

STATE OF TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF AIR POLLUTION CONTROL

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APC-SIP-P-01-Rule and SIP SOP-082718

Rulemaking and Regulatory SIP Revisions Standard Operating Procedures

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EFFECTIVE DATE:

August 27, 2018

SIGNATURES:

Division Director (required)

Jones P. John

Drafter / Preparer (required)

Section 1: INTRODUCTION

The purpose of this Standard Operating Procedure (SOP) guide is to provide a consolidated reference document for use in training and orientation of employees. This guide will also be a useful reference tool for more experienced employees. The SOP identifies the technical information and procedural requirements for rulemaking adoption per the requirements of Uniform Administrative Procedures ACT, T.C.A., § 4-5-204. This SOP also identifies regulatory requirements for submitting revisions to Tennessee's State Implementation Plan (SIP) in accordance with 40 CFR 51 Subpart F and the Tennessee Air Quality Act, T.C.A., § 68-201-104 through 106. Furthermore, this SOP includes procedures for submitting revisions to Tennessee's Title V program and section 111, 112, and 129 plans.

This SOP will delineate the steps in the process, including responsible personnel, from the conceptual planning stages through the formal drafting and rulemaking adoption, the final effective date of rulemaking, submissions of the effective rule for incorporation into Tennessee's SIP, Title V program, and section 111, 112, and 129 programs, and finally reviewed by the Joint Government Operations Committee for recommendation in rules omnibus bill. Additional information includes statute and authorization for rulemaking and supporting documentation (when necessary). This SOP is only intended to describe routine conditions normally encountered in the rulemaking process. Additional processes and/or irregular conditions that could be involved with rulemaking will be considered independently of this SOP.

All rulemaking functions of the Tennessee Department of Environment and Conservation (TDEC) Division of Air Pollution Control (APC) are governed by the Uniform Administrative Procedures Act (UAPA), Title 4, Chapter 5, Part 2, Tenn. Code Ann., and the Tennessee Air Quality Act (TAQA), Title 68, Chapter 201. The Tennessee Air Quality Act (TAQA) provides the Air Pollution Control Board (APC Board) with the power and duty to promulgate rules and regulations to effect the intent of the TAQA. Hence, the rulemaking process for APC requires review and adoption of proposed rules by the APC board, review and approval of the office and attorney general, and filing of the rule by the Secretary of State. Finally, the Joint Senate and House Government Operations Committee has responsibility for review of administrative rules and regulations before they become effective.

Most air quality rules adopted by the Air Pollution Control Board must be submitted to U.S. EPA for incorporation into Tennessee's State Implementation Plan (SIP), Title V Program, Section 111 Plan, Section 112 Plan, or Section 129 Plan. Revisions of Tennessee's SIP are governed by the Clean Air Act (CAA) and 40 CFR 51 Subpart F. Rules and plans that involve implementation of federal New Source Performance Standards (NSPS), emissions guidelines for existing sources, and Solid Waste Combustion standards and guidelines under section 129 of the CAA are governed by sections 111(c) and (d) of the CAA and 40 CFR 60 Subpart B¹. Rules that involve state regulations that implement or incorporate federal Part 61 or Part 63 NESHAPS (including MACT and GACT standards) are governed by Section 112(l) of the CAA and 40 CFR 63 Subpart E². Rules that involve Title V regulations (including fees) are governed by 40 CFR 70.4(i).

A separate SOP is available for non-regulatory SIP, Title V, Section 111, and Section 112 revisions that do not include new or revised air quality rules.

Plans that involve Motor Vehicle Emission Budgets require additional steps that are not specified in this SOP. Please see the Regulatory Development Manager or Deputy Director for instructions.

Rulemaking or SIP revisions that are directly related or could have implications to regulatory matters in local jurisdictions that have been given authority to enact provisions for the control of air pollution will require submittal of draft documents for review by the appropriate local authority. The requirement, timing and other factors associated with draft submittal to local agencies may vary based on the regulatory matter in question. Please see the Regulatory Development Manager, Deputy Director, or Local Air Program Coordinator for instructions.

¹ Subpart B only addresses plans for existing facilities. State procedures for implementing NSPS are addressed only in §111(c).

