SIP 128 PROCEDURE

Purpose: The purpose of this Procedure is to satisfy the requirements of §128 of the Clean Air Act ("CAA") and, thereby, the requirements of §110(a)(2)(E)(ii) of the CAA.

"Executive Agency" approving permit or enforcement orders under the CAA: Section 128(a)(2) applies to "boards or bodies" or the "head executive agencies" approving permit or enforcement orders under the CAA. After adoption of Senate Bill 781 (Session Law 2011-398), the North Carolina Office of Administrative Hearings, DENR and EPA agreed that "DENR will remain the permit/enforcement issuing authority for matters arising under the CAA". See EPA letter to OAH and DENR, August 9, 2012. Accordingly, there are no boards or bodies in North Carolina that approve permit or enforcement orders, and as such, compliance with Section 128(a)(2) is limited to individuals exercising the authority of the Secretary of DENR (the "executive agency" per Section 128(a)(2) to issue permits or enforcement orders under the CAA.

Exercise or delegation of responsibility/authority as "executive agency approving permit or enforcement orders": The Secretary of DENR may exercise the permit/enforcement authority, or he/she may delegate it to one or more persons deemed by the Secretary to be sufficiently qualified ("Delegatee"). Whenever the Secretary or a Delegatee exercises permit/enforcement authority, he/she is, by virtue of his/her office and duties to the DENR, bound to act and exercise such authority "in the public interest."

Certification: Attached is the Certification required by this Procedure. Upon being notified of a delegation, each Delegatee shall promptly execute and file with the Secretary a Certification. As long as the Certification remains on file, it constitutes a continuous reaffirmation of its truthfulness. If circumstances change such that the Certification on file is no longer complete and accurate, he/she shall promptly file a new Certification with the Secretary. If the Secretary exercises the permit/enforcement authority, he/she shall execute and maintain on file a Certification. As long as the Certification remains on file, it constitutes a continuous reaffirmation of its truthfulness. If circumstances change such that the Certification on file is no longer complete and accurate, he/she shall promptly file a new Certification.

Each Delegatee and, if applicable, the Secretary, shall file a new Certification on or before April 1 of each year. The Secretary shall cause to be posted on the Division of Air Quality website a notice that all Certifications of public interest and disclosure of potential conflicts of interest are available for public inspection pursuant to the North Carolina Public Records Act NCGS § 132- 1 et seq.

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1 General authority for administration of the CAA programs in North Carolina has been delegated to the Secretary of DENR by the North Carolina Environmental Management Commission.

North Carolina Certification
2008 8-hour Ozone NAAQS
Infrastructure SIP Element 110(a)(2)(E)(ii)

Attachment 1a
January 24, 2013
Conflicts of Interest: Upon each exercise of permit/enforcement authority, a Delegatee shall inform himself/herself of the identity of the potentially affected individuals so that the Delegatee may promptly inform the Secretary of any potential conflict of interest prior to taking the permit/enforcement action and, if necessary, file a new Certification. Potential conflict of interest and elements representing public interest are defined in the attached certification. The Secretary shall thereupon determine if the potential conflict of interest is of such character and degree as to merit revoking the delegation with respect to the proposed permit/enforcement action. If the Secretary exercises the permit/enforcement authority, he/she shall likewise with respect to each exercise of permit/enforcement authority inform himself/herself of the identity of the potentially affected individuals so that he/she will be aware of any potential conflict of interest prior to taking the permit/enforcement action and, if necessary, file a new Certification. If the Secretary determines that a potential conflict of interest exists of such character and degree as to merit delegating the proposed exercise of permit/enforcement authority he/she shall refrain from taking or directing any action with respect thereto and shall promptly delegate the permit/enforcement authority, as described above.

If the Secretary determines that recusal is not necessary, the official with potential conflict (either the Secretary or Delegated Official) exercising permitting/enforcement authority shall disclose the potential conflict of interest to the public. A notice of potential conflict of interest shall be posted on the Division of Air Quality website and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

This Procedure is hereby adopted this the 17th day of January, 2013, and shall be incorporated by reference in to each State implementation plan submitted by DENR pursuant to the Clean Air Act.

