](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:14 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Ray Owens

531 Manning Drive
Charlotte, NC 28209

From: [Sally Anger](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:12 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Sally Anger

187 Hammocks Landing Rd
Newport, NC 28570

From: [Amber GRANING](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:12 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Amber GRANING

2102 Tarrywood Dr
GREENSBORO, NC 27455

From: [Caroline Schacht](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:11 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Caroline Schacht

1403 Warwick Circle
Winterville, NC 28590

From: [Anne Markey Jones](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:11 AM

Dear Joelle Burleson,

I am growing weary of Governor McCrory's anti-environment agenda! It will be remembered during the next election! I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Anne Markey Jones

158 Buckingham Road
Winston Salem, NC 27104

3367271888

From: [Suzan Parrish](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:09 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Suzan Parrish

713 E. Boyd St Apt. A
Maiden, NC 28650

8284614265

From: [Jean Wheelock](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:08 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jean Wheelock

22 Hibriten Drive
Asheville, NC 28801

From: [Harry Taylor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Harry Taylor

1901 Brandon Circle
Charlotte, NC 28211

From: [Neal Chapter](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:28:06 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Neal Chapter

206 Princeton Drive
Jacksonville, NC 28546

From: [Melissa Williams](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:59 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Melissa Williams

115 Estelle Park Drive
Asheville, NC 28806

8285450443

From: [William Duff](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:59 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

William Duff

PO Box 1234
Flat Rock, NC 28731

From: [Linda Konold](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:56 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Linda Konold

315 Burning Tree
Pinehurst, NC 28374

From: [Evelyn Baldwin](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:55 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Evelyn Baldwin

665 Andrew Hunter Rd
Franklinville, NC 27248

From: [David Montgomery](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:54 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

David Montgomery

1802 Egret Street SW
Shallotte, NC 28470

From: [Leigh Yelton](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:54 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Leigh Yelton

34 Forsythe Street
Asheville, ND 28801

From: [jean manickam](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:53 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

jean manickam

12317 wingspread way
raleigh, NC 27614

From: [raymond Riddle](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

raymond Riddle

2815 hollybrook lane
morganton, NC 28655

From: [Brigid Keeley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:49 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Brigid Keeley

5515 Pegasus Drive
Mebane, NC 27302

From: [Barbara Lembo](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Barbara Lembo

3941 Arborway
Charlotte, NC 28211

From: [Daniela Rossi](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:27:48 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Daniela Rossi

Via Roma, 15
Pomezia (Roma), ID

From: [Michele Whalen](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michele Whalen

464 Goddard Ln
Millers Creek, NC 28651

336-984-9834

From: [Loretta Wells](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Loretta Wells

1803 st George place
Kinston, NC 28504

From: [John Kirkman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

John Kirkman

3307 English Circle
Sanford, NC 27332

From: [Julie Hansen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:23 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Julie Hansen

3340 oaklyn springs dr
Raleigh, NC 27606

From: [Adrian Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:20 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

It is time to stop being a puppet for the industries which are polluting our state and protect the environment so my children and grand-children will still be able to go out into nature in the upcoming years. STOP destroying the environment!

Please reject this weak proposal.

Thank you.

Sincerely,

Adrian Smith

PO Box 265
110 Jones St
Moncure, NC 27559

9195423807

From: [Rita Mullis](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:13 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rita Mullis

9830 Hanging Moss Trl
Charlotte, NC 28227

From: [Evan Hoffman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:09 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Evan Hoffman

13133 poetry Lane
Davidson, NC 28036

From: [Sam Hay](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Sam Hay

118 Fox
Mooresville, NC 28117

From: [Chuck Williford](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:07 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Chuck Williford

1600 Anderson Street Apt C5
Durham, NC 27707

910-547-1583

From: [Keith Cutler](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:26:06 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Keith Cutler

99 Jackson St
#1708
Davidson, NC 28036

From: [Olympia Stone](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:58 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Olympia Stone

404 Hillsborough St
Chapel Hill, NC 27514

9199670175

From: [Robert Marshall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robert Marshall

3570 Birchfield Ct
#304
Fayetteville, NC 28306

From: [Dwayne Dvoracek](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:45 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dwayne Dvoracek

110 Grayson Dr
Salisbury, NC 28147

704-637-0627

From: [Nicole Milliken](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:44 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable. Make a choice that benefits PEOPLE, not money. It's the right thing to do.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Nicole Milliken

1706 Lincoln Rd
wilmington, NC 28403

From: [Avery Goldman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:43 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Avery Goldman

444 S Blount St
Suite 212
Raleigh, NC 27601

From: [Margaret Brockmiller](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:43 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Margaret Brockmiller

300 Timbercreek Hts Rd
Maggie Valley, NC 28751

From: [William Gaither](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:42 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

William Gaither

372 John Newsome Rd
Littleton, NC 27850

From: [William Kenneke](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:39 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

William Kenneke

402 Holly St
Emerald Isle, NC 28594

From: [Doug Fishburn](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:35 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Doug Fishburn

988 Middleton Dr NW
Calabash, NC 28467

910-287-4435

From: [Madeline Bouchard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:34 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Madeline Bouchard

646 Castine way
Wilmington, NC 28412

From: [Logan panek](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:34 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Logan panek

865 n leak St
southern pines, NC 28387

3367935955

From: [Philip Johnson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:32 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

WE MUST, MUST, MUST HAVE CLEAN AIR.

Thank you.

Sincerely,

Philip Johnson

12 Clover Drive
Chapel Hill, NC 27517

9199330144

From: [David Reedy](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Reedy

15860 Jerusalem Rd
Laurinburg, NC 28352

From: [Robert Smith](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:32 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Smith

814 Demerius St., Apt.R2
Durham, NC 27701

From: [Kenneth Johns](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:31 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Kenneth Johns

122 Club House Dr
New London, NC 28127

3369179594

From: [Gena Burrows](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Gena Burrows

130 Dump Horton Rd
none
BUNN, NC 27508

9196652527

From: [Rachel Horesovsky](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:30 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rachel Horesovsky

2212A Pike street
Durham, NC 27707

From: [David Hill](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:29 AM

Dear Joelle Burleson,

As a father and a practicing pediatrician, I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Hill

6259 Turtle Hall Drive
wilmington, NC 28409

910-620-1102

From: [Alice Patterson](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:29 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Alice Patterson

5084 Bunch Road
Summerfield, NC 27358

From: [Roland Robustelli](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:29 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Roland Robustelli

1300 Thorny Vine Ct
Wake Forest, NC 27587

From: [Kay Warren](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:27 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Kay Warren

627 Fieldale Place
High Point, NC 27265

From: [Jocelyn Browning](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:25 AM

Dear Joelle Burluson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Jocelyn Browning

777 Triangle Street #316
Blacksburg, VA 24060

From: [Haili Friedrich](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:24 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Haili Friedrich

6415 Dupont Drive
Apt 1D
Charlotte, NC 28217

2316751801

From: [Andrea Parham](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:24 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Andrea Parham

5502 Hamstead Crossing
Raleigh, NC 27612

From: [Daniela Ferreira](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Daniela Ferreira

1003 Amelia Station Way 307
Clayton, NC 27520

9193330020

From: [tanya roland](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

tanya roland

2500 q st. nw
washington, DC 20005

From: [William Tripp](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:19 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

William Tripp

416 Withershinn Dr
Charlotte, NC 28262

From: [Charles Spencer](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:25:08 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Charles Spencer

781 Cobia Ct
Bolivia, NC 28422

From: [Marcia Prince](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:24:59 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Marcia Prince

100 Eastwood Lake Road
Chapel Hill, NC 27514

From: [Lisa Morphey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:51 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Lisa Morphey

197 Cumberland ave
Asheville, NC 28801

From: [Suzanna Brauer](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:44 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Suzanna Brauer

246 Blanwood Drive
Boone, NC 28607

From: [Kimberly Nelson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:38 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Kimberly Nelson

2355 Metcalf Drive
Sherrills Ford, NC 28673

From: [Rick Buckman](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:32 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Rick Buckman

5008 swordfish dr
Raleigh, NC 27603

From: [Robert Dow](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:30 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Dow

105 Pine St
Carrboro, NC 27510

9193608136

From: [Shannon Wylam](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:25 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Shannon Wylam

3405 Victor Pl
Raleigh, NC 27604

From: [Chelsea Barnes](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:22 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

Please prioritize the health and safety of the people of North Carolina over business interests.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chelsea Barnes

2505 TRYON PINES DR
RALEIGH, NC 27603

6142056424

From: [Carl Wildermann](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:22 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Carl Wildermann

1311 Hillsborough Rd
Chapel Hill, NC 27516

From: [april hardee](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:22 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

april hardee

7528 Sound Dr
emerald isle, NC 28594

From: [Raymond O'Connor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:21 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Raymond O'Connor

108 Bishop Drive
Winterville, NC 28590

From: [SUSANNE BRUNTON](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:21 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

SUSANNE BRUNTON

86 BRADLEY ST
ASHEVILLE, NC 28806

8282521924

From: [Janice Johnson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janice Johnson

111 Kestrel Ct
Mebane, NC 27302

3363149110

From: [Janice Johnson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:23:20 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Janice Johnson

111 Kestrel Ct
Mebane, NC 27302

3363149110

From: [Judy harrelson](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:54 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Judy harrelson

812 E Third
Siler City, NC 27344

From: [Rachel Stein](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:13 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Rachel Stein

94 Pearson Dr
Asheville, NC 28801

828 505 8937

From: [Rick Savage](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:11 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Rick Savage

101 Bonner Ct
Cary, NC 27511

9194129754

From: [Jean Ulrich](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:06 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jean Ulrich

223 Foxcroft Drive
Winston Salem, NC 27105

From: [Melissa Nemeth](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:04 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Melissa Nemeth

6187 Providence Ct. NW
Concord, NC 28027

From: [Robin Hall](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:03 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Robin Hall

6610 Loblolly Circle
Waxhaw, NC 28173

From: [Dave Leonard](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:22:02 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Dave Leonard

3012 Bristol Creek Drive
Morrisville, NC 27560

From: [Jerome Goodwin](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:57 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Jerome Goodwin

3106 Shopton dr
Apex, NC 27502

9193499873

From: [Chanda Farley](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:52 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Chanda Farley

117 Ford St
Canton, NC 28716

From: [Charles Humble](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:49 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Charles Humble

910 Emory Drive
Chapel Hill, NC 27517

From: [Tim Thomason](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:47 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Tim Thomason

90 Cumberland lane
Murphy, NC 28906

8183449044

From: [Carol Hoke](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:46 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

Carol Hoke

5092 Gold Leaf Trail
None
Conover, NC 28613

8282388662

From: [Dane Bowen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:46 AM

Dear Joelle Burleson,

Citizens don't like ALEC laws. We like clean air and water.