² This SOP only includes procedures regarding state rules that are identical to or incorporate federal NESHAPSs by reference. Rules that adjust federal section 112 standards or are adopted to substitute for section 112 standards are governed by the procedures of 40 CFR 63 Subpart E, but are not discussed in this SOP.

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Section 2 - STATUTORY AND REGULATORY AUTHORITY FOR PROCESS

Tennessee Code: TITLE 4 STATE GOVERNMENT:

Chapter 5, Uniform Administrative Procedures Act:

Part 2, Rulemaking and Publications.

Tennessee Code: TITLE 68 HEALTH, SAFETY AND ENVIRONMENTAL PROTECTION:

Chapter 201, Tennessee Air Quality Act:

Part 1, Tennessee Air Quality Act.

68-201-104. Creation of air pollution control board – Members – Meetings - Organization.

68-201-105. Powers and duties of board - Notification of v acancy - Termination due to vacancy - Conflict of interest policy. 68-201-106. Matters to be considered in exercising powers.

Code of Federal Regulations: TITLE 40 PROTECTION OF ENVIRONMENT

Part 51, Requirements for Preparation, Adoption, and Submittal of Implementation Plans

Subpart F, Procedural Requirements

Part 60, **Standards of Performance for New Stationary Sources**Subpart B, **Adoption and Submittal of State Plans for Designated Facilities**

Part 63, National Emission Standards for Hazardous Air Pollutants for Source Categories

Subpart E, **Approval of State Programs and Delegation of Federal Authorities**

§63.91 Criteria for straight delegation and criteria common to all approval options

Part 70, State Operating Permit Programs

§70.4, State program submittals and transition.

§70.4(i) Program Revisions.

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Section 3: PROCEDURES

The following steps should be followed in the order prescribed, unless otherwise specified. The individual responsible for completing each step is identified by their position within the Division or Department. No deviations from these procedures are allowed without specific permission from the Regulatory Development Manager and/or Deputy Director.

Responsible persons are abbreviated as follows:

EC-Author – APC staff who drafts rule revision and supporting documentation

Reg Dev-RC - Regulatory Development Program Rule Coordinator

EM-Reg Dev – Manager of Regulatory Development Program

External Affairs - External Affairs Regional Directors

DD - Deputy Director over Regulatory Development Program

ASA2 - Web Contact - Admin staff who manages APC web page

APC Board ASA-2 – Admin staff assigned duties related to Air Pollution Control Board

Admin Manager - Manager of Admin staff

OGC-RC - Office of General Counsel Rule Coordinator

OGC-Attorney – Office of General Counsel Attorney, usually in Environmental Law Section

OGC-Gov't Relations – Office of General Counsel Government Relations Attorneys (Legislative Liaisons)

Permitting/Reg Dev EC4 – Environmental Consultant 4 who reports to Deputy Director over Regulatory Development Program

JGOC – Joint Government Operations Committee

Responsible Person		Steps		
	1.	Identify rule need. Driven by regulatory changes or internal		
		updates/improvements. (Discuss with EM - Reg Dev and/or DD)		
EM-Reg Dev, DD	a)	Review necessity/priority of rule. (Discuss in Reg. Dev. Monthly		
		meeting, including need for stakeholder/board involvement in early		
		stages of rulemaking)		
EM-Reg Dev	b)	Determine if the rule can be grouped with other rules		
EM-Reg Dev	c)	Assign rulemaking staff. This will usually be Regulatory Development		
		Program staff but may be staff from other programs as agreed upon		
		by respective Program Managers and Deputy Directors.		
EM-Reg Dev	d)	Track progress of rule (done throughout process)		