[Signature]
John E. Skvarla, III, Secretary

North Carolina Certification
2008 8-hour Ozone NAAQS
Infrastructure SIP Element 110(a)(2)(E)(ii)
Certification

I am (check one):

______ the Secretary of the North Carolina Department of Environmental Quality

Or

___ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: ____________

Director

For the purpose of the Certification, the following definitions apply:

a. "persons subject to permits or enforcement orders under this Act" Includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. "represent the public interest" means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. "significant portion of my income" means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. "potential conflict of interest" includes (1) any income from "persons subject to permits or enforcement orders under the Clean Air Act," and (2) any interest or relationship that would preclude me from being considered one who "represents the public interest."
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:"

- NONE -

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

V/27/20

Date

Name
Certification

I am (check one):

_____ the Secretary of the North Carolina Department of Environmental Quality

Or

X an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary

My Current job title is: Environmental Program Manager

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I "represent the public interest."

I do not derive any "significant portion of my income" from "persons or entities subject to permits or enforcement orders under the Clean Air Act."

Except for the following, I am not aware of any "potential conflicts of interest:"

N/A

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12-18-2019

Date

Name
Certification

I am (check One):

_______ the Secretary of the North Carolina Department of Environmental Quality

Or

X an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: Environmental Program Supervisor II

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I "represent the public interest."

I do not derive any "significant portion of my income" from "persons or entities subject to permits or enforcement orders under the Clean Air Act."

Except for the following, I am not aware of any "potential conflicts of interest."

None

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

January 21, 2020

Date

Name
Certification

I am (check One):

_____ the Secretary of the North Carolina Department of Environmental Quality

Or

___X___ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: Engineering Supervisor – Title V Permitting Section

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

_01/06/2020_  
Date

[Signature]
Name
Certification

I am (check One):

_______ the Secretary of the North Carolina Department of Environmental Quality

Or

____X____ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: Regional Supervisor (DAQ/Asheville Regional Office)

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

NA

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

Brendan Davey
Certification

I am (check One):

______ the Secretary of the North Carolina Department of Environmental Quality

Or

✓ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: Regional Supervisor

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

N/A

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

[Signature]

Name
Certification

I am (check one):

_______ the Secretary of the North Carolina Department of Environmental Quality

Or

______ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: Compliance Supervisor – Mooresville Regional Office

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

None

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12-18-19

Date

Name

JOSEPH E. FOOTE
Certification

I am (check One):

☐ the Secretary of the North Carolina Department of Environmental Quality

Or

☑ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: Environmental Program Manager I

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I "represent the public interest."

I do not derive any "significant portion of my income" from "persons or entities subject to permits or enforcement orders under the Clean Air Act."

Except for the following, I am not aware of any "potential conflicts of interest:"

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

Stephen G. Hall

Name
Certification

I am (check One):

[ ] the Secretary of the North Carolina Department of Environmental Quality

Or

[ ] an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My current job title is: Compliance Supervisor (DAQ-WSRN)

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

*none*

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

[Signature]

Name
Certification

I am (check one):

_______ the Secretary of the North Carolina Department of Environmental Quality

Or

✓ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: DAQ - Mooresville Regional Supervisor

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest.”

none

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12-18-2019

Date

Bruce Ingle

Name
Certification

I am (check one):

________ the Secretary of the North Carolina Department of Environmental Quality

Or

_____ x _____ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: _______Regional Supervisor -Wilmington Region - Division of Air Quality____

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

N/A

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

1/27/20

Date

Name
Certification

I am (check One):

_____ the Secretary of the North Carolina Department of Environmental Quality

Or

____ I, an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: Deputy Director, Division of Air Quality

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

- **No Conflict**

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

[Signature]

Name  Michael Petheridge
Certification

I am (check one):

[ ] the Secretary of the North Carolina Department of Environmental Quality

[ ] an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: Engineering Supervisor

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I "represent the public interest."