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Dane Bowen

8740 Blair Rd
Charlotte, NC 28227

From: [Douglas Merrey](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:45 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Douglas Merrey

905 Ashton
Pittsboro, NC 27312

From: [Richard L. dean](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:45 AM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Richard L. dean

112 grassy knoll way
BLOWING ROCK, NC 28605

828-414-9386

From: [Esther Garvett](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:41 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Esther Garvett

10431 sw 143 ave
Miami, FL 33186

From: [Robert Rosen](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:21:41 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Robert Rosen

1101 Exchange Pl Apt 226
Durham, NC 27713

From: [john ventre](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:20:26 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

john ventre

700 shumont rd
bl mt, NC 28711

From: [D. Denise Dianaty](#)
To: [SVC_DENR.DAO_publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:20:10 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

D. Denise Dianaty

1401 E Stone Arch Dr
Fuquay-Varina, NC 27526

From: [Angela Jones](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:20:04 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Angela Jones

6112 Heathstone Ln
Charlotte
Charlotte, NC 28210

7045571721

From: [Richard Hicks](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 9:19:58 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Richard Hicks

2930 Eddystone Ln
Winston Salem, NC 27103

From: [Edward Spring](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule - Self Regulation NEVER Works
Date: Monday, November 23, 2015 9:38:13 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Edward Spring

2324 Highlawn Dr
Charlotte, NC 28212

From: [Darren Bedell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Streamlining of Permit Exemptions Rule - voters are paying attention
Date: Monday, November 23, 2015 12:38:11 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Darren Bedell

PO box 20237
Raleigh, NC 27613

From: [MARTIN HAZELTINE](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: think about your grand kids
Date: Monday, November 23, 2015 9:49:57 AM

Dear Joelle Burleson,

I urge the Environmental Management Commission to reject the streamlining of permit exemptions rule. Childhood asthma rates continue to rise in our state and allowing polluters to be exempt from air permitting regulations is unacceptable.

Clean air is good for our families, our environment and for North Carolina's economy. We must protect it.

Please reject this weak proposal.

Thank you.

Sincerely,

MARTIN HAZELTINE

7614 DUNBAR DRIVE SW
SUNSET BEACH, NC 28468

From: [David Blackwell](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: THIS IS YOUR MOTHER SPEAKING
Date: Tuesday, November 24, 2015 12:25:26 PM

Dear Joelle Burleson,

THIS IS YOUR MOTHER SPEAKING... I & YOUR FATHER SUN GIVE YOU ALL YOU HAVE: THE AIR YOU BREATHE, THE FOOD YOU EAT, THE WATER YOU DRINK, THE PET WHO BRINGS YOU JOY, THE LOVER YOU LOVE, THE FAMILY YOU HAVE, THE FAMILY YOUR CHILDREN WILL HAVE... EVERYTHING. I LOVE YOU. I RESPECT YOU. I NURTURE YOU. I CAN BE HARSH & WRATHFUL, BUT ULTIMATELY, I WANT YOU TO THRIVE.... I ASK FOR NOTHING IN RETURN, & YET I NEED YOUR LOVE IF YOU ARE TO CONTINUE TO RECEIVE MINE WITHOUT RETRIBUTION. I CAN LIVE WITHOUT YOU... YOU CANNOT LIVE WITHOUT ME. WHILE I CONTINUE TO HARBOR YOU & ALLOW YOU ON MY SURFACE, I NEED TO BE MADE SAFE BY YOU, PROTECTED BY YOU, SUSTAINED BY YOU. MY ECOSYSTEMS ARE YOUR ECOSYSTEMS, & THEY ARE VERY DELICATE & MORE INTIMATELY INTERCONNECTED THAN YOU CAN COMPREHEND. EVEN A LITTLE POISON IS STILL POISON, & A LOT OF LITTLE POISONS ADD UP TO BIGGER POISONS. RADICAL REFORM IS NECESSARY IN ORDER TO KEEP ME PROTECTED, WHICH KEEPS YOU PROTECTED. PLEASE PUT ME FIRST IN YOUR HEART, MIND, LEGISLATION & JURISDICTION. UNFORTUNATELY, HUMANS CANNOT BE TRUSTED TO BE HONEST & SELF-LESS WHEN THEY ARE ALLOWED TO SELF-REGULATE. THERE IS MUCH EVOLUTION TO TAKE PLACE AMONGST HUMANITY BEFORE SELF-REGULATION CAN BE ACCEPTABLE.

ALL MY LOVE,

MOTHER EARTH

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

David Blackwell

403 N. Main St
Mars Hill, NC 28754

From: [Michael Ruck](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: Unacceptable: Streamlining of Permit Exemptions Rule
Date: Monday, November 23, 2015 12:26:29 PM

Dear Joelle Burleson,

I'm very concerned about the potential for adverse health effects that may occur as a result of removing the air permit requirement for most small facilities. Long-term exposure to toxic air pollutants will put those most vulnerable (children, pregnant women, and those living in poverty) at risk of serious health impacts. This is unacceptable.

Your job is to protect our environment not make it worse.

I urge the Environmental Management Commission to protect our clean air by rejecting the proposed amendments to the air permitting rules. We must maintain strong protections and oversight of all polluters, no matter their size.

Thank you.

Sincerely,

Michael Ruck

4012 White Pine Drive
Raleigh, 27612

9198351699

From: [Louise Taylor](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: We all breathe the air--protect it
Date: Monday, November 23, 2015 11:01:43 AM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

Louise Taylor

PO Box 396
Buies Creek, NC 27506

From: [John van Arnold](#)
To: [SVC_DENR.DAO.publiccomments](#)
Subject: we pay with out health for this stupid legislation
Date: Monday, November 23, 2015 5:41:23 PM

Dear Joelle Burleson,

I am writing to ask the Environmental Management Commission to oppose the proposed amendments to the air permitting exemption rule in order to maintain strong regulations and oversight of all polluters, no matter their size. Clean air is good for our families, our environment, and for North Carolina's economy. This proposal does not do enough to consider the problems of long term exposure to the pollutants for those living and working near these facilities.

We must do everything we can to protect our air and our communities.

Thank you.

Sincerely,

John van Arnold

100 Adams Way
CHPEeL HILL, NC 27516

(919) 265-7919

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CHAPTER VI
INDEX OF ATTACHMENTS

<u>ATTACHMENTS</u>	<u>PAGE</u>
Fiscal Note For Streamlining of Permit Exemptions Rule	VI-2
November 6, 2014 Stakeholder Meeting Announcement on DAQ website	VI-34

**ENVIRONMENTAL MANAGEMENT COMMISSION
FISCAL NOTE FOR PROPOSED AMENDMENTS TO PERMITTING RULES**

Rule Adoptions:	15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions
Rule Amendments:	15A NCAC 02Q .0102, Activities Exempted From Permit Requirements 15A NCAC 02Q .0903, Emergency Generators and Stationary Reciprocating Internal Combustion Engines
Rule Repeals:	15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration (see Appendix for proposed rule text)
Rule Topic:	Streamlining of Permit Exemptions Rule (525)
DENR Division:	Division of Air Quality
Agency Contact:	Joelle Burluson, Rule Development Branch Supervisor Division of Air Quality (DAQ) (919) 707-8720 Joelle.Burluson@ncdenr.gov
Analyst:	Patrick Knowlson, DAQ (919) 707-8711 Patrick.Knowlson@ncdenr.gov
Impact Summary:	State government: Yes Local government: Yes Substantial impact: Yes
Statutory Authority:	G.S. 143-215.3(a)(1); 143-215.107(a)(4); 143-215.107(a)(10); 143-215.108
Necessity:	To improve the non-Title V permitting program in a way that balances the level of effort for administrative tasks with environmental impact.

I. Executive Summary

The purpose of this document is to conduct an evaluation of the costs and benefits associated with amendments to two rules and the adoption of one rule pertaining to non-Title V permitting. Rule 15A NCAC 02Q .0102 will be amended to add to new exemptions to permitting. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit. Rule 15A NCAC 02Q .0903 will be amended to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine

is the only source of emissions at the facility. 15A NCAC 02Q .0318 is a new rule to allow facilities to make minor changes without first modifying their permit.

Table 1, Estimate Impacts of the Proposed Amendments, presents the economic impacts, mostly in the form of regulatory relief, that result from avoided cost to privately owned facilities and local government facilities due to these rule amendments. The regulatory relief comes from a partial reduction in fees from consulting firms to prepare permit applications for facilities that the rules would no longer require to be permitted. There is also cost savings to affected private and local facilities in the elimination of permit application fees and annual permit fees.

The local government impacts are the direct fiscal impacts to local government facilities. The impact to the three local air permitting programs is not included because the DAQ cannot determine how the local programs would change their regulatory structure as a result of the changes to the DAQ permitting program.

The fiscal impact to State government is the revenue loss from permit application and annual permit fees and the opportunity cost represents the value of the staff time that was used for permitting activities that can now be used for other activities.

The 8-year net present value of the estimated net savings to all parties involved is about \$5 million (computed as of July 1, 2015 using a 7% discount rate).

Table 1. Estimated Impacts of the Proposed Amendments

Fiscal Year	Private Sector	Local Government	State Government		Net Savings
	Net Savings	Net Savings	Opportunity Cost Savings	Permit Fee Losses	
2017	\$673,425	\$6,800	\$ 154,100	(\$280,425)	\$553,900
2018	\$768,225	\$6,800	\$ 162,500	(\$280,425)	\$657,100
2019	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100
2020	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100
2021	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100
2022	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100
2023	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100
2024	\$768,225	\$6,800	\$162,500	(\$280,425)	\$657,100

II. Reason for Proposed Change

Rule 15A NCAC 02Q .0102 governs activities that do not require an air quality permit for non-Title V (small and synthetic minor) facilities. The agency has amended the rule several times through the years to address specific issues. As a result, the overall size and structure of the rule has evolved in a way that makes it difficult to read, understand and implement, and it has become a source of frustration for both Division of Air Quality (DAQ) staff and the regulated

community. To address this issue, the DAQ formed an internal subcommittee of its existing Permits Workgroup to review and recommend revisions to the rule to make it easier to understand and use by affected facilities and DAQ staff. Simultaneously, DAQ looked to new ways to reduce regulatory burden while not impacting air quality. The resulting proposed rule changes from that review process should provide regulatory relief to a large number of small facilities that have very low emissions.

III. Background

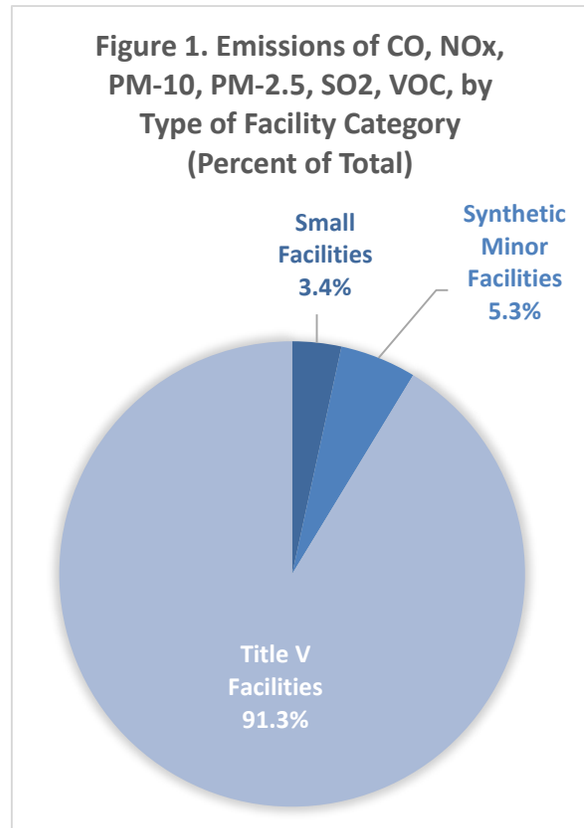
As the process of simplifying the permit exemptions rule progressed, the DAQ decided to look at the whole non-Title V permitting program. The administrative effort is relatively high for a large number of facilities with very low emissions. There are 1,601 small permitted facilities, 648 synthetic minor permitted facilities and 301 Title V permitted facilities. The small permitted facilities make up 63% of the total number of permitted facilities but contribute only 3.4% of the total emissions (see Figure 1).

To prepare the proposed rule change, the DAQ had a number of strategic thinking sessions and reviewed available data, including emissions profiles, compliance history, regulatory framework and complexity. Permit engineers from the regional offices also provided their input based on years of small facility permitting.