	2.	Initiate rulemaking. Clearly define intent of new rule.	
EC-Author	a)	Review rule and evaluate impact of cross references to other rules	
EC-Author	b)	Draft new rule (redline/strikeout or delete/replace)	
EM-Reg Dev	c)	Determine if OGC attorney review is needed at this point in the	
process. Att		process. Attorney involvement based on complexity and	
		controversial nature of rule change. Open APC Case Number	
		through enforcement, if needed.	
EM - Reg Dev	Reg Dev d) Inform OGC Rulemaking Coordinator that APC is ready t		
		proceed with rule	
	3.	Consult with EC-Author and EM- Reg Dev	
OGC-RC, OGC-	•	Review rulemaking to ensure no conflicts with other rules	
Attorney	•	Assist in editing of rule, as needed	
	•	Consult and facilitate on rulemaking process through coordination	
		with APC	
	•	Open OGC case number, close APC case number	
	4.	Finalize Draft Rulemaking for Review	
EC-Author	a)	Complete rule revisions (redline strike out or delete/replace)	
EC-Author	b)	Complete required forms with assistance from EC- Reg. Dev . (SS-	
EC-Reg. Dev.		7037 – Rulemaking Notice Filing Form and Rulemaking Justification	
		Questions, and Rulemaking Memorandum)	
EC-Author	c)	Prepare rulemaking package for Director/Deputy Commissioner	
		review	
Reg Dev-RC	d)) Final format check	
	5.	. Review draft rules and forms for both content and structure.	
		Director review.	
EM - Reg Dev	a)	Complete review prior to submittal DD for review	
DD	b)		
DD	c)	Completed draft EPF Review Checklist (Division sections) for Fee Rules	
		and send to OGC-RC	
EC-Author	d)	Make edits/revisions as necessary	
EM - Reg Dev	e)	Following DD approval, e-mail forms and Rulemaking Memorandum	
-		to APC Director for approval	
EM - Reg Dev	f)		
-		memorandum to Deputy Commissioner for review and approval	

		Submittal of Pre-Draft SIP Revisions, Title V revision, or Section 111/112/129 program revision. All rule revisions are to be submitted to EPA for pre-draft review, unless otherwise determined by the DD or Director.	
DD	a)	Consult with EC-Author and EM-Reg Dev as to the timing of EPA Pre-Draft Submittal. Determine if Pre Draft submittal should wait until Deputy Commissioner approval. Since EPA pre-draft review is not a statutory or regulatory requirement, DD may authorize special circumstances when a rule may move forward without EPA pre-draft review.	
EM-Reg Dev	b)	Complete final review and coordinate with Reg Dev-RC to send predraft email to EPA Region 4	
Reg Dev-RC	c)	Use letter template or sample email text to create pre-draft to required EPA personnel. Pre-draft SIP submissions should be submitted using EPA's Central Data Exchange (CDX) SPeCS system and include a letter signed by the DD . Pre-draft Title V and 111/112/129 rules should be sent via email using the appropriate sample email text. Standard practice is to allow 30 days for EPA to review a pre-draft. A template SIP letter and sample email text can be found on the Regulatory Development Sharepoint Site, Rulemaking folder.	
Reg Dev-RC	d)	Confirm EPA's receipt of pre-draft and inform EM-Reg Dev and DD	
EC-Author	e)	Make edits based on comments from EPA, if necessary. Revised documents should be reviewed and approved by EM-Reg Dev and DD. DD will determine if Director approval is needed as well.	
	7.	Deputy Commissioner review and provide comments prior to	
EM-Reg Dev	a)	OGC review. Submittal to Governor's Office for approval. Schedule meeting with Deputy Commissioner by emailing rule package to Deputy Commissioner and copy Executive Assistant with request for meeting with APC to discuss rule.	
EC-Author	b)	Make edits based on comments received from Deputy Commissioner. Revised documents should be reviewed and approved by EM-Reg Dev and DD. DD will determine if Director approval is needed as well.	
EM- Reg Dev	c)	e-mail OGC-RC with Deputy Commissioner's approval which facilitates initiation of Governor's office approval process.	

