BOARD MEETING DATE: April 1, 2022

PROPOSAL: Determine That Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces, Is Exempt from CEQA; and Adopt Proposed Rule 1147.2

SYNOPSIS: Proposed Rule 1147.2 will establish NOx and CO emission limits for metal melting, metal heat treating, and metal heating and forging units at non-RECLAIM, RECLAIM, and former RECLAIM facilities. The proposed rule also establishes compliance schedules with interim emission limits, includes provisions for emissions monitoring, reporting, and recordkeeping, and incorporates exemptions. This action is to adopt the Resolution: 1) Determining that Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces, is exempt from the requirements of the California Environmental Quality Act; and 2) Adopting Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces.

COMMITTEE: Stationary Source, February 18, 2022, Reviewed

RECOMMENDED ACTIONS:
Adopt the attached Resolution:
1. Determining that Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces, is exempt from the requirements of the California Environmental Quality Act; and
2. Adopting Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces.

Wayne Nastri
Executive Officer

Background
Rule 1147 was adopted on December 5, 2008. Rule 1147 applies to facilities that are not subject to RECLAIM and establishes NOx limits of either 30 ppmv or 60 ppmv for
miscellaneous gaseous and liquid fuel-fired combustion equipment, including ovens, afterburners, calciners, and furnaces.

Metal melting, metal heat treating, and metal heating and forging units formerly subject to Rule 1147 will be subject to Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces (PR 1147.2). In addition, PR 1147.2 is a landing rule to transition RECLAIM facilities to a command-and-control regulatory structure. PR 1147.2 proposes NOx and CO emission concentration limits that are designed to meet BARCT.

Public Process
Development of PR 1147.2 was conducted through a public process. Staff has held nine Working Group meetings on May 16, 2019, August 6, 2019, November 6, 2019, February 5, 2020, June 18, 2020, September 3, 2020, February 2, 2021, July 8, 2021, and September 2, 2021. The Working Group meetings included a variety of stakeholders such as affected facilities, industry associations, equipment vendors, public agencies, and environmental and community groups. A Public Workshop was held on January 20, 2022. All public meetings after March 2020 were held virtually due to COVID-19. As part of this rulemaking process, staff had individual meetings with affected stakeholders, industry groups, and conducted site visits at facilities subject to this rule.

Proposed Rule
PR 1147.2 applies to non-RECLAIM, RECLAIM, and former RECLAIM facilities that operate metal melting, metal heat treating, and metal heating and forging furnaces. PR 1147.2 establishes NOx and CO concentration limits for furnaces subject to this rule. Interim NOx concentration limits are proposed to maintain the existing Rule 1147 NOx concentration for furnaces at non-RECLAIM facilities and the default NOx emission factor for furnaces at former RECLAIM facilities until these furnaces become subject to the NOx and CO concentration limits of the proposed rule. PR 1147.2 also establishes implementation schedules based on the burner age of the furnace. Units that demonstrate compliance with certain NOx concentration limits are provided a longer compliance timeframe of 32 years, while all other units are required to meet the proposed BARCT limit when the unit’s burners reach 12 years old or are replaced. An alternative staggered implementation schedule is provided for those facilities with multiple units. PR 1147.2 exempts units that emit less than one pound NOx per day, averaged over a calendar month, consistent with Rule 1147 and permitting exemptions. Periodic source testing is required of all units without CEMS. CEMS are required for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr. Operators are required to maintain records of CEMS, source test reports, monthly time or fuel usage records, as applicable, burner age, and furnace alterations.
**Emission Reductions**

Implementation of PR 1147.2 is expected to reduce NOx emissions by 0.50 tons per day. PR 1147.2 will affect 583 furnaces across 86 facilities, 21 of which are RECLAIM facilities.

**Key Issues**

Through the rulemaking process, staff has worked with stakeholders to address and resolve all issues. Staff is not aware of any remaining key issues.

**California Environmental Quality Act**

Pursuant to the California Environmental Quality Act (CEQA) Guidelines Sections 15002(k) and 15061, PR 1147.2 is exempt from CEQA pursuant to CEQA Guidelines Section 15061(b)(3). A Notice of Exemption has been prepared pursuant to CEQA Guidelines Section 15062 and is included as Attachment H to this Board letter. If PR 1147.2 is approved, the Notice of Exemption will be filed for posting with the county clerks of Los Angeles, Orange, Riverside, and San Bernardino counties, and with the State Clearinghouse of the Governor’s Office of Planning and Research.

**Socioeconomic Analysis**

Approximately 21 RECLAIM facilities and approximately 65 non-RECLAIM facilities would be affected by PR 1147.2. Out of these 86 affected facilities, 50 facilities are expected to incur additional compliance costs through burner replacement or installation of SCR. The remaining facilities may incur minor additional cost impacts, since units meet the alternative NOx limit and they will meet the final NOx limit at the end of the useful life of their existing burner.

Out of the 50 affected facilities, 47 facilities are under the manufacturing sector (NAICS 31-33), two under wholesale trade (NAICS 42), and one under retail trade (NAICS 44-45). The average annual compliance cost of PR 1147.2 is estimated at $2.8 to $3.2 million. It is projected that PR 1147.2 will result in an annual average of 69 jobs forgone annually from 2023 to 2048. The 69 jobs forgone represents less than 0.0006 percent of total annual average jobs (about 11.6 million) in the region. The majority of jobs forgone are expected to occur in the manufacturing sector with an average of 22 jobs foregone per year. The jobs foregone do not necessarily represent the loss of an existing job, it can also represent a job that will not be created in the future.

**AQMP and Legal Mandates**

PR 1147.2 will partially implement CMB-05 – Further NOx Reductions from RECLAIM Assessment in the 2016 AQMP and will reduce NOx emissions and facilitate the transition of facilities in the NOx RECLAIM program to a command-and-control regulatory structure. PR 1147.2 also implements AB 617 by establishing BARCT requirements. PR 1147.2 implements Sections 110, 172, 173, and 182(e) of the Clean Air Act and will be submitted to CARB and U.S. EPA for inclusion into the State Implementation Plan.
Resource Impacts
Existing staff resources are adequate to implement the proposed rule. To address the increased number of permit applications, PR 1147.2 includes a staggered implementation schedule to better distribute these permit applications.

Attachments
A. Summary of Proposal
B. Key Issues and Responses
C. Rule Development Process
D. Key Contacts List
E. Resolution
F. Proposed Rule 1147.2
G. Final Staff Report with Socioeconomic Impact Assessment
H. Notice of Exemption from CEQA
I. Board Presentation
### ATTACHMENT A

#### SUMMARY OF PROPOSAL

<table>
<thead>
<tr>
<th>Proposed Rule 1147.2</th>
<th>NOx Reductions from Metal Melting and Heating Furnaces</th>
</tr>
</thead>
</table>

**Emission Limits**
- Establishes NOx and CO concentration limits for metal melting, metal heat treating, and metal heating and forging furnaces
- Establishes transitional NOx concentration limits for units at non-RECLAIM and former RECLAIM facilities
- Provides implementation schedules based on units’ burner age, rated heat input capacity, and current NOx concentration
- Provides an alternative staggered implementation schedule for facilities operating multiple impacted units subject to the rule

**Monitoring, Recordkeeping, and Reporting**
- Requires periodic source testing for all units not equipped with a Continuous Emissions Monitoring System (CEMS)
- Requires CEMS for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr
- Requires maintaining records of compliance demonstrations, burner age, and furnace alterations
- Requires maintaining records demonstrating compliance for low-emitting units that emit less than one pound NOx per day, averaged over a calendar month, if applicable

**Exemptions**
- Provides exemption from the concentration limits and source testing for units that demonstrate NOx emissions of less than one pound per day, averaged over a calendar month
- Provides exemption from the concentration limits for units equipped with a CEMS during periods of refractory dry-out, startup, and shutdown
ATTACHMENT B

KEY ISSUES AND RESPONSES

<table>
<thead>
<tr>
<th>Proposed Rule 1147.2</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOx Reductions from Metal Melting and Heating Furnaces</td>
</tr>
</tbody>
</table>

Through the rulemaking process, staff worked with stakeholders to resolve issues and is not aware of any remaining key issues.
ATTACHMENT C

RULE DEVELOPMENT PROCESS

Proposed Rule 1147.2
NOx Reductions from Metal Melting and Heating Furnaces

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
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<tbody>
<tr>
<td>Initiated Rule Development</td>
<td>March 2019</td>
</tr>
<tr>
<td>Working Group Meetings (9)</td>
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</tr>
<tr>
<td>May 16, 2019</td>
<td>August 6, 2019</td>
</tr>
<tr>
<td>November 6, 2019</td>
<td>February 26, 2020</td>
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<td>June 18, 2020</td>
<td>September 3, 2020</td>
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<td>February 2, 2021</td>
<td>July 8, 2021</td>
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<tr>
<td>75-Day Notice of Public Workshop</td>
<td>January 5, 2022</td>
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<tr>
<td>Public Workshop</td>
<td>January 20, 2022</td>
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<tr>
<td>Stationary Source Committee Meeting</td>
<td>February 18, 2022</td>
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<tr>
<td>30-Day Notice of Public Hearing</td>
<td>March 2, 2022</td>
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<tr>
<td>Set Hearing</td>
<td>March 4, 2022</td>
</tr>
<tr>
<td>Public Hearing</td>
<td>April 1, 2022</td>
</tr>
</tbody>
</table>

Thirty-six (36) months spent in rule development
One (1) Public Workshop
One (1) Stationary Source Committee Meeting
Nine (9) Working Group Meetings
**ATTACHMENT D**

**KEY CONTACTS LIST**

**Proposed Rule 1147.2**

**NOx Reductions from Metal Melting and Heating Furnaces**

<table>
<thead>
<tr>
<th>Company Name</th>
<th>Company Name</th>
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<tbody>
<tr>
<td>Astro Aluminum</td>
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<td>Bloom Engineering</td>
<td>Midco International</td>
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<td>Bodycote Thermal Processing</td>
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<td>P.R.L. Aluminum</td>
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<td>California Steel Industries, Inc</td>
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<td>Rohr, Inc.</td>
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<td>George T Hall</td>
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<td>Honeywell Thermal Solutions</td>
<td>Tri-Mer Corporation</td>
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<td>Howmet Aerospace</td>
<td>TST, Inc.</td>
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<td>Hughes Bros Aircrafters Inc</td>
<td>U.S. EPA</td>
</tr>
<tr>
<td>Kaiser Aluminum</td>
<td>Vista Metals</td>
</tr>
<tr>
<td>Mattco Forge</td>
<td>Weber Metals</td>
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</tbody>
</table>
ATTACHMENT E

RESOLUTION NO. 22-——

A Resolution of the Governing Board of the South Coast Air Quality Management District (South Coast AQMD) determining that Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces is exempt from the requirements of the California Environmental Quality Act (CEQA).