The DAQ sought external stakeholder input on the initial draft amendments on November 6, 2014. The Division received by February comments suggesting additional approaches, including tiered approaches with alternative exemption thresholds and a registration option for certain levels of emissions. The DAQ reviewed that feedback and considered alternatives to its initial approach. The DAQ discussed the feedback received and its considerations with the Air Quality Committee (AQC) at its May 6, 2015 meeting. Using feedback from commissioners at the AQC meeting, the DAQ presented updated draft rules to the AQC at its July 8, 2015 meeting.

Staff in the seven DAQ Regional Offices is responsible for issuing non-Title V permits for facilities operating in the 97 counties within DAQ's jurisdiction. In the other three counties in North Carolina, the local program offices of the respective jurisdictions are responsible for issuing both Title V and non-Title V permits, namely:

- Forsyth County Environmental Assistance and Protection,
- Mecklenburg County Air Quality, and



- Western North Carolina Regional Air Quality Agency (for Buncombe County and the City of Asheville).

The permitting staff handle several types of permitting actions. These actions include new permits, permit modifications, and permit renewals. Permit renewals are permits that have the terms of their permit renewed every 8 years.

In the context of permitting, a new facility is defined as one that was not previously permitted. The resources needed to prepare a permit application for a new facility are greater than a renewal because much of the information required for a new permit application can be re-used without change in its renewal application. The term ‘modification’ means any physical change or change in method of facility operation that results in a change in emissions or affects compliance status of the source or facility. Such a modification would need to be incorporated into a revised permit while maintaining the same permit expiration date. Sometimes modifications coincide with permit renewals. Normally the facility will hire a consultant to collect the requisite information and submit the permit application. There is no application fee assessed for permit renewals, but there are application fees for new permits and permit modifications. Also, permitted facilities are required to pay an annual fee to maintain the permit.

Depending on the type of permit and the complexity of the emission sources and controls, the development of the draft permit may be brief and straightforward, or may require more extensive analysis and time. Once the facility is in operation, regular emissions reporting and any compliance or enforcement activity associated with the permit are also recorded. The permit will stay in effect until its expiration date, or until any number of circumstances and considerations would change the permit’s integrity warranting a significant modification in the permit.

The proposed rules would remove the administrative process of getting a permit for small facilities that have emissions below the levels specified in the rule. Small facilities are still required to comply with all state and federal requirements. Small facilities are also required to maintain documentation that the facility is qualified for that exemption.

A compliance presence would continue and DAQ would maintain a database of active facilities with federal regulatory requirements. Staff time used for permitting could be redirected to compliance assurance activities aimed at maintaining compliance rates. Compliance assurance visits would address all requirements of the rules, address recordkeeping and monitoring requirements of the rules, discuss any new regulatory requirements the facility of which it should be aware and share best practices. The DAQ retains the compliance history of the facilities and can use this experience to focus its efforts on those facilities with the most compliance issues. The DAQ expects facilities to comply with all state and federal requirements. If compliance becomes an issue with an unpermitted facility, the DAQ would have several options available to increase compliance, including enforcement action and requiring a facility to obtain a permit.

IV. Proposed Rule Changes

Rule 15A NCAC 02Q .0102, Activities Exempted From Permit Requirements, is proposed for amendment to simplify the rule to make it easier to understand. New exemption requirements are

also added. Facilities with actual emissions less than five tons per year of each specified pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting. Facilities that are not exempt and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.

Rule 15A NCAC 02Q .0302, Facilities Not Likely To Contravene Demonstration, is proposed for repeal since the rule is duplicative of the requirements contained in the revised Rule 15A NCAC 02Q .0102.

15A NCAC 02Q .0318, Changes Not Requiring Permit Revisions, is proposed for adoption to allow facilities to make minor changes without first modifying their permit.

Rule 15A NCAC 02Q .0903, Emergency Generators And Stationary Reciprocating Internal Combustion Engines, is proposed for amendment to add an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility.

V. Changes from the Regulatory Baseline

The current permitting requirements in Rules 15A NCAC 02Q .0102, .0302 and .0903 form the basis of the regulatory baseline. This analysis uses the number of currently permitted facilities in the DAQ's iBeam and emissions inventory databases to project future impacts due to the proposed rule changes.

VI. Identification of Affected Sources

Facilities with air pollutant emissions fall into one of four categories:

1. Title V – those which emit or have the potential-to-emit (PTE) 100 tons per year (ton/year) or more of any criteria air pollutant, or more than 10 ton/year of any single hazardous air pollutant (HAP), or 25 ton/year of total HAPs,
2. Synthetic Minors – those facilities with federally enforceable limits restricting their process/production rates and corresponding emissions or PTE to less than Title V levels,
3. Smalls – those facilities with emissions or PTE less than Title V levels without synthetic limits, or
4. Unpermitted – currently, those with actual emissions less than five ton/year of criteria pollutant emissions that are exempt from permit requirements.

Rule 15A NCAC 02Q .0102

This amended rule would affect the permitting requirements of small facilities. It would not affect the Title V, synthetic minor or unpermitted facilities. The amended rule would provide regulatory relief to a large number of small, currently permitted facilities that have very low emissions by allowing them either to be exempt from needing an air quality permit or to register their facility with the DAQ in lieu of an air quality permit. This proposed rule would use a facility's actual emissions of regulated air pollutant to determine if it is eligible for regulatory relief as follows:

- Facilities with actual emissions less than five tons per year of each regulated pollutant and total aggregate actual emissions of 10 tons per year would be exempt from permitting; and
- Facilities that are not exempt from permitting under the new proposed exemption levels and have total aggregate actual emissions less than 25 tons per year would be eligible for registration instead of obtaining a permit.

The current rule has a facility-wide permit exemption of actual emissions **before control** less than five tons per year of each regulated pollutant. The proposed rule increases the number of affected facilities that may be exempt from permitting by setting the level of emissions to actual emissions **after control** and setting a new exemption for aggregate total emissions of 10 tons per year.

Small facilities are currently required to report to the DAQ their actual emissions of regulated air pollutant when they renew the permit every 8 years. Facilities reporting emission inventories to DAQ are required to use the “best available information” when estimating emissions for their emission inventory submittal. DAQ staff review these emission inventory reports. The emissions inventory represents the best available data for determining the number of facilities affected by the rule amendment. The emissions inventories are available at <http://www.ncair.org/inventory/>.

For this fiscal note, DAQ queried the emissions inventory in April 2015 and removed data regarding Title V and synthetic minor facilities. DAQ then filtered the data to determine which currently permitted facilities in the emissions inventory would be exempt or registered under the proposed rule. Table 2 summarizes the number of facilities affected and the total tons per year of emissions for those facilities in each category.

Table 2. Estimated Number of Affected Existing Facilities from Emission’s Inventory

	Number of Facilities	Total Annual Tons of Actual Emissions
Total number of small facilities	1,323	10,820
Exempt	989	2,160
Registered	196	2,878
Remain Permitted	138	5,782

The DAQ also tracks the number of permitted facilities in its iBeam database. A query of the iBeam database on March 26, 2015 lists 1,601 small permitted facilities. The difference in the number of facilities in the emissions inventory and iBeam databases is 278 small permitted facilities. This difference in number of facilities is due to the emissions reporting requirement for small facilities. New facilities are not required to submit an emission’s inventory until their first renewal date. Facilities must renew their permits every eight years.

The DAQ emissions inventory shows that close to 74.8% (989 of 1,323) of the facilities would be exempt and 14.8% (196 of 1,323) of the facilities would become registered. Table 3 shows the

estimated total number of existing facilities that the proposal would affect after applying these percentages to the iBeam database of currently permitted facilities.

Table 3. Estimated Number of Affected Existing Facilities from iBeam database

	Number of existing facilities
Total number of small facilities	1,601
Exempt	1,196
Registered	237
Remain Permitted	168

The DAQ also receives and processes permit applications from new facilities each year. New facilities will receive the same regulatory relief from permitting as existing facilities. To estimate the number of new facilities for the next five years, the DAQ queried the iBeam database for new small permits issued during the 2010 through 2014 timeframe. Table 4 summarizes the number of new small permits issued by the DAQ for the last five years.

Table 4. New Small Permits Issued from Years 2010 through 2014

Year	Number of New Permits
2010	57
2011	50
2012	33
2013	36
2014	35
5-year average	42

The agency assumes that this time period is representative of the number of future permit applications that would have been received if the rule were not amended. The number of new permits received by the DAQ each year could be dependent on a number of economic factors. For estimating the fiscal impact, the analysis will use the average of permits issued for years 2010 through 2014, which was 42, to estimate the number of affected facilities in future years.

When the amended rule becomes effective, the DAQ will contact facilities to inform them of the rule change and their potential to be exempt from permitting. The Division expects that most, if not all, facilities that are eligible to be exempt from permitting or to be registered, an estimated maximum of 1,433 (= 1,196 exemptions + 237 registrations) will request the Division rescind their permit. For this fiscal note, it is assumed all existing facilities below or within the amended emission thresholds for exemption or registration will use that option. It is also assumed that of the estimated 42 new permits that DAQ would have received under the current rule, 31 (74.8% of 42) new facilities would be exempt and six (14.8% of 42) new facilities may register on an annual basis. Table 5 summarizes the estimated total number of existing and new facilities affected by the amendments to Rule 15A NCAC 02Q .0102 in the years 2017 through 2024.

Table 5. Estimated New and Existing Facilities Eligible for Permit Exemption or Registration

Fiscal Year	Exempt from Permitting	Registration
2017	1,227	243
2018 through 2024	31	6

Rule 15A NCAC 02Q .0302

The agency is proposing to repeal this rule because it determine the rule not to be necessary. The current rule provided for a case-by-case permit determination that is also available in Rule 15A NCAC 02Q .0102.

Rule 15A NCAC 02Q .0318

This new rule will affect the permitting requirements of both small facilities and synthetic minor facilities. This rule adoption provides some regulatory relief to permitted facilities by allowing them to make some changes to their sources without requiring a revision to their permit. Paragraph (b) of the proposed rule specifies the type of changes a facility may make without modifying their permit.

The agency estimates that 168 small facilities would remain permitted after the amendments to 15A NCAC 02Q .0102 become effective. The DAQ iBeam database shows that there are 648 synthetic minor permitted facilities. Therefore, 816 small and synthetic minor facilities may be able to make modifications to their facility without making a revision to their current permit.

The DAQ iBeam database contains data on all permit modifications. The analysis will use the number of permit modifications from 2010 through 2014, see Table 4, to estimate the number of modifications that may not need a permit revision in future years. The annual average number of small and synthetic minor facilities from 2010 through 2014 was 2,249. The number of permit modification processed by the regional offices do not appear to have an increasing or decreasing trend over the five-year period chosen. The average number of modifications is 116.

Table 6. Permit Modifications from Years 2010 through 2014

Year	Number of Permit Modifications
2010	126
2011	114
2012	125
2013	111
2014	103
5-year average	116

The staff that issues small and synthetic minor permits are permit engineers located in the DAQ seven regional offices. For this fiscal note, the permit coordinator in each regional office estimated the number of modifications based on their experience that would be eligible for regulatory relief under Paragraph (b) of the rule. The estimates range from 33% to 50% of modifications on an annual basis would not require a permit revision. For the purposes of this fiscal note, the agency will use an estimate of 40% for the number of annual modifications that would not require a permit revision.

To project future annual permit modifications, a correction factor of 0.36 (= 816/2,249) was applied to the average of 116 modification on an annual basis to account for the facilities that will now be exempt under 15A NCAC 02Q .0102. Therefore, the estimated average number of modifications that would no longer require a permit revision is 40% of the 42 annual permit modifications, or approximately 17 modifications per year. Synthetic minors would avoid 13 permit revisions and small facilities would avoid 4 permit revisions (see Table 7). The analysis uses these averages to estimate future fiscal impacts.