EC-Author	d)	Make edits based on comments received from OGC. Revised	
		documents should be reviewed and approved by EM-Reg Dev and	
		DD. DD will determine if Director approval is needed as well.	
OGC-RC	e)	Sends rule package to Governor's office for approval. Inform EM-Reg	
		Dev when submitted and approved.	
EC-Author	f)	Make edits based on comments received from OGC. Revised	
		documents should be reviewed and approved by EM-Reg Dev and	
		DD. DD will determine if Director approval is needed as well.	
EM-Reg Dev	g)	Coordinate with OGC-RC to ensure that Governor's office comments	
		are addressed	
	8.	Prepare Public Notice/Hearing Notice and EPA Pre-Hearing	
		Submittal. All rule revisions are to be submitted to EPA for pre-	
		hearing review.	
EC-Author	a)	Prepare rulemaking proposal to Air Board. This is a briefing and not a	
		Board Order approval. Send draft of briefing presentation to EM-Reg	
		Dev for approval.	
EM-Reg Dev	b)	Approve draft rule for public notice. Submit to DD for approval. Send	
		draft of briefing presentation to DD for approval.	
DD	c)	Reviews and approves public notice publication and briefing	
		presentation	
EM-Reg Dev	d)	Following request by APC Board ASA-2 inform APC Board ASA-2 of	
		pending board agenda items.	
EC-Author	e)) Briefs the Air Board during General Business portion of regularly	
		scheduled board meeting	
Reg Dev-RC	f)	Sends an electronic copy of the public notice and request posting to	
		the ASA2 - Web Contact and copy the Admin Manager and Reg	
		Dev-RC	
ASA2-Web Contact	g)	Post public notice under Public Notice section of Air Notices &	
		Hearing section of TDEC Public Participation web site	
Reg Dev-RC	h)) Confirm posting of public notice on Air Notices & Hearing section of	
		TDEC web site	
OGC-RC	i)	Notice of Rulemaking Hearing Form (SS-7037) filed with Secretary of	
		State (at least 52 days prior to public hearing)	

	9.	Schedule Public Hearing	
Reg Dev - RC	a)	Reserve location for Public Hearing for the posted date and time.	
		Most hearings will be in an APC conference room. If more space is	
		needed in Central Office reserve appropriate room on 3rd Floor or	
		other location Reserve appropriate location/room for public	
		hearing. If hearing is not in Central Office coordinate with External	
		Affairs Regional Director in appropriate field office.	
Reg Dev -RC,	b)	If Public Hearing is not in Central Office ensure that proper TDEC/APC	
External Affairs		representatives are scheduled for the Public Hearing. Coordinate	
		with regional External Affairs Regional Director to schedule and	
		complete Public Hearings outside of Central Office.	
	10.	Complete EPA Pre-Hearing Submittal	
EC-Author	a)	Prepare pre-hearing submittal email to be sent to the EPA Regional	
		Administrator and copy other required EPA personnel. Pre-hearing	
		SIP submittals should be submitted using EPA's Central Data	
		Exchange (CDX) SPeCS system along with a pre-hearing submittal	
		letter signed by DD . Pre-hearing Title V and 111/112/129 submittals	
		should be sent via email. Separate submittals are needed for SIP	
		revisions, Title V program revisions, and section 111/112/129	
		revisions. Send draft pre-hearing submittal email and SS-7037 form	
		to EM-Reg.Dev for approval. A template pre-hearing submittal letter	
		and sample email text can be found on the Regulatory Development	
		Sharepoint Site, Rulemaking folder.	
EM-Reg Dev	b)		
Reg Dev-RC	c)	Pre-Hearing submittal with form SS-7037 will be submitted in SPeCS	
		or attached to email to EPA at least 30 days prior to public hearing.	
		Copy EM-Reg Dev and DD . Confirm receipt by EPA. Emails are to be	
		sent to local agencies notifying of pre-hearing SIP submittals on	
		SPeCS. Local agencies are copied on the email for Title V and section	
		111/112/129 pre-hearing submittals.	
	11.	Complete Public Hearing	
Reg Dev-RC or	a)	On day of hearing, have appropriate recording device and check on	
External Affairs		operation before the start of the hearing.	
Reg Dev-RC or	b)	Open Public Hearing with prepared statement. A sample opening	
External Affairs		and closing statement document can be found on Sharepoint.	
	•		

