Administrative Rule Analysis



PART 9. EMISSION LIMITATIONS AND PROHIBITIONS— MISCENALLEOUS

Rule Set No.: 2023-14 EQ Submitted to JCAR on: 01/30/2025

Department: Environment, Great Lakes, and Energy Agency: Air Quality Division Enabling Statute: Natural Resources and Environmental Protection Act, 1994 PA 451, MCL 324.101 et seq.

Analysis Complete to: 02/10/2025

BACKGROUND AND SUMMARY OF PROPOSED RULES

The federal government through the Environmental Protection Agency has delegated the maintenance of the state's air quality to Michigan through the Department of Environment, Great Lakes, and Energy (EGLE). The department must maintain administrative rules in accordance with the federal Clean Air Act in order to remain in good standing with federal standards. These proposed revisions to the Part 9 rules would allow EGLE to remain in compliance with these standards and prevent duplicate or contradictory regulations.

FISCAL IMPACT OF PROPOSED RULES

It is unlikely that the proposed rules would affect costs or revenue for EGLE. These changes are also unlikely to affect costs or revenues for local units of government.

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[■] This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.