Table 7. Estimated number of facilities annually exempt from permit modifications

Average Annual Modifications	Total Exempt Modifications	Exempt Synthetic Minor Facilities	Exempt Small Facilities
116	17	13	4

Rule 15A NCAC 02Q .0903

This rule is part of a set of rules in Section .0900 of Subchapter 02Q. Rules in this section are commonly called “permit by rule.” These rules contain qualifying criteria, conditions for operation of the emission source and record-keeping and reporting requirements. Many of these rule requirements are similar to those found in a typical permit. Facilities can be exempt for needing a permit if they comply with the requirements in the rule.

This rule amendment adds an exemption from permitting for stationary reciprocating internal combustion engines if the engine is the only source of emissions at the facility. To qualify for the rule, facility-wide actual emissions must be less than 100 tons per calendar year of any regulated pollutant, 10 tons per calendar year of any hazardous air pollutant or 25 tons per calendar year of any combination of hazardous air pollutants.

This rule amendment will affect the permitting requirements for the large peak shaver generating units. Permitted peak shavers that are the only source of emissions at a facility can have their permits rescinded and have their units covered by this rule. Currently, there are 24 permitted facilities with peak shavers, where 15 are owned by a local municipality. This fiscal note assumes that the impact of avoiding the costs of a permit renewal will be distributed evenly over the 8 year permitting cycle. Also, given that there have been no new large peak shaver facilities in the last few years or modification to old ones, the analysis assumes a constant number for the period under consideration and modifications.

VII. Estimating the Fiscal Impacts to Affected Sources

Small facilities renew their permits every eight years. For this fiscal note, the estimated impacts were calculated for fiscal years 2017 through 2024 to account for the impacts to all small facilities that currently hold a permit. Existing facilities with permits issued in 2016 would require a permit renewal and emissions inventory in 2024.

Permit Fees

The permit fees that the DAQ collects are specified in Rule 15A NCAC 02Q .0203. The permit application fee for a new or modified permit is \$50 for small facilities and \$400 for synthetic minor facilities. The annual permit fee is \$250 for small facilities. Given little change in these fees over the years, the analysis assumes these fees would stay constant over the next 8 years.

In Section VI, the agency estimated that annually 31 new facilities would be exempt from permitting and six facilities would register instead of applying for a new permit. Therefore, there would be 37 new facilities every year that would avoid the \$50 application fee for total of \$1,850 annually. Also, in Section VI, annually 13 synthetic minor facilities would avoid the \$400 permit modification fee (\$5,200/year) and 4 small facilities would avoid the \$50 permit modification fee (\$200/year). The total permit modification fees saved by the private sector would be \$5,400 annually.

Additionally, in Section VI, the agency estimated that 1,433 existing private facilities would have their permits rescinded because of changes to rule 15A NCAC 02Q .0102 and another 24 due to proposed changes to rule .0903. For the purpose of simplicity, the agency assumes that the number of facilities that would no longer require renewing their permit would stay constant at 1,457 throughout the period in consideration. The agency is making this assumption because the number of permitted facilities has been relatively stable throughout the years as new facilities obtain a permit and others close.

Rule 15A NCAC 02Q .0205 provides a 25% discount on the annual permit fee for facilities that are in compliance the previous year. For this fiscal note, the agency assumed that all facilities would have remained in compliance with state and federal regulations when the facility is exempt or registered. Therefore, for this fiscal note, it is assumed all 1,457 existing facilities would have been eligible for the 25% discount on their \$250 annual permit fee. Thus, the annual permit fees saved by facilities is close to \$273,000. Local governments would incur close to \$2,800 of these estimated annual fee savings as they operate 15 of the 24 facilities that would register instead of obtaining a permit due to the amendments to Rule 15A NCAC 02Q .0903.

The reduction in fee revenue to the DAQ would be the sum of the annual private sector permit fees savings (\$275,200) and annual local government permit fees savings (\$2,800 in local impacts section). The reduction in annual total annual revenue by the DAQ would be \$278,500. The loss in permit fees due to the proposed rule change represents about a 1.3% decrease in estimated total annual revenues for DAQ. The DAQ will absorb the loss in permit fees through a combination of measures, including the use of the available balance in the permit fee fund for small facilities. Additionally, DAQ will absorb a small amount of the loss through attrition.

Table 8. Summary of Reduction in State Government Permit Fees

Fiscal Year	Private Application Fees	Private Modification Fees	Private Permit Fees	Subtotal Private Fees	Local Permit Fees	Total Fees
2017	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2018	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2019	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2020	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2021	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2022	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2023	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425
2024	\$1,850	\$5,400	\$270,375	\$277,625	\$2,800	\$280,425

Private Sector

Facility owners can either hire a third-party consultant or direct one of their employees qualified to provide the information and forms requisite for a new permit, permit modification or permit renewal application. For the purpose of this fiscal note, the agency assumed that outsourcing to a consultant the preparation of a new permit, permit modification or permit renewal application would cost the same as the value of an employee's time if the facility decide to prepare those applications in-house. There is little to no cost associated with making the annual permit fee payment.

This analysis uses estimates for application costs based on those from another fiscal note. The DAQ revised its permitting rules in 2014 to extend the permit term for non-Title V permits from five to eight years. OSBM approved that fiscal note for that rulemaking on June 20, 2014.¹ The agency consulted again the three consultants that provided cost estimates for permit renewal fiscal note to confirm the previous estimates for the permit renewals along with estimates for new permits and permit modifications. Each consultant emphasized that the cost is variable with factors that include type of process, type of control equipment and emitted pollutants. The consultants provided an average estimate for each permitting action. Given the nature of these estimates, the analysis assumes that these costs would stay constant for the period this analysis considers.

For new permits, the consultants provided an estimate of \$5,000 per facility. This fee would include determining the rules that apply to the facility, determine which requirements apply, data collection and the administrative process of completing the permit application. According to the consultants, approximately, 50% of the fee would be for the administrative process. The proposed rules require facilities to continue to comply with all state and federal requirement and it only removes the administrative process of obtaining a permit for the smallest emitters.

¹ The approved fiscal note is available on OSBM's website at http://osbm.nc.gov/files/pdf_files/DENR06202014.pdf.

Therefore, the agency estimates that each facility would reduce its fee to a consultant by \$2,500 if the facility becomes exempt from permitting under the proposed rules. In Section VI, the agency estimated there would be 31 new facilities on an annual basis that would no longer need permitting. The annual savings to the private sector would be \$77,500 in avoided costs of submitting a new permit application.

For permit renewals, the consultants provided an estimate of \$2,000 per facility. This fee would include the renewal application and an emissions inventory. Most of this fee is for the emission inventory that accompanies the permit renewal. Facilities are required to renew their permits every eight years. For the purposes of this fiscal note, the agency assumed that the permit renewals are evenly distributed over the eight-year renewal cycle. Therefore, 12.5% of existing facilities would renew their permits each year. As discussed in Section VI, 1,196 existing small facilities and 9 private facilities with peak shavers would become exempt from permitting, or about 150 facilities annually for the eight-year permit cycle. As mentioned in the subsection above, the analysis assumes this number is constant over the years as new facilities come online and others close. The annual savings to the private sector would be \$300,000 in avoided costs of submitting a permit renewal and emissions inventory.

For permit modifications, the consultants provided an estimate of \$5,000 per facility. This fee would include determining the rules that apply to the modification at the facility, determine which requirements apply, data collection and the administrative process of completing the permit application. According to the consultants, approximately, 50% of the fee would be for the administrative process of submitting an application for a permit modification. In Section VI, the agency estimated that approximately 17 permit modifications would not require a permit revision on an annual basis. The annual savings to the private sector would be approximately \$42,500.

The DAQ has not been using the registration process under Rule 15A NCAC 02D .0202 so it is difficult to assign a cost estimate for a facility to register instead of obtaining a permit. DAQ staff with previous consulting experience estimated a facility may require approximately eight hours to complete the registration form if the facility does this task itself. At an opportunity cost of approximately \$50 per hour (based on the consultant's hourly cost estimate), a facility may spend approximately \$400 to register. Under the current rules, the affected facilities would have been required to obtain a new permit instead of registering their facility at a cost of \$5,000 per facility. The net savings per facility would be \$2,100, assuming only 50% of the cost is really saved (see discussion above). In Section VI, the agency estimated there could be six new facilities that may register on an annual basis. The annual savings to the private sector would be \$12,600.

The agency also assumed in Section VI that all the currently permitted facilities that would be eligible for registration would have their permits rescinded in favor of registration. Therefore, there would be a cost of \$94,800 (at \$400 to fill out registration forms) in 2017 for the 237 existing permitted facilities that would be eligible for registration. However, these facilities would also save \$2,000 in renewal fees every 8 years (again, the analysis assumes the number of facilities is constant as some come online and others close). Therefore, the registration cost in 2017 could be offset by annual savings of \$58,000, assuming again an even distribution of facilities that would require a permit renewal in the next 8 years absent this rule change.

See the subsection of Permit Fees above for the computation of the \$279,000 savings in permit fees the private sector would incur. Table 9 presents a summary of all the impacts on the private sector.

Table 9. Summary of Private Sector Fiscal Impacts

Fiscal Year	New Permits	Permit Renewals	Modifications	Registrations	Total Permit Fees	Total Impact
2017	\$77,500	\$300,000	\$42,500	(\$24,200)	\$277,675	\$673,425
2018	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2019	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2020	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2021	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2022	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2023	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225
2024	\$77,500	\$300,000	\$42,500	\$70,600	\$277,675	\$768,225

State Government

The impacts to the DAQ would be in the form of lost permit fees and opportunity cost of staff time to review permit applications, emissions inventories, registrations and avoided permit revisions for modifications. The time spent on processing annual permit fees is minimal and therefore not included in this analysis.

In the 2014 approved fiscal note mentioned above,² the estimated opportunity costs to DAQ were \$640 per permit renewal. This estimate assumes an average of approximately 18 hours of staff time to review each permit renewal and an engineer's total compensation (salary and benefits) of \$73,475. Given little change in state employee total compensation, this fiscal note will use the same estimate for the exempted small facilities and peak shavers that would no longer require renewals every 8 years. Again, the fiscal note assumes an even distribution of renewal requests during the next 8 years.

The regional offices provided an estimate of 25 hours per permit to review a new permit or permit modification. Multiplying by a permit engineer's average annual salary and benefits, the agency estimates the opportunity costs to be \$890 per new permit, or about \$27,600 annually.

For facilities that submit a notification form to avoid a permit revision for a permit modification, the DAQ staff review time is approximately two hours; therefore, the net time saved by the DAQ staff on avoided permit modifications is 23 hours per facility. This results in an estimated opportunity cost of approximately \$820 per facility, or approximately \$37,700 per year.

DAQ staff estimates that the review time of a registration will be minimal, at approximately one hour per registration. For new facilities that may register their facility, the DAQ staff saves

² Ibid.

approximately 24 hours per registration. This is the net time saved of 25 hours to review a new permit and one hour to review a registration. The opportunity costs for registrations from new facilities are estimated to be approximately \$850 per permit, or approximately \$5,100 per year.

As mentioned above, the review for registration would take one hour, so the agency estimates that the opportunity costs for registrations from existing permitted facilities are \$36 per permit, for a total of about \$8,400. The analysis assumes that the total cost of registration would occur in 2017 as existing permitted facilities switch to registration. However, there would also be annual saving of time, an estimate of \$640 per renewal, resulting from these facilities no longer requiring renewals every 8 years (again, the analysis assumes an even distribution of renewal requests during the next 8 years).