Reg Dev-RC or		Document commenters and record comments from participating	
External Affairs	·	parties. If no commenters attend the meeting, call a meeting recess for 30 minutes to allow adequate time for commenters to arrive.	
		·	
Reg Dev-RC or	•	Read prepared statement to close hearing when appropriate. A	
External Affairs		sample opening and closing statement can be found on Sharepoint.	
External Affairs			
		Director is to send audio files and any written comments received to	
	F	Reg Dev-RC.	
Reg Dev-RC			
	C	comments for 5 business days after public hearing date. Comments	
	ŗ	postmarked on the public hearing date are considered to be within	
	t	he comment period.	
Reg Dev-RC	g) [Document completion of Public Hearing. Place public hearing audio	
	i	n Smoglog file (Rulemaking File – 98457 or SIP File 97679). Written	
	C	comments are scanned and uploaded in Smoglog to same sites.	
	12. F	Prepare response to comments/Edit Rule/Present to Board for	
	A	Approval	
EC-Author	a) N	Make revisions to rule based on comments and prepare response to	
	C	comments document. Send to OGC for review.	
OGC-RC	b) S	Sends final Rulemaking Hearing Rule Filing Form (SS-7039) to APC	
	(EM-Reg Dev, EC-Author, Reg Dev-RC) for review and inclusion in	
	E	Board Package	
EC-Author	EC-Author c) Prepare APC Board Package and presentation. For rulem		
	E	Board package includes SS-7039 form and presentation materials.	
	F	or non-regulatory matters the board package will include the SIP	
	r	revision document to be submitted to the EPA, and presentation	
	r	materials. Send to EM-Reg Dev and DD for review prior to	
	ŗ	presentation to Board for approval.	
EM-Reg Dev	d) F	Review and approve Board Package and presentation. Notify DD .	
DD	e) F	Review and approve Board Package and presentation. Notify EM-Reg	
		Dev.	
EM-Reg Dev	f) I	nform EC-Author of DD approval and projected board date.	
DD	g) (Completed final EPF Review Checklist (Division Sections) for Fee Rules	
	á	and send to OGC-RC	
EM-Reg Dev	h) F	Following request by APC Board ASA-2 inform APC Board ASA-2 of	
	F	pending board agenda items.	
	•		

EM-Reg Dev	i)	Send final SS-7039 and board presentation to APC Board ASA-2 at	
		least 10 business days prior to board meeting. Copy EC-Author and	
		DD.	
EC-Author	j)	Present rule change for formal Board approval	
Reg Dev-RC	k)	Upon Board approval, gets notarized signature from APC Director	
		and sends to OGC-RC .	
	13.	OGC Review	
OGC-RC	a)	Oversee final OGC review prior to submittal to AG.	
OGC-RC	b)	Coordinate with EC-Author and EM-Reg Dev on any necessary	
		changes.	
OGC-RC	c)	Submit final version to AG's Office	
	14.	Attorney General's (AG's) Office Review	
OGC-RC	a)	If approved by AG, file rule with Secretary of State (SOS). Effective	
		date is 90 days after filing with SOS with the exception of fee related	
		rules. (Consult with OGC Rules Coordinator for effective date	
		requirements for fee rules.)	
OGC-RC	b)	Inform EM-Reg Dev of effective date of rule revision.	
OGC-RC	c)	If not approved, rule is sent back to OGC with questions/comments.	
		Extensive revisions may require repeating the public notice process.	
OGC-RC	d)	If approved, signed copy is sent to OGC by SOS with effective dates	
		noted. Send copy to EM-Reg Dev .	
EM-Reg Dev	e)	Inform EC-Author of AG Approval and effective date. Copy DD .	
	15.	Send SIP Changes to EPA after effective date of Rule	
EC-Author	a)	Once effective data has passed, complete Central Data Exchange	
		(CDX) SPeCS submittal process. Attach required documents ³ on	

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The required documents for a SIP submittal may vary depending on the type of SIP submittal. The required documents are specified in SPeCS once the user identified the type of SIP submittal. However, the minimum required documents for a SIP revision, as specified in 40 CFR 51, Appendix V, that contains rule changes are: a submittal letter signed by the Director, a copy of the final rule (on form SS-7039 with record of board vote, certificate of public hearing, Attorney General, and Secretary of State signatures), a redline/strikeout version of the rule(s) when the SIP submittal consists of changes to an existing rule(s), the public notice (on form SS-7037 with Technical Secretary and Secretary of State signatures), and a copy of all public comments received and DAPCs responses to these comments. The requirements for Title V program revisions specified in 40 CFR 70.4(i), 40 CFR 60 Subpart B, and 40 CFR 63 Subpart E do not specify the documents required for program revisions that contain a rule change and EPA does not have a submission portals similar to SPeCS for these programs. Thus, DAPC should submit the same documents that would be required for a SIP revisions when submitting Title V, Section 111, Section 112, or Section 129 program revisions. Additional requirements for submitting Section 111(d) and 129 plans for existing sources are specified in 40 CFR 60 Subpart B.