A Resolution of the South Coast AQMD Governing Board adopting Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces.

WHEREAS, the South Coast AQMD Governing Board finds and determines that Proposed Rule 1147.2 is considered a “project” as defined by CEQA; and

WHEREAS, the South Coast AQMD has had its regulatory program certified pursuant to Public Resources Code Section 21080.5 and CEQA Guidelines Section 15251(l), and has conducted a CEQA review and analysis of Proposed Rule 1147.2 pursuant to such program (South Coast AQMD Rule 110); and

WHEREAS, the South Coast AQMD Governing Board finds and determines after conducting a review of the proposed project in accordance with CEQA Guidelines Section 15002(k) – General Concepts, the three-step process for deciding which document to prepare for a project subject to CEQA, and CEQA Guidelines Section 15061 – Review for Exemption, procedures for determining if a project is exempt from CEQA, that Proposed Rule 1147.2 is exempt from CEQA; and

WHEREAS, the South Coast AQMD Governing Board finds and determines that, since physical modifications are anticipated to occur over an extended period of time (e.g., within three years but up to 35 years) with minimal construction impacts, it can be seen with certainty that implementing the proposed project would not cause a significant adverse effect on the environment, and is therefore exempt from CEQA pursuant to CEQA Guidelines Section 15061(b)(3) – Common Sense Exemption; and

WHEREAS, the South Coast AQMD staff has prepared a Notice of Exemption for Proposed Rule 1147.2 that is completed in compliance with CEQA Guidelines Section 15062 – Notice of Exemption; and

WHEREAS, Proposed Rule 1147.2 and supporting documentation, including but not limited to, the Notice of Exemption and the Final Staff Report, were presented to the South Coast AQMD Governing Board and the South Coast AQMD Governing Board has reviewed and considered this information, as well as has taken and considered staff testimony and public comment prior to approving the proposed project; and
WHEREAS, the South Coast AQMD Governing Board finds and determines, taking into consideration the factors in Section (d)(4)(D) of the Governing Board Procedures (codified as Section 30.5(4)(D)(i) of the Administrative Code), that the modifications to Proposed Rule 1147.2 since the Notice of Public Hearing was published are clarifications that meet the same air quality objective and are not so substantial as to significantly affect the meaning of Proposed Rule 1147.2 within the meaning of Health and Safety Code Section 40726 because the changes to paragraph (c)(7), paragraph (d)(3), subparagraphs (d)(1)(B), (d)(7)(A), (d)(7)(B), (d)(8)(B), (e)(4)(A), (e)(4)(B), and (e)(7)(C), Table 4, subdivision (g), subparagraphs (h)(7)(B), (h)(8)(C), and (h)(11)(B), and paragraphs (h)(8), (j)(1), and (k)(4) are to clarify rule language and the addition of South Coast AQMD Source Test Method 7.1 and EPA Test Method 19 in paragraph (h)(5) are to correct an inadvertent deletion and: (a) the changes do not impact emission reductions, (b) the changes do not affect the number or type of sources regulated by the rule, (c) the changes are consistent with the information contained in the Notice of Public Hearing, and (d) the consideration of the range of CEQA alternatives is not applicable because Proposed Rule 1147.2 is exempt from CEQA; and

WHEREAS, Proposed Rule 1147.2 will be submitted for inclusion into the State Implementation Plan; and

WHEREAS, Health and Safety Code Section 40727 requires that prior to adopting, amending, or repealing a rule or regulation, the South Coast AQMD Governing Board shall make findings of necessity, authority, clarity, consistency, non-duplication, and reference based on relevant information presented at the public hearing and in the Final Staff Report; and

WHEREAS, the South Coast AQMD Governing Board has determined that a need exists to adopt Rule 1147.2 provide nitrogen oxide (NOx) and carbon monoxide (CO) limits for the metal melting and heating industry to reflect current Best Available Retrofit Control Technology (BARCT) concentration limits to continue with the transition of facilities in the RECLAIM program to a command-and-control regulatory structure to meet the commitments of Control Measure CMB-05 of the Final 2016 Air Quality Management Plan; and

WHEREAS, the South Coast AQMD Governing Board obtains its authority to adopt, amend, or repeal rules and regulations from Health and Safety Code Sections 39002, 39650 et. seq., 40000, 40001, 40440, 40441, 40506, 40510, 40702, 40725 through 40728, 40920.6, 41508, 41700, and 42300 et seq.; and

WHEREAS, the South Coast AQMD Governing Board has determined that Proposed Rule 1147.2 is written or displayed so that its meaning can be easily understood by the persons directly affected by it; and

WHEREAS, the South Coast AQMD Governing Board has determined that Proposed Rule 1147.2 is in harmony with, and not in conflict with or contradictory to, existing statutes, court decisions, or state or federal regulations; and
WHEREAS, the South Coast AQMD Governing Board has determined that Proposed Rule 1147.2 does not impose the same requirements as any existing state or federal regulations, and the proposed rule is necessary and proper to execute the powers and duties granted to, and imposed upon, the South Coast AQMD; and

WHEREAS, the South Coast AQMD Governing Board, in adopting Rule 1147.2, references the following statutes which the South Coast AQMD hereby implements, interprets, or makes specific: Assembly Bill 617 and Health and Safety Code Sections 39002, 39616, 40001, 40406, 40506, 40702, 40440(a), 40725 through 40728.5, 40920.6, and 42300 et seq., and Clean Air Act sections 110, 172, 173, and 182(e); and

WHEREAS, Health and Safety Code Section 40727.2 requires the South Coast AQMD to prepare a written analysis of existing federal air pollution control requirements applicable to the same source type being regulated whenever it adopts or amends a rule, and that the South Coast AQMD’s comparative analysis of Proposed Rule 1147.2 is included in the Final Staff Report; and

WHEREAS, the South Coast AQMD Governing Board has determined that the Socioeconomic Impact Assessment of Proposed Rule 1147.2, as found in the Final Staff Report, is consistent with the March 17, 1989 Governing Board Socioeconomic Resolution for rule adoption; and

WHEREAS, the South Coast AQMD Governing Board has determined that the Socioeconomic Impact Assessment is consistent with the provisions of Health and Safety Code Sections 40440.8, 40728.5, and 40920.6; and

WHEREAS, the South Coast AQMD Governing Board has determined that Proposed Rule 1147.2 will result in increased costs to the affected industries, yet are considered to be reasonable, with a total annualized cost as specified in the Socioeconomic Impact Assessment of Proposed Rule 1147.2, as found in the Final Staff Report; and

WHEREAS, the South Coast AQMD Governing Board has considered the Socioeconomic Impact Assessment, as found in the Final Staff Report, and has made a good faith effort to minimize such impacts; and

WHEREAS, the South Coast AQMD staff conducted a Public Workshop regarding Proposed Rule 1147.2 on January 20, 2022; and

WHEREAS, the public hearing has been properly noticed in accordance with the provisions of Health and Safety Code Sections 40725 and 40440.5; and

WHEREAS, the South Coast AQMD Governing Board has held a public hearing in accordance with all applicable provisions of state and federal law; and

WHEREAS, the South Coast AQMD specifies the Planning and Rules Manager of Proposed Rule 1147.2 as the custodian of the documents or other materials which constitute the record of proceedings upon which the adoption of this proposed rule
is based, which are located at the South Coast Air Quality Management District, 21865 Copley Drive, Diamond Bar, California; and

**NOW, THEREFORE BE IT RESOLVED,** that the South Coast AQMD Governing Board does hereby determine, pursuant to the authority granted by law, that Proposed Rule 1147.2 is exempt from CEQA pursuant to CEQA Guidelines Section 15061(b)(3) – Common Sense Exemption. This information has been presented to the South Coast AQMD Governing Board, whose members exercised their independent judgment and reviewed, considered, and approved the information therein prior to acting on Proposed Rule 1147.2; and

**BE IT FURTHER RESOLVED,** that the South Coast AQMD Governing Board does hereby adopt, pursuant to the authority granted by law, Proposed Rule 1147.2 as set forth in the attached, and incorporated herein by reference; and

**BE IT FURTHER RESOLVED,** that the South Coast AQMD Governing Board requests that Proposed Rule 1147.2 be submitted into the State Implementation Plan; and

**BE IT FURTHER RESOLVED,** that the Executive Officer is hereby directed to forward a copy of this Resolution and Proposed Rule 1147.2 and supporting documentation to the California Air Resources Board for approval and subsequent submittal to the U.S. Environmental Protection Agency for inclusion into the State Implementation Plan.

DATE: _______________ ______________________________

CLERK OF THE BOARDS
RULE 1147.2  NOX REDUCTIONS FROM METAL MELTING AND HEATING FURNACES

[Rule index to be included after rule adoption]

(a) Purpose
The purpose of this rule is to reduce emissions of Nitrogen Oxide (NOx) and Carbon Monoxide (CO) from Metal Melting Furnaces, Metal Heat Treating Furnaces, Metal Heating Furnaces, and Metal Forging Furnaces.

(b) Applicability
This rule applies to an owner or operator of a Metal Melting Furnace, Metal Heat Treating Furnace, Metal Heating Furnace, or Metal Forging Furnace that requires a South Coast AQMD permit.