The agency expects little to know change in staff total compensation; therefore, this analysis assumes the estimates discussed in this subsection would stay constant for the next 8 years.

It is important to note that while Table 10 shows more than \$150,000 in annual savings to DAQ related to staff, DAQ would redirect those staff hours toward other activities, such as compliance assurance for the facilities exempt from permitting.

Table 10. Summary of State Government Opportunity Cost Savings and Fee Revenue Losses

Fiscal Year	New Permits	Permit Renewals	Modifications	Registrations	Fee Revenue	Total Impact
2017	\$27,600	\$97,300	\$13,900	\$15,300	(\$280,425)	(\$126,425)
2018	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2019	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2020	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2021	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2022	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2023	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)
2024	\$27,600	\$97,300	\$13,900	\$23,700	(\$280,425)	(\$117,925)

Local Impacts

There are two local impacts. The first impact is the exemption from permitting for peak shavers located at municipal owned facilities. In Section VI, the agency estimated that 15 peak shavers owned by a municipality would be exempt from permitting. It is assumed that there would not be any new municipally owned peak shavers during the period of time chosen for this fiscal note. For an eight-year permit cycle, approximately two peak shavers would avoid a permit renewal and emissions inventory activities annually. The annual savings to the local sector would be \$4,000 (2 peak shavers at \$2,000 per permit renewal as above for private sector). The peak shavers would also avoid the annual permit fee. The annual fees saved by the local sector is approximately \$2,800 (15 peak shavers times \$187.50) annually when the 25% discount on the annual permit fee is applied.

The second local impact is to potential amendments to the permitting rules for the three local air programs. Representatives from each local air program were included in the strategic thinking sessions and stakeholder process. However, impacts to the three local air permitting programs is not included in this fiscal note because the DAQ cannot determine how the local programs will change their regulatory structure as a result of the changes to the DAQ permitting rules.

Table 11. Summary of Local Government Fiscal Impacts

Fiscal Year	Permit Renewal	Permit Fees	Total Impact
2017	\$4,000	\$2,800	\$6,800
2018	\$4,000	\$2,800	\$6,800
2019	\$4,000	\$2,800	\$6,800
2020	\$4,000	\$2,800	\$6,800
2021	\$4,000	\$2,800	\$6,800
2022	\$4,000	\$2,800	\$6,800
2023	\$4,000	\$2,800	\$6,800
2024	\$4,000	\$2,800	\$6,800

VIII. Uncertainty in Fiscal Impacts

This economic analysis relies upon several estimates and assumptions of cost, growth, and level of effort that could contribute to error in the resulting projection. To the extent that deviations occurred in the underlying estimate and assumption, the projection will be off accordingly.

The estimates in the level of effort for State government engineers to review non-Title V new permit applications, permit renewal applications and their accompanying emissions inventory, or permit modifications before issuing a permit have a certain degree of uncertainty. Although these level of effort estimates are based on judgment made by each jurisdictional office, there was a difference between the lowest and highest estimates. While records of the number of facilities with non-Title V permits are maintained systematically and accurately, there is no systematic, precise reporting mechanism for the level of effort applied for permit renewals as a separate line item. Moreover, the analysis assumed no growth in state employee total compensation, while in reality there may be some small annual growth (1%) in the future. Consequently, these estimates could be a small source of uncertainty.

The cost estimates provided by the consultants for preparing non-Title V permit applications have a certain degree of uncertainty. These estimates were made largely from consultant's experience with a long history in permitting but without a rigorous review of past contracts. It is assumed that the costs of a typical permit application in the recent past will apply to those in the future, which could be a source of uncertainty. The type of facilities, type of emission sources and control equipment, and makeup of pollutants emitted leads to a range of fees a consultant may charge a facility for a completed permit application. The selection of an average consulting fee introduces an uncertainty in the final cost estimates. For example, if the estimate of the

permit renewal application cost of \$2,000 or of the permit revision for modifications of \$5,000 were understated, then the cost savings estimates to affected facilities would be underestimated accordingly, as seen in Table 12. Additionally, the fiscal note does not include any potential annual growth in these costs, which may affect the estimates as well.

Table 12. Sensitivity Analysis for Assumption on Cost of Permit Renewals and Revisions

8-Year Net Present Value of Savings		Assumption on Cost of Permit Revision				
		\$4,000	\$4,500	\$5,000	\$5,500	\$6,000
Assumption on Cost of Permit Renewal	\$1,000	\$3.7	\$3.9	\$4.0	\$4.1	\$4.3
	\$1,500	\$4.3	\$4.4	\$4.5	\$4.7	\$4.8
	\$2,000	\$4.8	\$5.0	\$5.1	\$5.2	\$5.4
	\$2,500	\$5.4	\$5.5	\$5.6	\$5.8	\$5.9
	\$3,000	\$5.9	\$6.0	\$6.2	\$6.3	\$6.4

Records on the current number of facilities with non-Title V permits in the DAQ are maintained in databases and updated on a timely basis as a high priority. However, emissions inventories are reported at permit renewal, which is every eight years. It is a snapshot of one year of actual emissions. It is the best data available for determining affected facilities for this fiscal note but it does not capture any variability of emissions over the eight-year permitting cycle.

Additionally, the analysis assumes a constant number of facilities throughout the year as some come online and other close. Table 13 below presents how the net present value of the proposed change would differ if the analysis had assumes a positive or negative annual growth in the number of facilities (aside from peak shavers).

Table 13. Sensitivity Analysis for Assumption on Annual Growth in Number of Facilities

Assumption on Annual Growth in Number of Facilities	8-Year Net Present Value of Savings
-3%	\$3.63
-2.00%	\$3.69
-1.00%	\$3.76
0%	\$3.83
1.00%	\$3.90
2%	\$3.97
3%	\$4.05

IX. Public Health

The proposed rule amendments do not change any emission limits or required control equipment. The amendments provide regulatory relief in the form of a reduction in the administrative process of obtaining a permit. Facilities that the rules would exempt from permitting are still required to comply with all state and federal regulations. If compliance becomes an issue at any

exempt facility, DAQ retains all tools to help correct the deficiency including, enforcement actions and requiring the facility to get an air quality permit. Based on the agency's experience with facilities currently exempt from permitting, it would happen rarely, if ever, that a facility would be in non-compliance and would require permitting. DAQ would rely on its compliance database to ensure that facilities closer to the threshold for exemption receive more frequent compliance assurance visits.

Additionally, these rules affect the facilities with the lowest level of emissions, and therefore lowest potential to impact air quality. Small facilities with permits currently represent 3.4% of the total emissions in North Carolina. Therefore, it is not expected that public health will be affected by the rule changes.

X. Consideration of Alternatives

An alternative considered was not to amend the rules. This alternative would be contrary to the requirements of G.S 150B-19.1, which directs agencies to seek to reduce the burden upon those persons or entities who must comply with the rule. The small permitted facilities make up 63% of the total number of permitted facilities but contribute only 3.4% of the total emissions. The current rule has a facility-wide permit exemption if actual emissions **before control** are less than five tons per year of each regulated pollutant. The proposed rule increases the number of facilities that may be exempt from permitting by setting the level of emissions to actual emissions **after control** and setting a new exemption for aggregate total emissions of 10 tons per year. The exempt facilities under the proposed rule contribute only 0.6% of the total emissions. The proposed rule amendments are designed to achieve the regulatory objective in a cost-effective and timely manner while protecting public health.

A second alternative considered was to not adopt the new rule 15A NCAC 02Q .0318 that provides some regulatory relief to permitted facilities by allowing them to make some changes to their sources without requiring a revision to their permit. Title V permitted facilities are already afforded this opportunity under provisions in Section 502 of the Clean Air Act. Those provisions are reflected in Rule 15A NCAC 02Q .0523. Rule NCAC 02Q .0318 was written to provide similar regulatory relief to small and synthetic minor facilities. The proposed rule adoption is designed to achieve the regulatory objective in a cost-effective and timely manner.

1 **APPENDIX**

2 **Proposed Rule Text**

3
4 15A NCAC 02Q .0102 is proposed for amendment as follows:

5
6 **15A NCAC 02Q .0102 ACTIVITIES EXEMPTED FROM PERMIT REQUIREMENTS**

7 ~~(a) This Rule does not apply to facilities required to have a permit under Section .0500 of this Subchapter. This Rule~~
8 ~~applies only to permits issued under Section .0300 of this Subchapter.~~

9 ~~(b) If a source is subject to any of the following rules, then the source is not exempted from permit requirements:~~

10 ~~(1) — new source performance standards under Rule 15A NCAC 02D .0524 or 40 CFR Part 60, except~~
11 ~~when the following activities are eligible for exemption under Paragraph (c) of this Rule:~~

12 ~~(A) — 40 CFR Part 60, Subpart Dc, industrial, commercial, and institutional steam generating~~
13 ~~units;~~

14 ~~(B) — 40 CFR Part 60, Subparts K, Ka, or Kb, volatile organic liquid storage vessels;~~

15 ~~(C) — 40 CFR Part 60, Subpart AAA, new residential wood heaters;~~

16 ~~(D) — 40 CFR Part 60, Subpart JJJ, petroleum dry cleaners;~~

17 ~~(E) — 40 CFR Part 60, Subpart WWW, municipal solid waste landfills;~~

18 ~~(F) — 40 CFR Part 60, Subpart IIII, stationary compression ignition internal combustion engines;~~

19 ~~or~~

20 ~~(G) — 40 CFR Part 60, Subpart JJJJ, stationary spark ignition internal combustion engines;~~

21 ~~(2) — national emission standards for hazardous air pollutants under Rule 15A NCAC 02D .1110 or 40~~
22 ~~CFR Part 61, except asbestos demolition and renovation activities, which are eligible for exemption~~
23 ~~under Paragraph (c) of this Rule;~~

24 ~~(3) — prevention of significant deterioration under Rule 15A NCAC 02D .0530;~~

25 ~~(4) — new source review under Rule 15A NCAC 02D .0531 or .0532;~~

26 ~~(5) — sources of volatile organic compounds subject to the requirements of Section .0900, Volatile~~
27 ~~Organic Compounds, that are located in Mecklenburg County according to Rule 15A NCAC 02D~~
28 ~~.0902(f);~~

29 ~~(6) — sources required to apply maximum achievable control technology (MACT) for hazardous air~~
30 ~~pollutants under Rule 15A NCAC 02D .1109, .1111, .1112, or 40 CFR Part 63 that are required to~~
31 ~~have a permit under Section .0500 of this Subchapter;~~

32 ~~(7) — sources at facilities subject to Section .1100 of Subchapter 02D. (If a source qualifies for an~~
33 ~~exemption in Subparagraphs (a)(1) through (a)(24) of 15A NCAC 02Q .0702, or does not emit a~~
34 ~~toxic air pollutant for which the facility at which it is located has been modeled, it shall be exempted~~
35 ~~from needing a permit if it qualifies for one of the exemptions in Paragraph (c) of this Rule).~~

36 ~~(c) The following activities do not require a permit or permit modification under Section .0300 of this Subchapter.~~

37 ~~The Director may require the owner or operator of these activities to register them under 15A NCAC 02D .0200.~~

