- b. Sampling port locations.
- c. Sampling point positions of each port.
- 5. A sketch or sketches showing the relative position and elevations of all processes or operations venting to the test stack and also the position of the sampling ports relative to the nearest upstream and downstream gas flow disturbance.
- (b) Performance tests or stack tests shall follow the guiding principles described in ASME performance test code 27 with a sampling train utilizing a velocity measuring probe during sampling and an integrating gas volume meter for existing direct or portable sources, or sampling methods required or approved by the United States environmental protection agency for direct or portable sources and for hazardous pollutants. Other sampling methods may be prescribed by the department or must have prior approval of the department.
- (bm) American Society of Mechanical Engineers Performance Test Code 27, copyright 1957. Copies of PTC-27-1957 are available for inspection in the offices of department of natural resources, Pyare Square Building, and secretary of state and revisor of statutes, State Capitol, Madison, Wisconsin, and may be obtained for personal use from the American Society of Mechanical Engineers, United Engineering Center, 345 East 47th Street, New York, N.Y. 10017.
- (c) The department shall charge a fee to cover the cost of stack or performance tests it conducts when those tests show the source to be in violation of these rules.
- (d) Test results shall be furnished to the department within 30 days unless the department provides, in writing, a 30-day extension of this deadline.
- (3) The department may require provisions for instrumentation to determine the efficiency of control equipment. Such instrumentation may include devices to measure voltage, or pressure drop across the control equipment; amperage, exhaust flow rates, or scrubbing solution flow rates to, or in the control equipment; temperature in the control equipment; or other information determined to be necessary by the department.
- (4) No person shall deny entry at any reasonable time to an authorized representative of the department for purposes of inspection, or at any time when an air pollution episode condition exists or is believed imminent.
- (5) The department shall furnish a report of stack or performance tests or inspections it conducts to a representative of the source.
- (6) A person shall promptly report to the department within 8 hours following the onset of any event not reported in advance to the department pursuant to subsection (7) of this section or NR 154.09 (1) (b) which causes an emission limit, including the visual emission limit, to be exceeded. A person shall also report to the department emissions in excess of the emissions provided for in a plan approved pursuant to NR 154.09 (1) (b). The person shall report the cause of the increased emission, the period of time considered necessary for

Register, December, 1975, No. 240 Environmental Protection correction, and measures taken to minimize emissions during the period.

- (7) A person shall report to the department in advance schedules for planned shutdown and startup of air pollution control equipment and the measures taken to minimize the down time of the control equipment. Scheduled maintenance or startup of other equipment which causes an emission limit to be exceeded shall also be reported in advance to the department.
- (8) No person shall cause, suffer, allow, or permit the installation or use of any machine, equipment or other device for dilution of emissions which would otherwise be in violation of these rules, unless written approval has been obtained from the department.
- (9) Results of stack or performance tests submitted to the department shall include information from the instrumentation specified in subsection (4) taken at the time of the tests, along with copies of the original data sheets, nozzle and stack diameter, weight of material sampled and other information needed to evaluate the stack or performance tests.

Note: Due to a clerical error subsections (8) and (9) were missing in the June, 1975 Register.

History: Cr. Register, March, 1972, No. 195, eff. 4-1-72; r. and recr. (2), r. (3), renum. (4) to (6) to be (3) to (5), renum. (7) to be (6) and am., cr. (7), Register, June, 1975, No. 234, eff. 7-1-75.

- NR 154.07 County and regional programs. Approved local programs must be compatible with these rules and the implementation plan, avoid duplication, and provide:
 - (1) Sufficient staff and resources to carry out the program.
 - (2) An air pollution control officer responsible for the program.
- (3) Record keeping and reporting to the department of emission inventory, air quality monitoring, enforcement status, and other data on a standardized basis and in the form prescribed by the department.
- (4) An agreement defining the responsibilities of the department and local agency to achieve an effective program.
 - (5) Countywide or regionwide enforcement of regulations involving:
 - (a) Open, backyard, and leaf burning.
- (b) Ringelmann and opacity standards on stationary, semistationary, and mobile sources.
- (c) Incinerators rated at or less than 50 pounds per hour of solid wastes (dry basis) or liquid wastes.
- (d) Fugitive dust, odors, and other pollutants from sources other than those specified in section NR 154.04.
- (e) Fugitive dust, odors, and other pollutants from sources specified in section NR 154.04, where authorized by the department.
- (f) Zoning restrictions where air pollution considerations are involved.

Register, December, 1975, No. 240 Environmental Protection (6) Consultation on traffic planning, approval, and implementation where air pollution considerations are involved, such as freeways, highway relocation and highway widening.

History: Cr. Register, March, 1972, No. 195, eff. 4-1-72; am. (5) (c), Register, June, 1975, No. 234, eff. 7-1-75.

- NR 154.08 Enforcement and penalties. Whenever the department has reason to believe these rules have been violated, it may issue a written notice, which may include an order.
- (1) Within 10 days after the date of notice the aggrieved person may make a written request for a hearing.

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