(c) Definitions
(1) ALTERATION means any physical change or addition to an Existing Unit requiring an application for Permit to Construct pursuant to South Coast AQMD Rule 201 – Permit to Construct.
(2) BTU means British thermal unit or units.
(3) CONTINUOUS EMISSIONS MONITORING SYSTEM (CEMS) means the total combined equipment and systems required to continuously determine air contaminants and diluent gas concentrations and/or a mass emission rate of a source effluent (as applicable). The CEMS consists of three major subsystems: sampling interface, analyzer, and data acquisition system.
(4) DECOMMISSION means to permanently shut down a Unit by removing the fuel, air, electricity, or other utility source connected to it and inactivate the Unit’s applicable South Coast AQMD permit.
(5) EXISTING means operating or in place as of [Date of Adoption].
(6) FORMER RECLAIM FACILITY means a facility, or any of its successors, that was in the Regional Clean Air Incentives Market (RECLAIM) program as of January 5, 2018, as established in Regulation XX, that has received a final determination notification, and is no longer in the RECLAIM program.
Rule 1147.2 (Cont.) (Adopted April 1, 2022)

(7) HEAT INPUT means the chemical heat released due to assumed complete combustion of fuel in a Unit, using the higher heating value of the fuel. This does not include the sensible heat of incoming combustion air.

(8) METAL FORGING FURNACE means a device which applies heat to a solid metal to allow for its further processing, forming, or shaping.

(9) METAL HEAT TREATING FURNACE means a device where heat is applied to a solid metal in order to alter its chemical properties, alter its microstructure to achieve desired mechanical properties (strength, hardness, toughness, ductility, and corrosion resistance), or alter its surface chemistry.

(10) METAL HEATING FURNACE means a device where heat is applied to a solid metal in order to alter its physical properties.

(11) METAL MELTING FURNACE means a device where metal is heated to, or maintained in, a molten state.

(12) NEW UNIT means a Unit that is installed, relocated, or replaced after [Date of Adoption].

(13) NON-RECLAIM FACILITY means a facility, or any of its successors, that was not in the Regional Clean Air Incentives Market program as of January 5, 2018, as established in Regulation XX.

(14) OPERATING HOURS means the number of hours in which fuel is burned by a UNIT.

(15) OXIDES OF NITROGEN (NOX) EMISSIONS is the sum of nitrogen oxide and nitrogen dioxide in the flue gas, collectively expressed as nitrogen dioxide.

(16) RADIANT-TUBE BURNER means an indirect-fired burner where combustion takes place in a tube to prevent contact between the products of combustion and the parts being heated.

(17) RATED HEAT INPUT CAPACITY means the Heat Input of the combustion Unit specified on a permanent rating plate attached by the manufacturer to the device. If the Unit has been altered or modified, the new Rated Heat Input Capacity as specified in subparagraph (i)(2)(A) shall be considered as the Rated Heat Input Capacity.

(18) RECLAIM FACILITY means a facility, or any of its successors, that was in the Regional Clean Air Incentives Market program as of January 5, 2018, as established in Regulation XX.
Rule 1147.2 (Cont.)

(19) REFRACTORY DRY-OUT is as defined in South Coast AQMD Rule 429 – Startup and Shutdown Exemption Provisions for Oxides of Nitrogen.

(20) SHUTDOWN is as defined in South Coast AQMD Rule 429 – Startup and Shutdown Exemption Provisions for Oxides of Nitrogen.

(21) STARTUP is as defined in South Coast AQMD Rule 429 – Startup and Shutdown Exemption Provisions for Oxides of Nitrogen.

(22) THERM means 100,000 Btu.

(23) UNIT means any Metal Melting Furnace, Metal Heat Treating Furnace, Metal Heating Furnace, or Metal Forging Furnace.

(d) Requirements

(1) Until an owner or operator is required to meet the NOx and CO concentration limits in Table 1 or the alternative NOx and CO concentration limits in Table 2 pursuant to the implementation schedule in subdivision (e), the owner or operator shall not operate a Unit that exceeds a NOx concentration limit of:
   (A) 60 ppmv, corrected to 3% oxygen, dry, for any Unit at a Non-RECLAIM Facility as demonstrated pursuant to subdivision (h); or
   (B) 102 ppmv, corrected to 3% oxygen, dry, or an existing NOx emission concentration limit, whichever is lower, and as demonstrated pursuant to subdivision (h), for any Unit at a RECLAIM Facility upon the date of becoming a Former RECLAIM Facility.

(2) An owner or operator of a Unit with a Rated Heat Input Capacity less than 40 MMBtu/hr shall not operate the Unit that exceeds the applicable NOx or CO concentration limits in Table 1 beyond the dates specified in the implementation schedule in paragraph (e)(1) as demonstrated pursuant to subdivision (h).

(3) An owner or operator of a Unit with a Rated Heat Input Capacity less than 40 MMBtu/hr and where the burner age is less than 32 years old, as of January 1, 2023 as determined pursuant to subdivision (f), may elect to comply with the NOx and CO concentration limits in Table 1 pursuant to the alternative implementation schedule in paragraph (e)(2), provided that:
   (A) The owner or operator operates the Unit in compliance with the permit if the Unit has an Existing permit condition that complies with the alternative NOx and CO concentration limits in Table 2; or
Rule 1147.2 (Cont.) (Adopted April 1, 2022)

(B) The owner or operator of a Unit that does not have an Existing permit condition pursuant to subparagraph (d)(3)(A):

(i) Submits a permit application by July 1, 2023, to add a permit condition to the Permit to Operate that requires compliance with the alternative NOx and CO concentration limits in Table 2; and

(ii) Demonstrates compliance with the alternative NOx and CO concentration limits in Table 2 by a source test conducted pursuant to subdivision (h) and the source test report is approved by the Executive Officer pursuant to the implementation schedule in paragraph (e)(2) where the source test has been conducted no later than 36 months prior to the application submittal and where no modification to the Unit has been made between the date of the source test and when the permit application is submitted.

(4) An owner or operator of a Unit greater than or equal to 40 MMBtu/hr shall not operate a Unit that exceeds the applicable NOx or CO concentration limits in Table 1 beyond the dates specified in the implementation schedule in paragraph (e)(3).

(5) An owner or operator of a New Unit shall not operate a New Unit that exceeds the applicable NOx or CO concentration limits in Table 3.

(6) In lieu of complying with the NOx and CO concentration limit requirements of paragraphs (d)(1) through (d)(4) an owner or operator of a Unit may elect to Decommission the Unit pursuant to paragraph (e)(6).

(7) In lieu of complying with the NOx and CO concentration limit requirements of paragraphs (d)(1) through (d)(5), an owner or operator of a Unit may elect to comply with the following, whichever is lower:

(A) NOx emissions less than one pound per day, averaged over a calendar month, pursuant to subdivision (g) and maintain records pursuant to subdivision (j); or

(B) Any new or Existing permit limit of less than one pound of NOx per day.

(8) An owner or operator of a Unit electing to comply with paragraph (d)(7) that fails to demonstrate compliance with paragraph (d)(7) shall:

(A) Submit a permit application to meet the concentration limits in Table 1 within 180 days of failure to demonstrate compliance with paragraph (d)(7); and
Rule 1147.2 (Cont.) (Adopted April 1, 2022)

(B) Meet the concentration limits in Table 1 no later than 12 months after a permit is issued.

(i) 12 months after a permit is issued; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205.

Table 1 – NOx and CO Concentration Limits for Existing Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NOx Limit(^1,2) (ppmv)</th>
<th>CO Limit(^1) (ppmv)</th>
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</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>40</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal</td>
<td>≤ 1,200 °F</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Heating, and Metal Forging</td>
<td>&gt; 1,200 °F</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube</td>
<td>All Temperatures</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Burners</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>≥ 40 MMBtu/hr</td>
<td>All Units</td>
<td>All Temperatures</td>
<td>15</td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) Corrected to 3% oxygen, dry
\(^2\) Averaged over an 8-hour rolling interval for Units equipped with a certified NOx CEMS

Table 2 – Alternative NOx and CO Concentration Limits for Existing Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NOx Limit(^1,2) (ppmv)</th>
<th>CO Limit(^1) (ppmv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>50</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal</td>
<td>≤ 1,200 °F</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Heating, and Metal Forging</td>
<td>&gt; 1,200 °F</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube</td>
<td>All Temperatures</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Burners</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) Corrected to 3% oxygen, dry
\(^2\) Averaged over an 8-hour rolling interval for Units equipped with a certified NOx CEMS
Table 3 – NOx and CO Concentration Limits for New Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NOx Limit&lt;sup&gt;1,2&lt;/sup&gt; (ppmv)</th>
<th>CO Limit&lt;sup&gt;1&lt;/sup&gt; (ppmv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>40</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal Heating, and Metal Forging</td>
<td>≤ 1,200 °F</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>&gt; 1,200 °F</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube Burners</td>
<td>All Temperatures</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>≥ 40 MMBtu/hr</td>
<td>All Units</td>
<td>All Temperatures</td>
<td>15</td>
<td></td>
</tr>
</tbody>
</table>

<sup>1</sup> Corrected to 3% oxygen, dry
<sup>2</sup> Averaged over an 8-hour rolling interval for Units equipped with a certified NOx CEMS

(e) Implementation Schedules

(1) An owner or operator of a Unit with a Rated Heat Input Capacity less than 40 MMBtu/hr that is required to meet the NOx and CO concentration limits in Table 1 pursuant to paragraph (d)(2) shall:
   (A) Submit a permit application for each Unit to limit the NOx and CO concentrations to a level not to exceed the concentration limits in Table 1:
       (i) On or before July 1, 2023, for any Unit where the burner age is 12 years or older, as determined pursuant to subdivision (f), as of January 1, 2023; or
       (ii) On or before July 1 of the year when a Unit’s burner age reaches 12 years, as determined pursuant to subdivision (f), by January 1 of that year; and
   (B) Cease operation of the Unit that exceeds the NOx or CO concentration limits in Table 1 no later than:
       (i) 12 months after a permit is issued; or
       (ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205.

(2) An owner or operator of a Unit with a Rated Heat Input Capacity less than 40 MMBtu/hr that meets the requirements for use of an alternative implementation schedule pursuant to subparagraph (d)(3)(A) or (d)(3)(B), shall:
(A) Submit a permit application for each Unit to limit the NOx and CO concentrations to a level not to exceed the concentration limits in Table 1 on or before July 1 of the year when a Unit’s burner age reaches 32 years, as determined pursuant to subdivision (f), by January 1 of that year; and

(B) Cease operation of the Unit that exceeds the NOx or CO concentration limits in Table 1, no later than:

(i) 12 months after a permit is issued; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205.