- 1 ~~(1) — categories of exempted activities:~~
- 2 ~~(A) — maintenance, upkeep, and replacement:~~
- 3 ~~(i) — maintenance, structural changes, or repairs which do not change the capacity of~~
- 4 ~~such process, fuel burning, refuse burning, or control equipment, and do not~~
- 5 ~~involve any change in quality or nature or increase in quantity of emission of~~
- 6 ~~regulated air pollutants;~~
- 7 ~~(ii) — housekeeping activities or building maintenance procedures, including painting~~
- 8 ~~buildings, resurfacing floors, roof repair, washing, portable vacuum cleaners,~~
- 9 ~~sweeping, use and associated storage of janitorial products, or insulation removal;~~
- 10 ~~(iii) — use of office supplies, supplies to maintain copying equipment, or blueprint~~
- 11 ~~machines;~~
- 12 ~~(iv) — use of fire fighting equipment;~~
- 13 ~~(v) — paving parking lots; or~~
- 14 ~~(vi) — replacement of existing equipment with equipment of the same size, type, and~~
- 15 ~~function that does not result in an increase to the actual or potential emission of~~
- 16 ~~regulated air pollutants and that does not affect the compliance status, and with~~
- 17 ~~replacement equipment that fits the description of the existing equipment in the~~
- 18 ~~permit, including the application, such that the replacement equipment can be~~
- 19 ~~operated under that permit without any changes in the permit;~~
- 20 ~~(B) — air conditioning or ventilation: comfort air conditioning or comfort ventilating systems that~~
- 21 ~~do not transport, remove, or exhaust regulated air pollutants to the atmosphere;~~
- 22 ~~(C) — laboratory activities:~~
- 23 ~~(i) — bench scale, on site equipment used exclusively for chemical or physical analysis~~
- 24 ~~for quality control purposes, staff instruction, water or wastewater analyses, or~~
- 25 ~~non production environmental compliance assessments;~~
- 26 ~~(ii) — bench scale experimentation, chemical or physical analyses, training or~~
- 27 ~~instruction from not for profit, non production educational laboratories;~~
- 28 ~~(iii) — bench scale experimentation, chemical or physical analyses, training or~~
- 29 ~~instruction from hospitals or health laboratories pursuant to the determination or~~
- 30 ~~diagnoses of illness; or~~
- 31 ~~(iv) — research and development laboratory activities provided the activity produces no~~
- 32 ~~commercial product or feedstock material;~~
- 33 ~~(D) — storage tanks:~~
- 34 ~~(i) — storage tanks used solely to store fuel oils, kerosene, diesel, crude oil, used motor~~
- 35 ~~oil, lubricants, cooling oils, natural gas or liquefied petroleum gas;~~
- 36 ~~(ii) — storage tanks used to store gasoline or ethanol based fuels for which there are no~~
- 37 ~~applicable requirements except Stage I controls under 15A NCAC 02D .0928;~~

- 1 ~~(iii) — storage tanks used solely to store inorganic liquids; or~~
- 2 ~~(iv) — storage tanks or vessels used for the temporary containment of materials resulting~~
- 3 ~~from an emergency response to an unanticipated release of hazardous materials;~~
- 4 ~~(E) — combustion and heat transfer equipment:~~
- 5 ~~(i) — space heaters burning distillate oil, kerosene, natural gas, or liquefied petroleum~~
- 6 ~~gas operating by direct heat transfer and used solely for comfort heat;~~
- 7 ~~(ii) — residential wood stoves, heaters, or fireplaces;~~
- 8 ~~(iii) — hot water heaters which are used for domestic purposes only and are not used to~~
- 9 ~~heat process water;~~
- 10 ~~(F) — wastewater treatment processes: industrial wastewater treatment processes or municipal~~
- 11 ~~wastewater treatment processes for which there are no applicable requirements;~~
- 12 ~~(G) — gasoline distribution: gasoline service stations or gasoline dispensing facilities;~~
- 13 ~~(H) — dispensing equipment: equipment used solely to dispense diesel fuel, kerosene, lubricants~~
- 14 ~~or cooling oils;~~
- 15 ~~(I) — solvent recycling: portable solvent distillation systems used for on-site solvent recycling~~
- 16 ~~if:~~
- 17 ~~(i) — the portable solvent distillation system is not:~~
- 18 ~~(I) — owned by the facility, and~~
- 19 ~~(II) — operated at the facility for more than seven consecutive days; and~~
- 20 ~~(ii) — the material recycled is recycled at the site of origin;~~
- 21 ~~(J) — processes:~~
- 22 ~~(i) — electric motor burn out ovens with secondary combustion chambers or~~
- 23 ~~afterburners;~~
- 24 ~~(ii) — electric motor bake on ovens;~~
- 25 ~~(iii) — burn off ovens for paint line hangers with afterburners;~~
- 26 ~~(iv) — hosiery knitting machines and associated lint screens, hosiery dryers and~~
- 27 ~~associated lint screens, and hosiery dyeing processes where bleach or solvent dyes~~
- 28 ~~are not used;~~
- 29 ~~(v) — blade wood planers planing only green wood;~~
- 30 ~~(K) — solid waste landfills: municipal solid waste landfills. This does not apply to flares and other~~
- 31 ~~sources of combustion at solid waste landfills; these flares and other combustion sources~~
- 32 ~~are required to be permitted under Section .0300 of this Subchapter unless they qualify for~~
- 33 ~~another exemption under this Paragraph;~~
- 34 ~~(L) — miscellaneous:~~
- 35 ~~(i) — motor vehicles, aircraft, marine vessels, locomotives, tractors or other self-~~
- 36 ~~propelled vehicles with internal combustion engines;~~

- 1 ~~(ii) — non self propelled non road engines, except generators, regulated by rules~~
 2 ~~adopted under Title II of the Federal Clean Air Act (Generators are required to be~~
 3 ~~permitted under Section .0300 of this Subchapter unless they qualify for another~~
 4 ~~exemption under this Paragraph.);~~
 5 ~~(iii) — portable generators regulated by rules adopted under Title II of the Federal Clean~~
 6 ~~Air Act;~~
 7 ~~(iv) — equipment used for the preparation of food for direct on site human consumption;~~
 8 ~~(v) — a source whose emissions are regulated only under Section 112(r) or Title VI of~~
 9 ~~the Federal Clean Air Act;~~
 10 ~~(vi) — exit gases from in line process analyzers;~~
 11 ~~(vii) — stacks or vents to prevent escape of sewer gases from domestic waste through~~
 12 ~~plumbing traps;~~
 13 ~~(viii) — refrigeration equipment that is consistent with Section 601 through 618 of Title~~
 14 ~~VI (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part~~
 15 ~~82, and any other regulations promulgated by EPA under Title VI for stratospheric~~
 16 ~~ozone protection, except those units used as or in conjunction with air pollution~~
 17 ~~control equipment (A unit used as or in conjunction with air pollution control~~
 18 ~~equipment is required to be permitted under Section .0300 of this Subchapter~~
 19 ~~unless it qualifies for another exemption under this Paragraph);~~
 20 ~~(ix) — equipment not vented to the outdoor atmosphere with the exception of equipment~~
 21 ~~that emits volatile organic compounds (Equipment that emits volatile organic~~
 22 ~~compounds is required to be permitted under Section .0300 of this Subchapter~~
 23 ~~unless it qualifies for another exemption under this Paragraph);~~
 24 ~~(x) — equipment that does not emit any regulated air pollutants;~~
 25 ~~(xi) — facilities subject only to a requirement under 40 CFR Part 63 (This Subpart does~~
 26 ~~not apply when a control device is used to meet a MACT or GACT emission~~
 27 ~~standard; a control device used to meet a MACT or GACT emission standard is~~
 28 ~~required to be permitted under Section .0300 of this Subchapter unless it qualifies~~
 29 ~~for another exemption under this Paragraph);~~
 30 ~~(xii) — sources for which there are no applicable requirements;~~
 31 ~~(xiii) — animal operations not required to have control technology under Section .1800 of~~
 32 ~~the Subchapter 02D (If an animal operation is required to have control technology,~~
 33 ~~it shall be required to have a permit under this Subchapter).~~
 34 ~~(2) — categories of exempted size or production rate:~~
 35 ~~(A) — storage tanks:~~

1 ~~(i) above ground storage tanks with a storage capacity of no more than 1100 gallons~~
 2 ~~storing organic liquids with a true vapor pressure of no more than 10.8 pounds per~~
 3 ~~square inch absolute at 70°F; or~~

4 ~~(ii) underground storage tanks with a storage capacity of no more than 2500 gallons~~
 5 ~~storing organic liquids with a true vapor pressure of no more than 10.8 psi absolute~~
 6 ~~at 70°F;~~

7 ~~(B) combustion and heat transfer equipment:~~

8 ~~(i) fuel combustion equipment, except for internal combustion engines, firing~~
 9 ~~exclusively kerosene, No. 1 fuel oil, No. 2 fuel oil, equivalent unadulterated fuels,~~
 10 ~~or a mixture of these fuels or one or more of these fuels mixed with natural gas or~~
 11 ~~liquefied petroleum gas with a heat input of less than:~~

12 ~~(I) 10 million Btu per hour for which construction, modification, or~~
 13 ~~reconstruction commenced after June 9, 1989; or~~

14 ~~(II) 30 million Btu per hour for which construction, modification, or~~
 15 ~~reconstruction commenced before June 10, 1989;~~

16 ~~Internal combustion engines are required to be permitted under Section .0300 of this~~
 17 ~~Subchapter unless they qualify for another exemption under this Paragraph;~~

18 ~~(ii) fuel combustion equipment, except for internal combustion engines, firing~~
 19 ~~exclusively natural gas or liquefied petroleum gas or a mixture of these fuels with~~
 20 ~~a heat input rating less than 65 million Btu per hour (Internal combustion engines~~
 21 ~~are required to be permitted under Section .0300 of this Subchapter unless they~~
 22 ~~qualify for another exemption under this Paragraph);~~

23 ~~(iii) space heaters burning waste oil if:~~

24 ~~(I) the heater burns only oil that the owner or operator generates or used oil~~
 25 ~~from do it yourself oil changers who generate used oil as household~~
 26 ~~wastes;~~

27 ~~(II) the heater is designed to have a maximum capacity of not more than~~
 28 ~~500,000 Btu per hour; and~~

29 ~~(III) the combustion gases from the heater are vented to the ambient air;~~

30 ~~(iv) fuel combustion equipment with a heat input rating less than 10 million Btu per~~
 31 ~~hour that is used solely for space heating except:~~

32 ~~(I) space heaters burning waste oil; or~~

33 ~~(II) internal combustion engines;~~

34 ~~(v) emergency use generators and other internal combustion engines not regulated by~~
 35 ~~rules adopted under Title II of the Federal Clean Air Act, except self propelled~~
 36 ~~vehicles, that have a rated capacity of no more than:~~

37 ~~(I) 680 kilowatts (electric) or 1000 horsepower for natural gas fired engines;~~