I do not derive any "significant portion of my income" from "persons or entities subject to permits or enforcement orders under the Clean Air Act."

Except for the following, I am not aware of any "potential conflicts of interest."

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS 132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/2019

Date

Name
Certification

I am (check One):

_____ the Secretary of the North Carolina Department of Environmental Quality

Or

_____ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.

My Current job title is: Supervisory Stationary Source Compliance Branch

For the purpose of the Certification, the following definitions apply:

a. "persons subject to permits or enforcement orders under this Act" includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. "represent the public interest" means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. "significant portion of my income" means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. "potential conflict of interest" includes (1) any income from "persons subject to permits or enforcement orders under the Clean Air Act," and (2) any interest or relationship that would preclude me from being considered one who "represents the public interest."
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

[Signature]

Name
Certification

I am (check One):

______ the Secretary of the North Carolina Department of Environmental Quality

Or

______ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: __________________________

For the purpose of the Certification, the following definitions apply:

a. "persons subject to permits or enforcement orders under this Act" includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. "represent the public interest" means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. "significant portion of my income" means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. "potential conflict of interest" includes (1) any income from "persons subject to permits or enforcement orders under the Clean Air Act,“ and (2) any interest or relationship that would preclude me from being considered one who "represents the public interest."
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

No conflicts of interest.

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/16/2019

Date

Name
Certification

I am (check One):

______ the Secretary of the North Carolina Department of Environmental Quality

Or

_____ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: Compliance Supervisor

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS s132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

12/18/19

Date

William J. Wilgus

Name
Certification

I am (check One):

   ______ the Secretary of the North Carolina Department of Environmental Quality

   Or

   __X__ an employee of the North Carolina Department of Environmental Quality delegated permit/enforcement authority by its Secretary.
My Current job title is: __Permitting Section Chief, Division of Air Quality________

For the purpose of the Certification, the following definitions apply:

a. “persons subject to permits or enforcement orders under this Act” includes any individual, corporation, partnership, or association who holds, is an applicant for, or is subject to any permit, or who is or may become subject to any enforcement order under the Clean Air Act, except that it does not include (1) an individual who is or may become subject to an enforcement order solely by reason of his or her ownership or operation of a motor vehicle, or (2) any department or agency of a state, local, or regional government.

b. “represent the public interest” means I do not own a controlling interest in, have 5% or more of my capital invested in, serve as attorney for, act as consultant for, serve as officer or director of, or hold any other official or contractual relationship with any person subject to permits or enforcement orders under the Clean Air Act or with any trade or business association of which I am a member.

c. “significant portion of my income” means 10 percent or more of gross personal income for a calendar year, including retirement benefits, consultant fees, and stock dividends. Income derived from mutual-fund payments, or from other diversified investments as to which I do not know or control the identity of the primary sources of income, shall be considered part of my gross personal income but shall not be treated as income derived from persons subject to permits or enforcement orders under the Clean Air Act.

d. “potential conflict of interest” includes (1) any income from “persons subject to permits or enforcement orders under the Clean Air Act,” and (2) any interest or relationship that would preclude me from being considered one who “represents the public interest.”
I understand the duties entrusted to me under the federal Clean Air Act with respect to issuing permits or enforcement orders. In carrying out those duties, I understand that I “represent the public interest.”

I do not derive any “significant portion of my income” from “persons or entities subject to permits or enforcement orders under the Clean Air Act.”

Except for the following, I am not aware of any “potential conflicts of interest:”

None

(Identify income source or relationship constituting potential conflict of interest).

I understand that this certification of public interest and disclosure of potential conflict of interest will be posted on the Division of Air Quality website, and made available for public inspection pursuant to the North Carolina Public Records Act NCGS §132-1 et seq.

If at any time the representations contained in this certification are no longer true, I will promptly take the actions required by the NCDEQ SIP 128 Procedure.

2/4/2020

Date

[Signature]

Name