

**Rule Development Handout:**  
Pneumatic Devices in Attainment Areas  
Condensate Tank Control in Attainment Areas  
Regulation 7 Expansion to Non-Attainment Areas

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**Statewide Discussion Introduction:**

- Waiting on modeling to determine if
  - Need reductions outside of NAA
  - Strategies outside of NAA are beneficial
  - Strategies outside of NAA make sense
- Develop options to reduce VOCs in meantime – these include state-wide options
- Make use of this forum to discuss
- May not coincide with SIP rulemaking process – may be delayed

**Condensate Tanks – New and Modified Sources (VOCs) in Statewide**

- Secure additional VOC emission reductions from pneumatics in ozone attainment areas
- Applicability
  - New or modified condensate tanks
  - $\geq 5$  tpy uncontrolled actual (or projected) VOCs
  - Statewide
- Definitions: same as Section XII
- Emissions Controls: same as new/modified tanks in NAA (Section XII)
  - 90-day requirement
  - 98% control w/ 100 hrs of downtime, if APEN required
- Monitoring, Recordkeeping and Reporting: same as new/modified tanks in NAA (Section XII)
- Discussion

### **Pneumatics – New Sources (VOCs) Statewide**

- Secure additional VOC emission reductions from pneumatics in ozone attainment areas
- Applicability
  - All new or modified pneumatic devices
  - Statewide
- Definitions: same as Section XIII
- Emissions Controls: same as new/modified pneumatics in NAA (Section XIII)
  - Low/No-bleed
  - Exception for safety-purposes
- Monitoring, Recordkeeping and Reporting: same as new/modified tanks in NAA (Section XIII)
- Discussion

### **Regulation 7 Expansion to Non-Attainment Areas**

- Regulation 7 would apply to any area not in attainment with the ozone standard
- Largest existing sources (>100 TPY) would have to do RACT
- All sources in area would have to comply with applicable General RACT
- Compliance timelines for sources will be determined (phased-in)