(3) An owner or operator of a Unit with a Rated Heat Input Capacity greater than or equal to 40 MMBtu/hr shall:

(A) Submit a permit application for each Unit to limit the NOx and CO concentrations to a level not to exceed the concentration limits in Table 1 on or before July 1, 2023; and

(B) Cease operation of the Unit that exceeds the NOx or CO concentration limit in Table 1, no later than:

(i) 18 months after a permit is issued; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205.

(4) An owner or operator of a Unit that fails to comply with the requirements of paragraph (d)(2), (d)(3), or (d)(4) shall:

(A) For Units with a Rated Heat Input Capacity less than 40 MMBtu/hr, not operate the Unit unless the Unit meets the concentration limits in Table 1 or Table 2 by the following dates, whichever is sooner:

(i) 12 months after a permit is issued or the expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205; or

(iii) 30 months following the permit application submittal date in the implementation schedule of paragraphs (e)(1) or (e)(2).
Rule 1147.2 (Cont.)

(Adopted April 1, 2022)

(B) For Units with a Rated Heat Input Capacity greater than or equal to 40 MMBtu/hr, not operate the Unit unless the Unit meets the concentration limits in Table 1 by the following dates, whichever is sooner:

(i) 18 months after a permit is issued or the expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205; or

(iii) 36 months following the permit application submittal date in the implementation schedule of paragraph (e)(3).

(5) An owner or operator of a Unit that demonstrates compliance with the concentration limit requirements of paragraph (d)(2), (d)(3), or (d)(4) pursuant to subdivision (h) without any Alteration to the Unit and without a permit condition requiring compliance with the NOx and CO concentration limits specified in Table 1 or Table 2 shall submit a permit application to modify the Permit to Operate for the Unit pursuant to the implementation schedule in paragraph (e)(1), (e)(2), or (e)(3).

(6) An owner or operator that elects to Decommission a Unit, in lieu of meeting the requirements of paragraph (d)(1), (d)(2), (d)(3), or (d)(4) shall Decommission the Unit no later than 30 months following the permit application submittal date pursuant to the implementation schedule in paragraphs (e)(1) through (e)(3) and, by that date, inactivate the Unit’s applicable South Coast AQMD permit.

(7) Implementation Schedule for Facilities with Two or More Units

An owner or operator of a facility with two or more Units subject to paragraphs (d)(2), (d)(3), or (d)(4) with a July 1, 2023 permit application submittal date pursuant to the implementation schedule in paragraph (e)(1) or (e)(2), may elect to comply with the multiple unit implementation schedule pursuant to Table 4, in lieu of the implementation schedule in paragraph (e)(1) or (e)(2), provided:

(A) The owner or operator submits permit applications by the permit application submittal dates specified in Table 4 to comply with the concentration limits in Table 1; where
Rule 1147.2 (Cont.)

(Adopted April 1, 2022)

(i) The total Rated Heat Input Capacity means the sum of all of the units’ Rated Heat Input Capacity that are subject to the multiple unit implementation schedule in Table 4; and

(ii) The minimum percentages listed in Table 4 require that the calculated number of Units is rounded up to the nearest whole number of Units.

(B) Each Unit demonstrates compliance, pursuant to subdivision (h), with the concentration limits in Table 1 no later than:

(i) 12 months after a permit is issued; or

(ii) The expiration date of the permit, if any extension of time has been approved in writing pursuant to Rule 205.

(C) The owner or operator that elects to meet the permit application submission requirements of subparagraph (e)(7)(A) by Decommissioning a Unit shall Decommission the Unit within 30 months of the applicable permit application submittal deadline in Table 4 submission of clause (e)(7)(C)(i) by disconnecting all fuel, air, and electricity to the Unit and, by that date, inactivating the Unit’s applicable South Coast AQMD permit.

Table 4 – Multiple Unit Implementation Schedule to Meet Concentration Limits in Table 1

<table>
<thead>
<tr>
<th>Permit Application Submittal Deadline or Inactivation of Permit Submittal Date</th>
<th>2 – 9 Units (Minimum % of total Rated Heat Input Capacity)</th>
<th>10 – 19 Units (Minimum % of total Rated Heat Input Capacity)</th>
<th>20 or More Units (Minimum % of total Rated Heat Input Capacity)</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 2023</td>
<td>50%</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>January 1, 2024</td>
<td>100%</td>
<td>50%</td>
<td>33%</td>
</tr>
<tr>
<td>January 1, 2025</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>January 1, 2026</td>
<td>Not Applicable</td>
<td>100%</td>
<td>67%</td>
</tr>
<tr>
<td>January 1, 2027</td>
<td>Not Applicable</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>January 1, 2028</td>
<td>-</td>
<td>-</td>
<td>100%</td>
</tr>
</tbody>
</table>
Rule 1147.2 (Cont.) (Adopted April 1, 2022)

(f) Determination of Burner Age

(1) Burner age for Units with a Rated Heat Input Capacity less than 40 MMBtu/hr and equipped with burners of varying ages shall be based on the oldest burner age.

(2) Burner age shall be based on the original date of installation determined by:

   (A) Invoice from burner manufacturer for purchase of burner equipment;
   
   (B) Information submitted to the South Coast AQMD with applications for permit prior to [Date of Adoption] for the specific burner;
   
   (C) Original Unit manufacturer's identification or rating plate permanently affixed to the Unit; or
   
   (D) Any other method of determining burner age that can be substantiated through sufficient written information as approved by the Executive Officer.

(3) The burner shall be deemed to be 32 years old as of January 1, 2023, for any Unit where the burner age cannot be determined pursuant to paragraph (f)(2).

(g) Demonstration of Less than One Pound NOx per Day Averaged Over a Calendar Month

(1) Effective upon [six months after Date of Adoption], an owner or operator demonstrating compliance with NOx emissions of less than one pound per day, averaged over a calendar month, shall:

   (A) Install and maintain in service a non-resettable totalizing time meter on the Unit and operate the Unit no more than the specified time per calendar month in Table 5 or as calculated using Equation 1; or

   \[
   \text{Monthly Operating Hours} = \frac{D}{R \times (EF + HHV)} \quad \text{(Equation 1)}
   \]

   Where,

   \[
   \begin{align*}
   D &= \text{Number of Days in Calendar Month} \\
   R &= \text{Rated Heat Input Capacity (MMBtu/hr)} \\
   EF &= \text{Emission Factor for the Unit (lbs NOx/MMScf natural gas)} \\
   HHV &= \text{Higher Heating Value of Natural Gas (1,050 MMBtu/MMScf)}
   \end{align*}
   \]
Proposed Rule 1147.2 - 11

Table 5 –Monthly Operating Limits

<table>
<thead>
<tr>
<th>Unit Rated Heat Input Capacity (Btu/hr)</th>
<th>Monthly Operating Limit (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 1,000,000</td>
<td>240</td>
</tr>
<tr>
<td>≥ 1,000,000 to &lt; 1,500,000</td>
<td>160</td>
</tr>
<tr>
<td>≥ 1,500,000 to ≤ 2,000,000</td>
<td>120</td>
</tr>
</tbody>
</table>

(B) Install and maintain in service a non-resettable totalizing fuel meter on the Unit and consume no more than the Therms of fuel per month calculated using Equation 2, with fuel use corrected to standard temperature and pressure.

\[
\text{Monthly Therms of Fuel} = \left( \frac{D}{EF} \right) \times HHV \times 10
\]

(Equation 2)

Where,
- \( D \) = Number of Days in Calendar Month
- \( EF \) = Emission Factor for the Unit (lbs NOx/MMScf natural gas)
- \( HHV \) = Higher Heating Value of Natural Gas (1,050 MMBtu/MMScf)
- 10 = Conversion from MMBtu to Therms

(h) Monitoring and Source Testing Requirements

(1) An owner or operator of a Unit subject to the concentration limit requirements in paragraph (d)(1), (d)(2), (d)(3), (d)(4), or a South Coast AQMD permit concentration limit shall:

(A) For Units with a Rated Heat Input Capacity less than 10 MMBtu/hr, conduct a source test no later than 60 calendar months from the previous source test; or

(B) For Units with a Rated Heat Input Capacity greater than or equal to 10 MMBtu/hr, conduct a source test no later than:

(i) 60 calendar months from the previous source test for Units with an annual heat input of less than or equal to 23 billion Btu per year; or

(ii) 36 calendar months from the previous source test for Units with an annual heat input of greater than 23 billion Btu per year in any year.
Rule 1147.2 (Cont.)

(Adopted April 1, 2022)

(2) An owner or operator of a Unit shall conduct an initial source test:

   (A) For Existing Units,

     (i) No later than 24 months after [Date of Adoption] or no later than 24 months after the facility operating the Unit becomes a Former RECLAIM Facility, whichever is later, and establish the date of this source test as the basis for subsequent source testing frequency; or

     (ii) Use the results of a South Coast AQMD-approved source test conducted between the applicable frequency required in subparagraph (h)(1)(A) or (h)(1)(B) and [Date of Adoption] and establish the date of this source test as the basis for subsequent source testing frequency. The source test and source test protocol must still be representative of the current operation of the equipment, or a new source test protocol will be required to be submitted pursuant to paragraph (h)(3).

   (B) For New Units, no later than 18 months after the Permit to Construct is issued and establish the date of this source test as the basis for subsequent source testing frequency unless an extension of time has been approved in writing by the Executive Officer.

(3) An owner or operator of a Unit shall submit a source test protocol to the Executive Officer for approval no later than 90 days prior to the scheduled source test and conduct the source test within the 90-day period, or within 30 days following the source test protocol approval, whichever is later.

(4) An owner or operator of a Unit that has a previously approved protocol pursuant to the protocol submission requirements of paragraph (h)(3) may submit the previously approved protocol if the burner and Unit have not been Altered in a manner that requires a permit modification, and rule or permit concentration limits have not become more stringent since the previous source test, unless the Executive Officer determines that the previously approved protocol is no longer applicable or requires modification and a new source test protocol is required to be submitted.