- 1 ~~(i) — any source whose emissions would not violate any applicable emissions standard~~
2 ~~and whose potential emissions of particulate, sulfur dioxide, nitrogen oxides,~~
3 ~~volatile organic compounds, and carbon monoxide before air pollution control~~
4 ~~devices, such as potential uncontrolled emissions, would each be no more than~~
5 ~~five tons per year and whose potential emissions of hazardous air pollutants would~~
6 ~~be below their lesser quantity cutoff except:~~
- 7 ~~(I) — storage tanks;~~
8 ~~(II) — fuel combustion equipment;~~
9 ~~(III) — space heaters burning waste oil;~~
10 ~~(IV) — generators, excluding emergency generators, or other non-self-propelled~~
11 ~~internal combustion engines;~~
12 ~~(V) — bulk gasoline plants;~~
13 ~~(VI) — printing, paint spray booths, or other painting or coating operations;~~
14 ~~(VII) — sawmills;~~
15 ~~(VIII) — perchloroethylene dry cleaners; or~~
16 ~~(IX) — electrostatic dry powder coating operations, provided that the total~~
17 ~~potential emissions of particulate, sulfur dioxide, nitrogen oxides,~~
18 ~~volatile organic compounds, and carbon monoxide from the facility are~~
19 ~~each less than 40 tons per year and the total potential emissions of all~~
20 ~~hazardous air pollutants are below their lesser quantity cutoff emission~~
21 ~~rates or provided that the facility has an air quality permit. A source~~
22 ~~identified in Sub-subpart (I) through (IX) of this Part is required to be~~
23 ~~permitted under 15A NCAC 02Q .0300 unless it qualifies for another~~
24 ~~exemption under this Paragraph;~~
- 25 (ii) — ~~any facility whose actual emissions of particulate, sulfur dioxide, nitrogen oxides,~~
26 ~~volatile organic compounds, and carbon monoxide before air pollution control~~
27 ~~devices, such as uncontrolled emissions, would each be less than five tons per~~
28 ~~year, whose potential emissions of all hazardous air pollutants would be below~~
29 ~~their lesser quantity cutoff emission rate, and none of whose sources would violate~~
30 ~~an applicable emissions standard;~~
- 31 (iii) — ~~any source that only emits hazardous air pollutants that are not also a particulate~~
32 ~~or a volatile organic compound and whose potential emissions of hazardous air~~
33 ~~pollutants are below their lesser quantity cutoff emission rates; or~~
- 34 (iv) — ~~any incinerator covered under Subparagraph (c)(4) of Rule 15A NCAC 02D~~
35 ~~.1201;~~
- 36 (F) — ~~case by case exemption: activities that the applicant demonstrates to the satisfaction of the~~
37 ~~Director:~~

- 1 (i) ~~to be negligible in their air quality impacts;~~
 2 (ii) ~~not to have any air pollution control device; and~~
 3 (iii) ~~not to violate any applicable emission control standard when operating at~~
 4 ~~maximum design capacity or maximum operating rate, whichever is greater.~~

5 ~~(d) An activity that is exempt from the permit or permit modification process is not exempted from other applicable~~
 6 ~~requirements. The owner or operator of the source is not exempt from demonstrating compliance with any applicable~~
 7 ~~requirement.~~

8 ~~(e) Emissions from stationary source activities identified in Paragraph (c) of this Rule shall be included in determining~~
 9 ~~compliance with the toxic air pollutant requirements under 15A NCAC 02D .1100 or 02Q .0700 according to Rule~~
 10 ~~15A NCAC 02Q .0702 (exemptions from air toxic permitting).~~

11 ~~(f) The owner or operator of a facility or source claiming an exemption under Paragraph (c) of this Rule shall provide~~
 12 ~~the Director documentation upon request that the facility or source is qualified for that exemption.~~

13 ~~(g) If the Director finds that an activity exempted under Paragraph (c) of this Rule is in violation of or has violated a~~
 14 ~~rule in 15A NCAC 02D, he shall revoke the permit exemption for that activity and require that activity to be~~
 15 ~~permitted under this Subchapter if necessary to obtain or maintain compliance.~~

16 (a) For the purposes of this rule, the definitions listed in 15A NCAC 02D .0101 and 02Q .0103 shall apply.

17 (b) This Rule does not apply to:

18 (1) facilities whose potential emissions require a permit under 15A NCAC 02Q .0500 (Title V
 19 Procedures); or

20 (2) a source emitting a pollutant that is part of the facility's 15A NCAC 02D .1100 (Control of Toxic
 21 Air Pollutants) modeling demonstration if that source is not exempted under 15A NCAC 02Q
 22 .0702.

23 (c) The owner or operator of an activity exempt from permitting shall not be exempt from demonstrating
 24 compliance with any state or federal requirement.

25 (d) Any facility whose actual emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile
 26 organic compounds, carbon monoxide, hazardous air pollutants and toxic air pollutants are each less than five tons
 27 per year and whose actual total aggregate emissions are less than 10 tons per year shall not require a permit under
 28 Section 15A NCAC 02Q .0300. This Paragraph shall not apply to synthetic minor facilities that are subject to Rule
 29 .0315 of this Subchapter.

30 (e) Any facility that is not exempted from permitting under Paragraph (d) and whose actual total aggregate
 31 emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon
 32 monoxide, hazardous air pollutants and toxic air pollutants are greater than or equal to five tons per year and less
 33 than 25 tons per year may register their facility under Rule 15A NCAC 02D .0202 instead of obtaining a permit
 34 under Section 02Q .0300. This Paragraph shall not apply to any facility as follows:

35 (1) synthetic minor facilities that are subject to Rule .0315 of this Subchapter;

36 (2) facilities with a source subject to MACT;

1 (3) facilities with sources of volatile organic compounds or nitrogen oxides that are located in a
2 nonattainment area; or

3 (4) facilities with a source subject to NSPS unless the source is exempted under Paragraph (g) or (h)
4 of this Rule.

5 (f) The Director may require the owner or operator of these activities to register them under Section 15A NCAC
6 02D .0200 or obtain a permit under Section 15A NCAC 02Q .0300 if necessary to obtain or maintain compliance.

7 (g) The following activities do not require a permit or permit modification under Section 15A NCAC 02Q .0300.

8 These activities are not included in determining applicability of any rule or standard which requires facility-wide
9 aggregation of source emissions, including Title V, Prevention of Significant Deterioration/New Source Review
10 (15A NCAC 02D .0530/.0531), and NC Air Toxics unless specifically noted below:

11 (1) maintenance, upkeep, and replacement:

12 (A) maintenance, structural changes, or repair activities which do not increase the capacity of
13 such process and do not involve any change in quality or nature or increase in quantity of
14 emission of any regulated air pollutant;

15 (B) housekeeping activities or building maintenance procedures, including painting buildings,
16 paving parking lots, resurfacing floors, roof repair, washing, portable vacuum cleaners,
17 sweeping, use and associated storage of janitorial products, or insulation removal;

18 (C) use of office supplies, supplies to maintain copying equipment, or blueprint machines;

19 (D) use of firefighting equipment (excluding engines subject to 40 CFR 63, Subpart ZZZZ);
20 or

21 (E) replacement of existing equipment with equipment of the same size (or smaller), type,
22 and function that does not result in an increase to the actual or potential emission of
23 regulated air pollutants and that does not affect the compliance status, and with
24 replacement equipment that fits the description of the existing equipment in the permit,
25 including the application, such that the replacement equipment can be operated under that
26 permit without any changes in the permit;

27 (2) air conditioning or ventilation: comfort air conditioning or comfort ventilating systems that do not
28 transport, remove, or exhaust regulated air pollutants to the atmosphere;

29 (3) laboratory/classroom activities:

30 (A) bench-scale, on-site equipment used for experimentation, chemical or physical analysis
31 for quality control purposes or for diagnosis of illness, training or instructional purposes;

32 (B) research and development activities that produce no commercial product or feedstock
33 material; or

34 (C) educational activities, including but not limited to wood working, welding, and
35 automotive;

36 (4) storage tanks with no applicable requirements other than Stage I controls under 15A NCAC 02D
37 .0928, Gasoline Service Stations Stage I;

- 1 (5) combustion and heat transfer equipment:
2 (A) heating units used for human comfort, excluding space heaters burning used oil, that have
3 a heat input of less than 10 million Btu per hour and that do not provide heat for any
4 manufacturing or other industrial process;
5 (B) residential wood stoves, heaters, or fireplaces; or
6 (C) water heaters which are used for domestic purposes only and are not used to heat process
7 water;
8 (6) wastewater treatment processes: industrial wastewater treatment processes or municipal
9 wastewater treatment processes for which there are no state or federal air requirements;
10 (7) dispensing equipment: equipment used solely to dispense gasoline, diesel fuel, kerosene,
11 lubricants or cooling oils;
12 (8) electric motor burn-out ovens with secondary combustion chambers or afterburners;
13 (9) electric motor bake-on ovens;
14 (10) burn-off ovens with afterburners for paint-line hangers;
15 (11) hosiery knitting machines and associated lint screens, hosiery dryers and associated lint screens,
16 and hosiery dyeing processes where bleach or solvent dyes are not used;
17 (12) woodworking operations processing only green wood;
18 (13) solid waste landfills: This does not apply to flares and other sources of combustion at solid waste
19 landfills; these flares and other combustion sources are required to be permitted under 15A NCAC
20 02Q .0300 unless they qualify for another exemption under this Paragraph; or
21 (14) miscellaneous:
22 (A) equipment that does not emit any regulated air pollutants;
23 (B) sources for which there are no applicable requirements;
24 (C) motor vehicles, aircraft, marine vessels, locomotives, tractors or other self-propelled
25 vehicles with internal combustion engines;
26 (D) engines subject to Title II of the Federal Clean Air Act (Emission Standards for Moving
27 Sources);
28 (E) equipment used for the preparation of food for direct on-site human consumption;
29 (F) a source whose emissions are regulated only under Section 112(r) or Title VI of the
30 Federal Clean Air Act;
31 (G) exit gases from in-line process analyzers;
32 (H) stacks or vents to prevent escape of sewer gases from domestic waste through plumbing
33 traps;
34 (I) refrigeration equipment that is consistent with Section 601 through 618 of Title VI
35 (Stratospheric Ozone Protection) of the Federal Clean Air Act, 40 CFR Part 82, and any
36 other regulations promulgated by EPA under Title VI for stratospheric ozone protection,
37 except those units used as or in conjunction with air pollution control equipment (A unit

1 used as or in conjunction with air pollution control equipment is required to be permitted
 2 under 15A NCAC 02Q .0300 unless it qualifies for another exemption under this
 3 Paragraph);

4 (J) equipment not vented to the outdoor atmosphere with the exception of equipment that
 5 emits volatile organic compounds (Equipment that emits volatile organic compounds is
 6 required to be permitted under 15A NCAC 02Q .0300 unless it qualifies for another
 7 exemption under this Paragraph);

8 (K) animal operations not required to have control technology under 15A NCAC 02D .1800
 9 (If an animal operation is required to have control technology, it shall be required to have
 10 a permit under this Subchapter);

11 (L) any incinerator covered under 15A NCAC 02D .1201(c)(4); or

12 (M) dry cleaning operations regardless of NSPS or NESHAP applicability.

13 (h) The following activities do not require a permit or permit modification under 15A NCAC 02Q .0300. These
 14 activities are included in determining applicability of any rule or standard which requires facility-wide aggregation
 15 of source emissions, including Title V, Prevention of Significant Deterioration/New Source Review (15A NCAC
 16 02D .0530/.0531), and NC Air Toxics;

17 (1) combustion and heat transfer equipment (includes direct-fired units that only emit regulated
 18 pollutants from fuel combustion);

19 (A) fuel combustion equipment (excluding internal combustion engines) not subject to 40
 20 CFR Part 60, NSPS, firing exclusively unadulterated liquid fossil fuel and/or wood or
 21 approved equivalent unadulterated fuel as defined in 15A NCAC 02Q .0103;

22 (B) fuel combustion equipment (excluding internal combustion engines) firing exclusively
 23 natural gas or liquefied petroleum gas or a mixture of these fuels; or

24 (C) space heaters burning waste oil if;

25 (i) the heater burns only oil that the owner or operator generates or used oil from
 26 do-it-yourself oil changers who generate used oil as household wastes; and

27 (ii) the heater is designed to have a maximum capacity of not more than 500,000
 28 Btu per hour;

29 (2) gasoline distribution: bulk gasoline plants as defined in 15A NCAC 02D .0926(a)(3), with an
 30 average daily throughput of less than 4,000 gallons;

31 (3) paint spray booths or graphic arts operations, coating operations, and solvent cleaning operations
 32 as defined in 15A NCAC 02Q .0803 located at a facility whose facility-wide actual uncontrolled
 33 emissions of volatile organic compounds are less than five tons per year, except that such emission
 34 sources whose actual uncontrolled emissions of volatile organic compounds are less than 100
 35 pounds per year shall qualify for this exemption regardless of the facility-wide emissions (for the
 36 purpose of this exemption water wash and filters that are an integral part of the paint spray booth
 37 are not considered air pollution control devices);

1 (4) electrostatic dry powder coating operations with filters or powder recovery systems;

2 (5) miscellaneous: any source whose potential uncontrolled emissions of particulate matter (PM10),
3 sulfur dioxide, nitrogen oxides, volatile organic compounds, and carbon monoxide would each be
4 no more than five tons per year; or

5 (6) case-by-case exemption: activities that the applicant demonstrates to the Director to be negligible
6 in their air quality impacts.

