REGULATION 9. Dust and Odor

9.1 No person having control of any dust or odor generating operations such as, but not limited to asphalt batching plants, asphalt roofing materials manufacturing plants, asphalt blowing plants, foundries, chemical products manufacturing plants, incinerators, fuel utilization facilities, petroleum products manufacturing plants, aggregate manufacturing plants, food preparation or processing facilities, wood products plants, dry cleaning establishments, paint and varnish manufacturing plants, paper manufacturing plants, leather manufacturing plants, concrete batching plants, metal coating and treating plants, land clearing operations, construction work, dump operations, building demolition and agricultural operations shall permit emissions therefrom which cause or contribute to a condition of air pollution.

9.2 No person shall cause, suffer, allow, or permit the handling or transportation or storage of any material in a manner that results or may result in emissions therefrom which cause or contribute to a condition of air pollution.

9.3 No person shall cause, suffer, allow, or permit a building, road, driveway, or open area to be constructed, used, repaired, or demolished without applying such reasonable measures as may be necessary to prevent particulate matter from becoming air-borne that may cause or contribute to a condition of air pollution.

9.4 No person shall cause, suffer, allow, or permit the operation of mechanized street sweeping equipment that is not equipped with a suitable dust collection or dust suppression system which is maintained in good operating condition and is operated continuously while the street sweeping equipment is in use to prevent conditions of air pollution.

9.5 Regulation 9.1, 9.2, 9.3, and 9.4 are subject to the enforcement provisions specified in Regulation 52.1.