(5) Any source test conducted to demonstrate compliance shall use a South Coast AQMD-approved contractor under the Laboratory Approval Program according to the following procedures:
(A) South Coast AQMD Source Test Method 100.1 – Instrumental Analyzer Procedures for Continuous Gaseous Emission Sampling (March 1989);

(B) South Coast AQMD Source Test Method 7.1 – Determination of Nitrogen Oxide Emissions from Stationary Sources (March 1989);

(C) South Coast AQMD Source Test Method 10.1 – Carbon Monoxide and Carbon Dioxide by Gas Chromatograph/Non-Dispersive Infrared Detector (GC/NDIR) - Oxygen by Gas Chromatograph-Thermal Conductivity (GC/TCD) (March 1989); or

(D) EPA Test Method 19 – Sulfur Dioxide Removal and Particulate, Sulfur Dioxide and Nitrogen Oxides from Electric Utility Steam Generators (August 2017); or

(E) Any alternative test method submitted in writing to, and pre-approved by, the Executive Officer of the South Coast AQMD, the California Air Resources Board, and the United States Environmental Protection Agency.

(6) Source test reports, including a description of the equipment tested, shall be submitted to the Executive Officer within 60 days of completion of the source test.

(7) An owner or operator of a Unit conducting a source test shall:

(A) Not perform any Unit tuning, including modifying the air-to-fuel ratio and excess air content, subsequent to the beginning of a source test, except to maintain the burner settings set during the Unit tuning;

(B) Conduct the source test within the calendar month that the source test is due pursuant to the source testing frequency requirements in paragraph (h)(1); and

(C) For a Unit that is not in operation on the date the source test is required, conduct the source test by the end of seven consecutive days, or 15 cumulative days, of resumed operation.

(8) An owner or operator of a Unit with a Rated Heat Input Capacity greater than or equal to 40 MMBtu/hr shall:

(A) For Units located at a Non-RECLAIM Facility, install, certify, operate, and maintain a CEMS to measure NOx and oxygen within 12 months of [Date of Adoption] pursuant to the applicable South Coast AQMD Rules 218.2 and 218.3 requirements to demonstrate compliance with the
Rule 1147.2 (Cont.) (Adopted April 1, 2022)

concentration limits in Table 1 at the corresponding oxygen correction and averaging times;

(B) For Units located at a Former RECLAIM Facility, install, certify, operate, and maintain a CEMS to measure NOx and oxygen within 12 months of receipt of the final determination notification or within 12 months of [Date of Adoption], whichever is later, pursuant to the applicable South Coast AQMD Rules 218.2 and 218.3 requirements to demonstrate compliance with the concentration limits in Table 1 at the corresponding oxygen correction and averaging times;

(C) For Units located at a RECLAIM Facility install, certify, operate, and maintain a CEMS to measure NOx and oxygen within 12 months of [Date of Adoption] pursuant to South Coast AQMD Rule 2012 to demonstrate compliance with the concentration limits in Table 1 ammonia permit limit of the Unit at the corresponding oxygen correction and averaging times;

(D) An owner or operator of a Unit equipped with a certified CEMS to measure NOx emissions shall not require NOx source testing requirements;

(E) An owner or operator of a Unit equipped with a certified CEMS to measure CO emissions shall not require CO source testing requirements; and

(F) Conduct an annual relative accuracy test audit (RATA) required by any applicable South Coast AQMD rule or certification procedure for CEMS certification, operation, monitoring, reporting, and notification; 40 CFR Part 75 Subpart E; or 40 CFR Part 60 Appendix B Specification 2, for those pollutants monitored by a CEMS.

(9) An owner or operator of a Unit with an exhaust emission control system that utilizes an ammonia-based chemical reagent to control NOx shall:

(A) Demonstrate compliance quarterly with any ammonia limit established in the permit of the Unit, according to the procedures in South Coast AQMD Source Test Method 207.1 – Determination of Ammonia Emissions from Stationary Sources, as specified by a permit condition or beginning within 12 months of a new Permit to Operate being issued, whichever is sooner;
(B) Demonstrate compliance annually with any ammonia limit established in the permit of the Unit, if the Unit has demonstrated compliance with the quarterly source test requirements of subparagraph (h)(9)(A) for four consecutive quarterly source tests;

(C) Return to the original schedule to conduct source tests quarterly pursuant to subparagraph (h)(9)(A) if a Unit fails to demonstrate compliance with the annual source test requirements of subparagraph (h)(9)(B);

(D) In lieu of complying with subparagraphs (h)(9)(A) through (h)(9)(C), Units located at a Non-RECLAIM Facility or Former RECLAIM Facility shall install, certify, operate, and maintain a CEMS to measure ammonia and oxygen pursuant to any applicable South Coast AQMD rule or certification procedure for CEMS certification, operation, monitoring, reporting, and notification to demonstrate compliance with the ammonia permit limit of the Unit at the corresponding oxygen correction and averaging times;

(E) For Units that are equipped with a CEMS to measure ammonia and oxygen that is not certified pursuant to any applicable South Coast AQMD rule or certification procedure for CEMS certification, operation, monitoring, reporting, and notification, conduct periodic ammonia source testing pursuant to paragraphs (h)(9)(A) or (h)(9)(B) until the ammonia CEMS is certified; and

(F) For Units that are subject to paragraphs (h)(9)(A) or (h)(9)(B), and that do not utilize a certified NOx CEMS and CO CEMS shall conduct source testing for NOx and CO concurrently with source testing for ammonia.

(10) Compliance determinations approved by the Executive Officer shall be used to establish the basis for subsequent source testing frequency, including any compliance determinations required as part of a permit.

(11) All compliance determinations pursuant to paragraph (d)(1), (d)(2), (d)(3), (d)(4), (d)(5), or South Coast AQMD permit concentration limits shall be calculated:

(A) Using a South Coast AQMD approved test protocol averaged over a period of at least 15 minutes of operation and no more than 60 consecutive minutes, or alternative time period approved by the Executive Officer;
Rule 1147.2 (Cont.)

(B) After Unit Start-up; and

(C) In the normal firing range of the Rated Heat Input Capacity of the Unit.

(12) An owner or operator of a Unit that is subject to more than one NOx concentration limit due to varying operating temperatures may elect to comply with the higher NOx concentration limit.

(13) An owner or operator of multiple Units operating in-series with a common exhaust shall comply with the lowest NOx concentration limit of any individual Unit.

(i) Labeling Requirements

(1) An owner or operator of a Unit shall display and maintain the model number and Rated Heat Input Capacity of the Unit burner on a permanent rating plate.

(2) The owner or operator of a Unit that is Altered shall:

(A) Display the new Rated Heat Input Capacity on a new permanent supplemental rating plate installed in an accessible location on the Unit or burner; and

(B) Determine the date of Unit Alteration pursuant to the burner age determination requirements of subdivision (f).

(j) Reporting and Recordkeeping Requirements

(1) An owner or operator shall maintain on-site, for at least 5 years and make available to the Executive Officer upon request, and if applicable, source test reports and monthly records demonstrating compliance with the less than one pound NOx per day, averaged over a calendar month, demonstration requirements of subdivision (g).

(2) An owner or operator shall maintain operating records to demonstrate that a Unit complies with the requirements of subparagraph (h)(7)(C).

(3) An owner or operator shall maintain records on-site identifying the Rated Heat Input Capacity for any Unit subject to this rule and make such records available to the Executive Officer upon request.

(4) An owner or operator of a Unit that is Altered and subject to this rule shall maintain records on-site to include the name of the company and person Altering the Unit, a description of all Alterations, the date(s) the Unit was

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(Adopted April 1, 2022)

Altered, and a calculation of the Rated Heat Input Capacity and make such records available to the Executive Officer upon request.

(5) An owner or operator of a Unit equipped with a CEMS shall maintain records on-site in compliance with any applicable South Coast AQMD Rule for CEMS certification, operation, monitoring, reporting, and notification or any applicable permit condition, for at least 5 years and make records available to the Executive Officer upon request.

(k) Exemptions

(1) The concentration limits of subdivision (d) shall not apply to Units during periods of Refractory Dry-Out.

(2) The provisions of this rule shall not apply to Units equipped with a certified CEMS to measure NOx, during periods of Startup or Shutdown pursuant to South Coast AQMD Rule 429.

(3) The provisions of this rule shall not apply to electrically-powered Units.

(4) A Unit emitting less than one pound NOx per day, averaged over a calendar month, pursuant to paragraph (d)(7) shall:

(A) Be exempt from the requirements of this rule except for the less than one pound NOx per day, averaged over a calendar month, requirements of subdivision (g), the labelling requirements of subdivision (i), and the recordkeeping requirements of subdivision (j); and

(B) Permanently lose exemption under subparagraph (k)(4)(A) if the Unit fails to demonstrate compliance with paragraph (d)(7).
SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

Final Staff Report
Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces
April 2022

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EXECUTIVE SUMMARY

The Regional Clean Air Incentives Market (RECLAIM) program was adopted in October 1993 under Regulation XX. RECLAIM is a market-based emissions trading program designed to reduce NO\textsubscript{x} and SO\textsubscript{x} emissions and includes facilities with NO\textsubscript{x} or SO\textsubscript{x} emissions greater than four tons per year.

The 2016 Final Air Quality Management Plan (2016 AQMP) included Control Measure CMB-05: Further NO\textsubscript{x} Reductions from RECLAIM Assessment (CMB-05) to ensure the NO\textsubscript{x} RECLAIM program was achieving equivalency with command-and-control rules that are implementing Best Available Retrofit Control Technology (BARCT) and to generate further NO\textsubscript{x} emission reductions at RECLAIM facilities. The adoption resolution for the 2016 AQMP directed staff to achieve five tons per day of NO\textsubscript{x} emission reductions as soon as feasible but no later than 2025, and to transition the RECLAIM program to a command-and-control regulatory structure requiring BARCT as soon as practicable.

On July 26, 2017 the Governor approved California State Assembly Bill 617, which required air districts to develop, by January 1, 2019, an expedited schedule for the implementation of BARCT no later than December 31, 2023 for industrial facilities that are in the California greenhouse gas cap-and-trade program with priority given to older, higher polluting sources that need to install BARCT.

As facilities transition out of the NO\textsubscript{x} RECLAIM program, a command-and-control rule that includes NO\textsubscript{x} emission standards that reflect BARCT will be needed for all equipment categories. Proposed Rule (PR) 1147.2 – NO\textsubscript{x} Reductions from Metal Melting and Heating Furnaces is a command-and-control rule for facilities that operate furnaces used for metal melting, metal heat treating, metal heating, and metal forging. Approximately 21 facilities representing 315 combustion sources that are currently in the RECLAIM program will be subject to PR 1147.2. In addition, approximately 65 non-RECLAIM facilities that were subject to Rule 1147 – NO\textsubscript{x} Reductions from Miscellaneous Sources that operate furnaces used for metal melting, metal heat treating, metal heating, and metal forging will also be subject to PR 1147.2.