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9	, ,		
		SPeCS submittal page and populate required fields. Title V and	
		111/112/129 submittals should be sent via email with documents	
		converted to PDF. Section 111/112/129 submittals should also be	
		sent via regular mail.	
EC-Author	b)	Prepare cover letter for SIP. Sample letters are found in the	
		Regulatory Development Sharepoint site, Rulemaking folder	
EC-Author	c)	Inform EM-Reg Dev of complete SPECS form for review and email	
		cover letter to EM-Reg Dev	
EM-Reg Dev	d)	Review SPeCS submittal notify DD who is the certifier of SIP	
		submittals to EPA. Send cover letter to DD for signature.	
DD	e)	Sign cover letter and upload to SPeCS. Review submittal, certify, and	
		submit to EPA or send back for revisions to CDX package.	
EM-Reg Dev	f)	Confirm receipt with EPA Region 4 SIP contact.	
EC-Author, EM-Reg	g)	Title V, section 111, section 112, and section 129 rule changes cannot	
Dev, and DD		be submitted using SPeCS. Therefore the following steps should be	
		followed in lieu of steps 15 a) through e):	
		The cover letter and all required documents emailed EM-Reg Dev	
		for review. If the rule revision package includes revisions to more	
		than one plan or program (SIP, Title V, or 111/112/129) a single	
		combined letter can be created. Sample letters are found in the	
		Sharepoint folder.	
		2. The EM-Reg Dev should review the package and submit to DD for	
		review.	
		3. The DD will convert the cover letter and all required documents to	
		PDF and email them to all EPA individuals specified in the cover letter	
		and copy the EC-Author and EM-Reg Dev. For, section 111, 112,	
		and/or 129 rule changes, the DD will email the PDF documents to the	
		Admin Manager who will print out the PDF documents and mail	
		them as specified in the cover letter.	
	16	. Joint Government Operations Committee (JGOC) review	
	a)	Each rule will be presented to JGOC for review and recommendation	
	""	for joint omnibus bill prior to the effective date of the rule. This can	
		occur any time during the 90 days between submittal to SOS and the	
		effective date, but it is usually the JGOC meeting nearest the rule's	
		effective date. JGOC meetings are held every month, usually towards	
		the latter half of the month. If JGOC makes a negative	
		recommendation on a rule, they generally also stay the effective date	
		of the rule. OGC and APC will then need to revise the rule to address	
		JGOC concerns. This may require withdrawal of the rule and	
		repeating the rulemaking process.	

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OGC-Gov't b) Notify DD of date of IGOC meeting in which rule(s) a

b)	Notify DD of date of JGOC meeting in which rule(s) are to be		
	presented.		
c)	Prepare a <u>brief</u> summary of the new rule or rule change and send it		
	to OGC-Gov't Relations at least two weeks prior to JGOC meeting to		
	the JGOC meeting. Assistance may be obtained from EC-Author if		
	necessary.		
d)	Schedule meeting with key GJOC members prior to GJOC meeting.		
	These generally occur the day of and/or day prior to GJOC meeting.		
DD e) Accompany OGC-Gov't Relations at meeting			
	certain instances OGC-Gov't Relations may excuse DD from these		
	meetings, particularly in the case of simple, non-controversial rules.		
	DD may request assistance from EC-Author or Permitting-Reg Dev		
	EC4. Director is backup DD when DD is unavailable.		
f)	Accompany OGC-Gov't Relations to GJPC members and provide		
	assistance to OGC-Gov't Relations during presentation of rule to		
	GJOC. DD may request assistance from EC-Author or Permitting-Reg		
	Dev EC4. Director is backup to DD when DD is unavailable.		
	c) d) e)		

Revision Number	Date	Brief Summary of Change
0	08/27/2018	Initial document