7 (i) The owner or operator of a facility or source claiming an activity is exempt under Paragraphs (d), (e), (f) or (g)
8 of this Rule shall provide the Director documentation upon request that the facility or source is qualified for that
9 exemption.

10
11 *History Note: Authority G.S. 143-215.3(a)(1); 143-215.107(a)(4); 143-215.108;*
12 *Temporary Adoption Eff. March 8, 1994 for a period of 180 days or until the permanent rule*
13 *becomes effective, whichever is sooner;*
14 *Eff. July 1, 1994;*
15 *Amended Eff. April 1, 1999; July 1, 1998; July 1, 1997; November 1, 1996;*
16 *Temporary Amendment Eff. December 1, 1999;*
17 *Amended Eff. _____; May 1, 2013; January 1, 2009; July 1, 2007; June 29, 2006;*
18 *July 18, 2002; July 1, 2000.*

1 15A NCAC 02Q .0302 is proposed for repeal as follows:

2
3 **15A NCAC 02Q .0302 FACILITIES NOT LIKELY TO CONTRAVENE DEMONSTRATION**

4 ~~(a) This Rule applies only to this Section. It does not apply to Section .0500 (Title V Procedures) of this Subchapter.~~

5 ~~(b) If a facility is subject to any of the following rules, the facility is not exempted from permit requirements, and the~~
6 ~~exemptions in Paragraph (c) of this Rule do not apply:~~

7 ~~(1) — new source performance standards under 15A NCAC 2D .0524 or 40 CFR Part 60, except new~~
8 ~~residential wood heaters;~~

9 ~~(2) — national emission standards for hazardous air pollutants under 15A NCAC 2D .1110 or 40 CFR Part~~
10 ~~61, except asbestos demolition and renovation activities;~~

11 ~~(3) — prevention of significant deterioration under 15A NCAC 2D .0530;~~

12 ~~(4) — new source review under 15A NCAC 2D .0531 or .0532;~~

13 ~~(5) — sources of volatile organic compounds subject to the requirements of 15A NCAC 2D .0900 that are~~
14 ~~located in Mecklenburg and Gaston Counties;~~

15 ~~(6) — sources required to apply maximum achievable control technology for hazardous air pollutants~~
16 ~~under 15A NCAC 2D .1109, .1112 or under 40 CFR Part 63 or to apply generally available control~~
17 ~~technology (GACT) or work practice standards under 40 CFR Part 63;~~

18 ~~(7) — sources at facilities subject to 15A NCAC 2D .1100; or~~

19 ~~(8) — facilities subject to Title V permitting procedures under Section .0500 of this Subchapter.~~

20 ~~(c) The owner or operator of any facility required to have a permit under this Section may request the Director to~~
21 ~~exempt the facility from the requirement to have a permit. The request shall be in writing. Along with the request, the~~
22 ~~owner or operator shall submit supporting documentation to show that air quality and emission control standards will~~
23 ~~not be, nor are likely to be, contravened. This documentation shall include:~~

24 ~~(1) — documentation that the facility has no air pollution control devices;~~

25 ~~(2) — documentation that no source at the facility will violate any applicable emissions control standard~~
26 ~~when operating at maximum design or operating rate, whichever is greater; and~~

27 ~~(3) — ambient modeling showing that the ambient impact of emissions from the facility will not exceed~~
28 ~~the levels in 15A NCAC 2D .0532(c)(5) when all sources at the facility are operated at maximum~~
29 ~~design or operating rate, whichever is greater.~~

30 ~~If the documentation shows to the satisfaction of the Director that air quality and emission control standards will not~~
31 ~~be, nor are likely to be, contravened, a permit shall not be required.~~

32
33 *History Note:* ~~Filed as a Temporary Adoption Eff. March 8, 1994 for a period of 180 days or until the permanent~~
34 ~~rule becomes effective, whichever is sooner;~~
35 ~~Authority G.S. 143-215.3(a)(1); 143-215.108;~~
36 ~~Eff. July 1, 1994;~~
37 ~~Amended Eff. July 1, 1998; July 1, 1996-1996;~~
38 ~~Repealed Eff. _____.~~

1 15A NCAC 02Q .0318 is proposed for adoption as follows:

2

3 **15A NCAC 02Q .0318 CHANGES NOT REQUIRING PERMIT REVISIONS**

4 (a) This rule applies to sources that are not exempt under Rule .0102 of this Subchapter. This rule applies to facilities
5 that currently have an air quality permit.

6 (b) An owner or operator of a facility may make changes without first modifying their air permit if:

7 (1) The change does not violate any existing requirements or new applicable requirements;

8 (2) The change does not cause emissions allowed under the current permit to be exceeded;

9 (3) The change does not require a modification of a permit term or condition under Rule .0315 or
10 avoidance condition under Rule .0317 of this Section;

11 (4) The change does not require a permit under Section 15A NCAC 02Q .0700, Toxic Air Pollutant
12 Procedures;

13 (5) The change does not require a P.E. Seal under Rule 15A NCAC 02Q .0112; and

14 (6) The owner or operator shall notify the Director with written notification at least seven days before
15 the change is made. Within seven days of receipt of the notice, the Division of Air Quality shall
16 notify the owner or operator of its determination.

17 (c) The written notification required under Subparagraph (b)(6) of this Rule shall include:

18 (1) a description of the change;

19 (2) a date on which the change will occur;

20 (3) any change in emissions, and;

21 (4) any permit terms or conditions of the current permit that may be affected by this change.

22 (d) A copy of the notification required under Subparagraph (b)(6) shall be attached to the current permit until the
23 permit is revised at the next modification, name change, ownership change, or renewal.

24

25 *History Note: Authority G.S. 143-215.3(a)(1); 143-215.108;*

26 *Eff. _____.*

27

28

1 15A NCAC 02Q .0903 is proposed for amendment as follows:

2
3 **15A NCAC 02Q .0903 EMERGENCY GENERATORS AND STATIONARY RECIPROCATING**
4 **INTERNAL COMBUSTION ENGINES**

5 (a) For the purposes of this Rule, the following definitions apply:

6 (1) ~~“emergency~~ “Emergency generator” means a an emergency stationary reciprocating internal
7 combustion engine ~~used to generate electricity only during the loss of primary power at the facility~~
8 ~~that is beyond the control of the owner or operator of the facility or during maintenance.~~ as defined
9 ~~in 40 CFR 63.6675. An emergency generator may be operated periodically to ensure that it will~~
10 ~~operate.~~

11 (2) “Stationary reciprocating internal combustion engine” means a stationary reciprocating internal
12 combustion engine as defined in 40 CFR 63.6675.

13 (b) This Rule applies to emergency generators and stationary reciprocating internal combustion engines at a facility
14 whose only sources that would require a permit are emergency generators and stationary reciprocating internal
15 combustion engines whose ~~emergency generators consume less than:~~

16 (1) ~~322,000 gallons per calendar year of diesel fuel,~~

17 (2) ~~48,000,000 cubic feet per calendar year of natural gas,~~

18 (3) ~~1,200,000 gallons per calendar year of liquified petroleum gas,~~

19 (4) ~~25,000 gallons per calendar year of gasoline for gasoline powered generators, or~~

20 (5) ~~any combination of the fuels listed in this Paragraph provided the facility-wide actual emissions of~~
21 each regulated air pollutant does not exceed are less than 100 tons per calendar year. year of any
22 regulated pollutant, 10 tons per calendar year of any hazardous air pollutant or 25 tons per calendar
23 year of any combination of hazardous air pollutants.

24 (c) The owner or operator of emergency generators and stationary reciprocating internal combustion engines covered
25 under this Rule shall comply with Rules .0516 (sulfur dioxide emissions from combustion sources), .0521 (control of
26 visible emissions), ~~and .0524 (new source performance standard).~~ standard), and .1111 (maximum achievable control

27 technology) of Subchapter 02D.
28 (d) The owner or operator of ~~an emergency generator~~ generators and stationary reciprocating internal combustion
29 engines covered under this Rule shall ~~maintain records of the amount of fuel burned in the generator for each calendar~~
30 year so that the Division can determine upon review of these records provide the Director documentation upon request
31 that the emergency ~~generator~~ generators and stationary reciprocating internal combustion engines qualifies to be
32 covered under this Rule. meet the applicability requirements in Paragraph (b) of this Rule.

33
34
35 *History Note:* Authority G.S. 143-215.3(a); 143-215.107(a)(10); 143-215.108;

36 *Eff. June 1, 2008-2008;*

37 *Amended Eff. _____.*

The North Carolina Division of Air Quality (DAQ) will be conducting a stakeholder meeting on November 6, 2014, to discuss a regulatory proposal to update, improve and streamline 15A NCAC 02Q .0102 - Activities Exempted From Permit Requirements. Additionally, new rules are being proposed in 15A NCAC 02Q .0900 - Permit Exemptions - for ready mix concrete batch facilities, concrete block manufacturing facilities, precast concrete manufacturing facilities, grain elevators, and yarn spinners. Your input to this proposed rule-making is being solicited prior to DAQ offering draft rules to the Environmental Management Commission's Air Quality Committee (AQC). It is DAQ's intent to provide draft rules to the AQC at their March 2015 meeting to begin the rule-making process, with hopes of having the final rules becoming effective in early 2016.

The DAQ's rule that governs activities that do not require an air quality permit for non-Title V (small and synthetic minor) facilities has been a source of frustration for both internal and external customers. The rule has been amended several times through the years. While each amendment was well intended, the overall size and structure of the rule has evolved in a way that makes it difficult to read, understand and implement. The proposal aims to improve the functionality of the rule.

Additional rules are proposed in the 02Q .0900 Section that would provide an exemption from permitting for certain source categories provided they comply with the conditions of the new rule. The conditions in the rule would include the conditions that would be found in a permit. The objective of this approach is to relieve some administrative burden while maintaining environmental compliance rates.

At the workshop, the DAQ staff will discuss the proposals, respond to questions, and receive written or verbal comments. The draft proposals will be circulated via email prior to the meeting.

The meeting details are as follows:

Date: November 6, 2014

Time: 1:00 p.m. - 3:00 p.m.

Location: Department of Environment and Natural Resources

217 W. Jones St

Green Square - Conference Room 1210

Raleigh, NC 27603

Please RSVP if you will be attending the meeting no later than October 31, 2014 by email Vickie.Woods@ncdenr.gov or by telephone at 919 - 707 - 8401.

Thank you in advance for helping us in this important matter. Your input is very important to us. We look forward to seeing you on November 6.

Chapter VII

The following documentation of filing and notification is incorporated as part of this hearing record and is maintained on file:

1. ENR 101 Internal Approval Form.
2. Submission for Notice Form and material submitted to the Office of Administrative Hearings.
3. The public notice as it appears in *The North Carolina Register* Volume 30, Issue 7, pages 731-740.
4. Memorandum transmitting hearing notice and proposal to regional offices for public inspection.
5. Memorandum transmitting hearing notice and proposal to local programs.
6. Submission of Filing Forms and material filed with Office of Administrative Hearings.
7. Executive Order No. 70 Certification Form
8. Letter notifying EPA of hearing.
9. Letter transmitting hearing record to EPA.

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