PR 1147.2 proposes NO\textsubscript{x} and CO emission concentration limits for furnaces used for metal melting, metal heat treating, metal heating, and metal forging that were developed through a BARCT assessment process. PR 1147.2 also proposes alternative concentration limits for units that are within 10 ppmv of the BARCT-established NO\textsubscript{x} limits. PR 1147.2 will establish implementation schedules for all impacted units taking into account the age of the burners, compliance with alternative concentration limits in PR 1147.2, and the number of impacted furnaces at a facility. In addition, PR 1147.2 will establish requirements for monitoring, record keeping, and source testing.

PR 1147.2 was developed through a public process. Nine Working Group meetings were held. Staff met with multiple stakeholders during the rule development process and conducted several site visits.
With the adoption of PR 1147.2, NOx reductions are estimated to be 0.495 tons per day (tpd), 94% of which will be realized from units exiting the RECLAIM program. The cost-effectiveness for the rule is expected to be $12,100 per ton of NOx reduced.
CHAPTER 1: BACKGROUND

INTRODUCTION
REGULATORY HISTORY
AFFECTED INDUSTRIES
PUBLIC PROCESS
INTRODUCTION

The RECLAIM program was adopted in October 1993 under Regulation XX. RECLAIM is a market-based emissions trading program designed to reduce NOx and SOx emissions and includes facilities with NOx or SOx emissions greater than 4 tons per year. The 2016 AQMP included control measure CMB-05 to ensure the NOx RECLAIM program was achieving equivalency with command-and-control rules that are implementing Best Available Retrofit Control Technology and to generate further NOx emission reductions at RECLAIM facilities. Control Measure CMB-05 of the 2016 AQMP included a requirement for five tpd NOx emission reductions as soon as feasible but no later than 2025, and to transition the RECLAIM program to a command-and-control regulatory structure requiring BARCT as soon as practicable. Consistent with the adoption resolution for the 2016 AQMP, staff is providing quarterly updates to the Stationary Source Committee on the status of the transition of RECLAIM facilities to command-and-control. On July 26, 2017 California State Assembly Bill (AB) 617 was approved by the Governor, which addresses stationary and mobile source air pollution. AB 398 was simultaneously approved on July 25, 2017 which extended California’s cap-and-trade program for reducing greenhouse gas emissions from stationary sources.

There are nine RECLAIM facilities that are in California’s cap-and-trade program and will be regulated under PR 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces. These nine facilities are subject to AB 617, which requires an expedited schedule for implementing BARCT for cap-and-trade facilities no later than December 31, 2023.

Facilities that are not in the RECLAIM program are subject to command-and-control rules. Currently, Rule 1147 – NOx Reductions from Miscellaneous Sources regulates miscellaneous combustion equipment including metal melting furnaces, metal heat treating furnaces, metal heating furnaces, and metal forging furnaces. PR 1147.2 will transition facilities out of the RECLAIM program as well as conduct an assessment to determine BARCT concentration limits for these furnace categories. These concentration limits will apply to RECLAIM facilities, former RECLAIM facilities that have exited the RECLAIM program, and non-RECLAIM facilities. Rule 1147 will no longer apply to units subject to PR 1147.2 after adoption.

REGULATORY HISTORY

Rule 1147 was adopted on December 5, 2008 and Rule 1147 applies to non-RECLAIM facilities and establishes nitrogen oxide (NOx) limits of either 30 ppmv or 60 ppmv for miscellaneous gaseous and liquid fuel-fired combustion equipment, including ovens, afterburners, calciners, and furnaces. Rule 1147 was amended on September 9, 2011 to delay compliance deadlines by one to two years, limit requirements for non-resettable fuel and time meters, and streamline source testing requirements to reduce compliance costs. Rule 1147 was amended again on July 7, 2017 to exempt units with a rated heat input capacity less than 325,000 Btu/hr, increase NOx concentration limits for certain equipment categories, and change the compliance date for units with NOx emissions of less than one pound of NOx per day averaged over a calendar month.

Under Rule 1147, new and existing metal melting furnaces, metal heat treating furnaces, metal heating furnaces, and metal forging furnaces were required to meet a NOx concentration limit of 60 ppmv @ 3% O2, dry, or 0.073 lb/MMBtu across all temperatures. Rule 1147 allowed emissions testing using the lb/MMBtu option as an alternative to the concentration limit. This lb/MMBtu option was used for evaluating emissions from processes that operate at high oxygen concentrations (greater than 18% O2). Compliance for new units installed after January 1, 2010...
was required at the time of permitting. The implementation schedule for in-use units operating before January 1, 2010 differed depending upon whether a unit emitted less than one pound of NO\textsubscript{x} per day. For units with NO\textsubscript{x} emissions greater than or equal to one pound per day, compliance was required upon unit or combustion system alteration, replacement, or the unit age reaching 15 years. For units with NO\textsubscript{x} emissions less than one pound of per day, compliance was required upon unit or combustion system alteration, replacement, relocation, or the unit age reaching 35 years. A technology assessment was conducted by the South Coast AQMD and approved by the Governing Board in February 2018. The objective of this technology assessment was to identify available burner technologies for each equipment category. As a result of this assessment, categories were removed, limits revised, and compliance timelines modified.

**AFFECTED INDUSTRIES**

PR 1147.2 affects facilities in the NO\textsubscript{x} RECLAIM program as well as facilities outside of the RECLAIM program with permitted metal melting furnaces, metal heat treating furnaces, metal heating furnaces, and metal forging furnaces. PR 1147.2 will require facilities to comply with lower concentration limits for applicable units located in the jurisdiction of the South Coast AQMD.

Out of the 240246 facilities currently in the NO\textsubscript{x} RECLAIM program as of June 30, 2021, approximately 21 facilities would be affected by PR 1147.2. There are approximately 65 non-RECLAIM facilities that are affected by PR 1147.2.

**PUBLIC PROCESS**

Development of PR 1147.2 was conducted through a public process. Staff has held nine Working Group meetings on May 16, 2019, August 6, 2019, November 6, 2019, February 5, 2020, June 18, 2020, September 3, 2020, February 2, 2021, July 8, 2021, and September 2, 2021. Working Group Meetings after March 2020 were held virtually via Zoom due to COVID-19. The Working Group is composed of representatives from environmental and community groups, affected businesses, burner manufacturers, trade organizations, public agencies, consultants, and other interested parties. The purpose of the Working Group meetings is to discuss proposed concepts and to work through the details of staff’s proposal. A Public Workshop will be held on January 20, 2022 to discuss PR 1147.2. Determination of the applicable California Environmental Quality Act (CEQA) document is pending.

Staff has also held numerous individual meetings with stakeholders to discuss issues unique to their operations, technical details of their operations, and the proposed rule. In addition, prior to COVID-19, staff conducted 17 site visits to understand the different types of furnaces that are regulated under PR 1147.2.

Staff sent to stakeholders two surveys to collect additional equipment information. The first survey was sent to 85 facilities and collected data from permitted equipment with 31 surveys completed and returned. A second survey was sent to 64 facilities and collected data from permit-exempt equipment (i.e. units below 2 MMBtu/hr that are exempt from permitting pursuant to Rule 219) with 12 surveys completed and returned. The equipment information was used to quantify the scope and cost-effectiveness of PR 1147.2.
CHAPTER 2: BARCT ASSESSMENT

INTRODUCTION

ESTABLISHING EQUIPMENT CATEGORIES

GENERAL BARCT ASSESSMENT APPROACH

BARCT ASSESSMENT BY CATEGORY

Metal Melting Furnaces
Metal Heat Treating Furnaces: Low Temperature
Metal Heat Treating Furnaces: High Temperature
Metal Heating and Forging Furnaces: Low Temperature
Metal Heating and Forging Furnaces: High Temperature
Units with Radiant-Tube Burners
Units $\geq 40$ MMBtu/hr
INTRODUCTION

As part of the rule development process, staff conducted a BARCT assessment of equipment subject to PR 1147.2. The purpose of a BARCT assessment is to identify any potential emission reductions from specific equipment or industries and to establish a concentration limit that is consistent with state law. Under California Health and Safety Code § 40406, BARCT is defined as:

“… an emission limitation that is based on the maximum degree of reduction achievable, taking into account environmental, energy, and economic impacts by each class or category of source.”

BARCT assessments are performed periodically for specific equipment categories to determine if current concentration limits are representative of current technologies and maximum achievable NOx reductions. The BARCT assessment is a stepwise process that includes a robust technology assessment that seeks maximum achievable cost-effective emission reductions.

The BARCT assessment begins with a technology assessment to establish initial BARCT concentration limits. A technology assessment identifies current regulatory requirements for specific equipment categories, established by either the South Coast AQMD or other regulatory agencies. Permits and source test data are analyzed to identify the emission levels being achieved with existing technology. Current and emerging technologies are evaluated to determine the feasibility of achieving lower concentration limits. Based on the technology assessment, an initial BARCT concentration limit is identified and a cost-effectiveness analysis and, if necessary, an incremental cost-effectiveness analysis, are conducted.

The cost-effectiveness analysis considers the cost to implement one or more technologies that can meet the initial BARCT concentration limit. An incremental cost-effectiveness analysis is conducted if multiple initial BARCT concentration limits are identified that vary in stringency and are each cost-effective. A final BARCT concentration limit is established that is both technologically feasible, achievable within the implementation schedule allowed in the proposed rule, cost-effective, and incrementally cost-effective.

