ARTICLE 13 — POINT SOURCES

13.1 General Provisions for the Review of New Sources

13.1.1 Prior to the issuance of any registration certificates in accordance with this Article, the applicant shall submit to the Director an environmental evaluation and any other information the Director may deem necessary to make an independent air quality impact assessment. The environmental evaluation must have approval for any street or highway changes or improvements from the county, regional, or State highway agency having jurisdiction over the streets and highways affected by the [complex] source prior to submittal to the Director.
13.1.3 The Director shall not issue a registration certificate for any point source if:

1. The environmental evaluation submitted by the applicant shows or if the Director determines, in accordance with the provisions of this Article, that the point source:
   a. Will prevent the attainment and maintenance of the State or national ambient air quality standards; [or]
   b. Will cause a violation of the applicable control strategy contained in the approved Air Quality Implementation Plan; or
   c. Will cause a violation of 40 CFR Parts 60 and 61, New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants;

2. The source is located in any designated nonattainment area and:
   a. The lowest achievable emission rate for each nonattainment pollutant from the source is not defined and adopted as an emission limitation for the source;
   b. Any other source within this state which is owned, operated or controlled by the applicant is not in compliance or on a schedule of compliance with these regulations and all other applicable emission limitations or variances as provided in NRS 445.506 to 445.521, inclusive;
   c. The total allowable emissions of each nonattainment pollutant from (1) the existing sources in the area, (2) those sources in the area which have received their respective registration certificates and (3) the proposed source will not be sufficiently less, by the time the proposed source is to commence operation, than the total emissions from (1) the existing sources and (2) those sources in the area which have received their respective registration certificates before the proposed source makes application for its registration certificate, so that reasonable further progress is achieved;
   d. The emissions from the source will cause or contribute to emission levels which exceed the allowance permitted for such a pollutant for the nonattainment area.
13.2 A user of any of the following new single sources or modifications to an existing single source which would cause increases to existing single sources as specified below shall submit an environmental evaluation with its application or applications for registration:

13.2.1 Any single source which is allowed an emission of an air contaminant of greater than 10.5 kilograms (23 pounds) per hour.

13.2.2 Any combination of single sources located at a single premise which is allowed emission of an air contaminant of greater than 10.5 kilograms (23 pounds) per hour.

13.2.3 Any single source, upon written notice from the Director.

13.2.4 For purposes of determining ambient air quality impacts in Article 13, the heat input is the aggregate heat content of all fuels whose products of combustion pass through a stack or stacks, or the equipment manufacturer's or designer's guaranteed maximum input, whichever is greater. The total heat input of all fuel burning units in a plant or on the premises shall be used for determining the maximum amount of particulate matter which may be emitted.