Figure 2-1 – BARCT Assessment Process
ESTABLISHING EQUIPMENT CLASSES AND CATEGORIES

Rule 1147 originally categorized the equipment currently under the scope of PR 1147.2 as one equipment category referred to as “Metal Heat Treating, Metal Melting Furnace, Metal Pot, or Tar Pot”. Through the PR 1147.2 rule development process, staff evaluated the different types of furnaces and their applications. As a result, PR 1147.2 establishes seven categories of equipment: Metal Melting Furnaces; Metal Heat Treating Furnaces: Low Temperature; Metal Heat Treating Furnaces: High Temperature; Metal Heating and Forging Furnaces: Low Temperature; Metal Heating and Forging Furnaces: High Temperature; Furnaces with Radiant-Tube Burners; and Furnaces ≥ 40 MMBtu/hr. Metal Heating Furnaces and Metal Forging Furnaces are combined into a single Metal Heating and Forging Furnaces category due to the similar processes and the interchangeability of furnace type designations on unit permits of these equipment categories.

The definitions in PR 1147.2 for each of these categories are as follows:

- “Metal Forging Furnace” means “a device which applies heat to a solid metal to allow for its further processing, forming, or shaping”

- “Metal Heat Treating Furnace” means “a device where heat is applied to a solid metal in order to alter its chemical properties, alter its microstructure to achieve desired mechanical properties (strength, hardness, toughness, ductility, and corrosion resistance), or alter its surface chemistry”

- “Metal Heating Furnace” means “a device where heat is applied to a solid metal in order to alter its physical properties”

- “Metal Melting Furnace” is “a device where metal is heated to, or maintained in, a molten state”. This definition excludes any enclosed structure in which the metal is heated but does not reach a molten state.

- “Radiant-Tube Burner” refers to units with “an indirect-fired burner where combustion takes place in a tube to prevent contact between the products of combustion and the parts being heated”

These definitions exclude any enclosure in which heating and cooling occur incidentally during other processes, such as welding or grinding, or any enclosure in which coated metal is processed, such as those processes involving resins or curing.

The distinction was made between low-temperature and high-temperature for the two categories of metal heat treating and metal heating and forging as these two categories of furnaces may operate over a wide range of operating temperatures, with higher NOx concentration levels values being characteristic of higher operating temperatures. A temperature cutoff of 1,200 °F was determined based on permit data, burner vendors, and input from industry stakeholders.
GENERAL BARCT ASSESSMENT APPROACH

In identifying the initial universe that would be subject to PR 1147.2, staff used the South Coast AQMD’s permit database. Staff identified an initial universe of 86 facilities which included 21 RECLAIM facilities with 315 units and 65 non-RECLAIM facilities with 270–268 units. Equipment excluded in the initial universe included: welding or grinding enclosures, ovens, afterburners, remediation units, incinerators, heated process tanks, spray booths, calciners, process heating or space heating furnaces, furnaces that process coated metals, and electrically-powered furnaces.

As part of the rule development process, staff obtained data from multiple sources which included: online articles, industry publications, scientific and vendor literature, permits and source tests, annual emission reports, inspection reports, Rule 1147 series surveys, site visits, stakeholder meetings, focus groups, Working Group meetings, a public workshop, and South Coast AQMD inter-departmental meetings.

A BARCT assessment was conducted for each equipment category. An overview of each step in the BARCT assessment is presented below, followed by the BARCT assessment for each equipment category. Each step in the BARCT process for a category will include a discussion of the development of that specific portion of the BARCT assessment. All data included in each equipment category includes only those units with NOx emissions of greater than or equal to one pound per day averaged over a calendar month. Units with NOx emissions of less than one pound per day, averaged over a calendar month, are expected to take the one pound of NOx per day, averaged over a calendar month, emission exemption provided in PR 1147.2 and would not be required to have an alteration performed at any time for the time that the unit is in compliance with the exemption. The BARCT assessment for each equipment category was conducted for the remaining units that cannot take the exemption who are most likely to require unit alteration to meet the NOx BARCT concentration limits.

Assessment of South Coast AQMD Regulatory Requirements

Rule 1147 currently applies to all permitted gaseous and liquid fuel-fired units with a rated heat input capacity greater than or equal to 325,000 Btu/hr. All units subject to PR 1147.2 were subject to Rule 1147 and its 60 ppmv @ 3% O2, dry, or 0.073 lb/MMBtu emission limits across all temperatures.

Assessment of Emission Limits for Equipment

Assessment of emission limits was conducted based on a NOx concentration measured in units of “ppmv”, or parts per million on a volume basis. For RECLAIM units that had a NOx emission factor on the unit’s permit in lieu of a NOx ppmv concentration limit, the emission factor was converted to a ppmv concentration limit.

Source test data was reviewed for all units, when available.
Other Regulatory Requirements

Staff assessed regulations at the local, state, and national levels to compare concentration limits of other air districts and air quality regulatory entities across the country. Some of these other regulations specify equipment category applicability that is general enough to be classified in multiple PR 1147.2 equipment categories, for example “combustion equipment”. Additionally, these other regulations do not distinguish by temperature and, when identified and where applicable, could be included in both the low-temperature and high-temperature category of either the metal heat treating furnaces or metal heating and forging furnaces category.

Data from this review was used to assess potential BARCT NOₓ concentration limits with respect to other established NOₓ emission limits.

Assessment of Pollution Control Technologies

Appendix B contains the technology assessment where each potential pollution control technology is discussed in detail. Specific pollution control technology applicability will be discussed in each equipment category’s BARCT assessment. Based on the review of the types of pollution control technologies available to reduce NOₓ and CO emissions for equipment subject to PR 1147.2, burner control technologies are still the main technologies that can achieve the NOₓ concentration limits specified in these rules. In the event that an owner or operator installs a new burner to meet the proposed emission limit, a permit modification would be required. If the owner or operator chooses to increase the unit’s rating in the process, and the modification results in an increase of one pound NOₓ per day or greater, the equipment would be subject to the emission limit set by Best Available Control Technology (BACT) requirements.

Initial BARCT Emission Limits and Other Considerations

For units permitted prior to adoption of PR 1147.2, staff determined an initial BARCT NOₓ concentration limit for units in the metal melting, metal heat treating, metal heating and forging, and radiant-tube burner equipment categories using the information gathered from all previous steps. Staff reviewed source test results to determine what NOₓ concentrations have been demonstrated in practice. Staff also reviewed multiple emission guarantees from burner vendors for different equipment categories and, where applicable, temperature ranges.

For new units, staff determined an initial BARCT NOₓ concentration limit for units in the metal melting, metal heat treating, metal heating and forging, and radiant-tube burner equipment categories. Staff reviewed technical and cost data from burner vendors and facilities to determine initial concentration limits. Staff met with several stakeholders and burner vendors who provided information for the metal heat treating, metal heating and forging, and radiant-tube burner equipment categories that NOₓ concentrations of 30 ppmv @ 3% O₂, dry, for low-temperature metal heat treating, low-temperature metal heating and forging and 40 ppmv @ 3% O₂, dry, for high-temperature metal heat treating, high-temperature metal heating and forging, and radiant-tube burner units are technologically feasible. Although these concentration limits are technologically feasible, to meet these limits would require extensive, difficult, and expensive retrofits such as refractory redesign and air/fuel system replacements. Additionally, one vendor provided...
information on radiant-tube burner retrofit technologies that may reduce NO\textsubscript{x} to 40 ppmv @ 3% O\textsubscript{2}, dry. However, the technology has not been demonstrated in practice and for units with radiant-tube burners, the lowest source test results varied between 40 ppmv @ 3% O\textsubscript{2}, dry, and 50 ppmv @ 3% O\textsubscript{2}, dry. Staff determined that these concerns of difficult and expensive retrofits were not applicable to the metal melting category due to the simpler, less complicated operation of metal melting furnaces and the lack of temperature uniformity requirements.

Stakeholders also noted that furnaces are typically designed to account for the specific burner configuration and NO\textsubscript{x} performance requirements and that retrofits to meet a NO\textsubscript{x} concentration limit are inherently more difficult to install compared to purchasing a new unit that is designed to meet the NO\textsubscript{x} concentration limit. This is due to furnace geometry, burner placement within a furnace, the number of burners, and other factors. In some cases, changes to any one of these factors as part of a retrofit to meet the BARCT limits may result in adding expensive auxiliary equipment such as air/fuel controls. Staff noted that this was a common observation for units retrofitting to meet a 30 ppmv @ 3% O\textsubscript{2}, dry, and 40 ppmv @ 3% O\textsubscript{2}, dry, NO\textsubscript{x} concentration limit. However, at a 40 ppmv @ 3% O\textsubscript{2}, dry, and 50 ppmv @ 3% O\textsubscript{2}, dry, NO\textsubscript{x} concentration limit units may be able to retrofit without requiring these auxiliary equipment. Additionally, staff noted that the majority of furnaces could also be considered compliant with the NO\textsubscript{x} concentration limits or could then qualify for the alternative concentration limits in PR 1147.2 and be given an extended implementation schedule.

Staff’s determination of NO\textsubscript{x} concentration limits for new units involved a review of BACT determinations at the local, state, and national levels. Results of this review are shown in Table 2-1.
Table 2-1 – BACT Review

<table>
<thead>
<tr>
<th>Facility Name</th>
<th>Furnace Type</th>
<th>Rated Heat Input Capacity (MMBtu/hr)</th>
<th>NO\textsubscript{x} Concentration Limit (ppmv @ 3% O\textsubscript{2}, Dry)</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Extrusion Corp. (Alhambra, CA)</td>
<td>Reverberatory Furnace (Metal Melting)</td>
<td>12.8</td>
<td>37</td>
</tr>
<tr>
<td>Sierra Aluminum Company (Riverside, CA)</td>
<td>Billet Furnace (Metal Heating and Forging)</td>
<td>5.47</td>
<td>25</td>
</tr>
<tr>
<td>Carlton Forge Works (Paramount, CA)</td>
<td>Forging Furnace (Metal Heating and Forging)</td>
<td>5.00</td>
<td>30</td>
</tr>
<tr>
<td>Vista Metals (Fontana, CA)</td>
<td>Billet Furnace (Metal Heating and Forging)</td>
<td>8.0</td>
<td>40</td>
</tr>
<tr>
<td>International Extrusion Corp. (Alhambra, CA)</td>
<td>Metal Heating Furnace (Metal Heating and Forging)</td>
<td>8.8</td>
<td>40</td>
</tr>
<tr>
<td>Superior Industries Intl. (Van Nuys, CA)</td>
<td>Reverberatory Furnace (Metal Melting)</td>
<td>12.6</td>
<td>43</td>
</tr>
<tr>
<td>Custom Alloy Sales (Lynwood, CA)</td>
<td>Reverberatory Furnace (Metal Melting)</td>
<td>6.0</td>
<td>39</td>
</tr>
<tr>
<td>International Extrusion Corp.</td>
<td>Reverberatory Furnace (Metal Melting)</td>
<td>12.8</td>
<td>37</td>
</tr>
<tr>
<td>Constellium – Element 13 (Colbert County, AL)</td>
<td>Melting/Sidewell Furnace 8 (Metal Melting)</td>
<td>36.0</td>
<td>33*</td>
</tr>
<tr>
<td>Nucor Steel – Berkeley (Berkeley County, SC)</td>
<td>Galvanneal Furnace 2 (Metal Heat Treating)</td>
<td>22.0</td>
<td>39*</td>
</tr>
<tr>
<td>Constellium – Alloys Plant (Colbert County, AL)</td>
<td>Two Heat Treat Furnaces (Metal Heat Treating)</td>
<td>25.0</td>
<td>50*</td>
</tr>
<tr>
<td>Benteler Steel Tube (Caddo County, LA)</td>
<td>Annealing Furnace – S10 (Metal Heat Treating)</td>
<td>14.0</td>
<td>50*</td>
</tr>
<tr>
<td>Thyssenkrupp Steel USA – Mount Vernon Mill (Mobile County, AL)</td>
<td>Annealing Furnace (Metal Heat Treating)</td>
<td>120.0</td>
<td>50*</td>
</tr>
</tbody>
</table>

* Reported values were converted from lb/MMBtu to ppmv

Reference: U.S. EPA RACT/BACT/LAER Clearing House (RBLC)

For new units, based on the technological feasibility of burners for the metal heat treating, metal heating and forging, and radiant-tube burner categories, and the review of BACT determinations, NO\textsubscript{x} concentration limits for new units were established at 30 ppmv @ 3% O\textsubscript{2}, dry, for low-temperature metal heat treating units, low-temperature metal heating and forging units, and radiant-tube burner units and 40 ppmv @ 3% O\textsubscript{2}, dry, for high-temperature metal heat treating units, high-temperature metal heating and forging units, and radiant-tube burner units. A NO\textsubscript{x} concentration limit for new units with radiant-tube burners was also established at 40 ppmv @ 3% O\textsubscript{2}, dry, after receiving feedback from stakeholders and burner vendors.

For units permitted prior to adoption of PR 1147.2, based on the technological feasibility and cost-effectiveness of burners for the metal heat treating, metal heating and forging, and radiant-tube burner categories, NO\textsubscript{x} concentration limits for units were established at 40 ppmv @ 3% O\textsubscript{2}, dry, for low-temperature metal heat treating, low-temperature metal heating and forging and 50 ppmv @ 3% O\textsubscript{2}, dry, for high-temperature metal heat treating, high-temperature metal heating and forging, and radiant-tube burner units. An incremental cost-effectiveness analysis was conducted for units in the metal heat treating, metal heating and forging, and radiant-tube burner categories between the NO\textsubscript{x} concentration limits for units and the NO\textsubscript{x} concentration limits for new units.
The results of this analysis showed that, in addition to the technological feasibility concerns, it is also not incrementally cost-effective for units to implement Low NOx Burner technology to meet the lower 30 ppmv @ 3% O2, dry and 40 ppmv @ 3% O2, dry NOx concentration limits. Details of this incremental cost-effectiveness are found in Appendix D.

During the BARCT assessment, staff recognized that units with a current NOx concentration within 10 ppmv of the proposed NOx concentration limits for units with a rated heat input capacity less than 40 MMBtu/hr had cost-effectiveness results of greater than or equal to $50,000 per ton NOx reduced. Therefore, staff proposed alternative NOx concentration limits for these units at 10 ppmv above the corresponding NOx BARCT concentration limit. Alternative NOx concentration limits account for the small emission reductions associated with these units compared to units that may have much higher baseline NOx concentrations limits and greater emission reductions. An alternative implementation schedule is also established to require these units to meet the proposed NOx BARCT concentration limits on a more extended timeline. By providing an alternative implementation schedule, staff allows for full utilization of the useful life of the burners and calculated the cost-effectiveness for these units to then be lower than $50,000 per ton NOx reduced.

During the BARCT assessment, staff determined that a rated heat input capacity threshold was appropriate to separately categorize larger units that may have much higher NOx emissions than comparatively smaller units. Cost-effectiveness analyses were performed for units ranging in rated heat input capacity from 20 MMBtu/hr to 30 MMBtu/hr, 30 MMBtu/hr to 40 MMBtu/hr, and greater than or equal to 40 MMBtu/hr. Of these various rated heat input capacity ranges, staff determined that only the greater than or equal to 40 MMBtu/hr range had a cost-effectiveness less than $50,000 per ton NOx reduced.

Cost-Effectiveness Analysis & Incremental Cost-Effectiveness Analysis

A cost-effectiveness analysis and incremental cost-effectiveness analysis were conducted pursuant to HSC § 40920.6. A summary of the costs, emission reductions, cost-effectiveness, and incremental cost-effectiveness will be discussed for each equipment category in this chapter. A detailed analysis of the cost-effectiveness and incremental cost-effectiveness for each equipment category is provided in Appendix D.

For the metal melting, metal heat treating, metal heating and forging, and radiant-tube burner categories, only the Low NOx Burner retrofit pollution control option was determined to be cost-effective and thus the only pollution control option pursued as part of each category’s BARCT assessment. Details of the cost-effectiveness analyses for both remaining pollution control options – SCR installation and the combination of SCR installation and Low NOx Burner retrofit – are provided in Appendix D.

The BARCT assessment for each equipment category is discussed next.
BARCT ASSESSMENT BY CATEGORY

Metal Melting Furnaces

Assessment of South Coast AQMD Regulatory Requirements

Under Rule 1147, metal melting furnaces were required to meet a NO\textsubscript{x} concentration limit of 60 ppmv @ 3% O\textsubscript{2}, dry, or 0.073 lb/MMBtu across all temperatures.

Assessment of Emission Limits for Equipment

Staff identified 71 metal melting units. Source tests were identified and reviewed for 31 units with source test results ranging from 21-54 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry, and an average result of 39 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry. Staff then compared permit limits with source test results which showed that many units have source test results than can range significantly lower than their permitted limits. The median difference between a unit’s permit limit and source test result for these 31 units was 13 ppmv (median of 24% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-1.

![Graph 2-1 – Metal Melting Source Test Result Distribution](image)

Other Regulatory Requirements

A comparison of NO\textsubscript{x} concentration limits with other California air districts for units in similar equipment categories as metal melting furnaces is provided in Table 2-2.
Table 2-2 – Metal Melting Other Regulatory Requirements

<table>
<thead>
<tr>
<th>Air District</th>
<th>Rule #</th>
<th>Rule Date</th>
<th>NOx Concentration Limit ppmv @ 3% O2, Dry</th>
<th>Equipment Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Air Pollution Control District</td>
<td>Rule 74.34</td>
<td>12/13/2016</td>
<td>60</td>
<td>Metal Heat Treating/Metal Melting Furnace</td>
</tr>
<tr>
<td>Sacramento Metro Air Quality Management District</td>
<td>BACT Clearinghouse Determination #211</td>
<td>BACT Determination Date: 12/12/2018</td>
<td>60</td>
<td>Pot Furnace – Bronze Melting</td>
</tr>
<tr>
<td>Amador Air District</td>
<td>SIP Rule 19</td>
<td>9/14/1971</td>
<td>140 lbs/hr</td>
<td>Non-Mobile Fuel Burning Equipment</td>
</tr>
<tr>
<td>San Joaquin Valley Air Pollution Control District</td>
<td>Rule 4301</td>
<td>12/17/1992</td>
<td>140 lbs/hr</td>
<td>Fuel Burning Equipment</td>
</tr>
</tbody>
</table>

The lowest NOx concentration limit for this category was identified as 60 ppmv.

Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and Low NOx Burners were identified as the pollution control technologies used by metal melting units. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

Initial BARCT Emission Limits and Other Considerations

Staff reviewed source test results to determine what NOx concentrations have been demonstrated in practice. Staff also reviewed emission guarantees from three vendors representing approximately 85% of the burners used in the metal melting category. The three vendors gave emission guarantees ranging from 30-60 ppmv @ 3% O2, dry. Although one emission guarantee at 30 ppmv @ 3% O2, dry, was received from one vendor, staff did not consider this emission guarantee in determining the initial BACT concentration limit as it was a conditional emission guarantee that may not be achievable for all units or would require a lowering of either operating temperature or operating capacity. As a result, an initial BARCT concentration of 40 ppmv @ 3% O2, dry, was analyzed in the source test results and emission guarantees. This analysis showed that 16 of 31 units with source test results were less than or equal to 40 ppmv @ 3% O2, dry. After
reviewing both emission guarantee statements and source test results, staff determined that a 40 ppmv @ 3% O\textsubscript{2}, dry, initial BARCT concentration limit was technologically feasible for metal melting units.

Cost-Effectiveness Analysis and Incremental Cost-Effectiveness Analysis

Staff conducted a cost-effectiveness analysis for metal melting units to meet a NO\textsubscript{x} concentration limit of 40 ppmv @ 3% O\textsubscript{2}, dry, via Low NO\textsubscript{x} Burner retrofit. The total costs for this option was determined to be $10,909,500 and the estimated NO\textsubscript{x} emission reductions are 419 tons. The cost-effectiveness of this category was calculated as $26,000 per ton NO\textsubscript{x} reduced. An incremental cost-effectiveness was not conducted as only one pollution control technology was determined to be cost-effective.

Summary

Based on the BARCT assessment for metal melting units, staff determined a BARCT concentration limit of 40 ppmv @ 3% O\textsubscript{2}, dry.

Metal Heat Treating Furnaces: Low Temperature (≤ 1,200 °F)

Assessment of South Coast AQMD Regulatory Requirements

Under Rule 1147, low-temperature metal heat treating furnaces were required to meet a NO\textsubscript{x} concentration limit of 60 ppmv @ 3% O\textsubscript{2}, dry, or 0.073 lb/MMBtu across all temperatures.

Assessment of Emission Limits for Equipment

Staff identified 26 low-temperature metal heat treating units. Source tests were identified and reviewed for six units with source test results ranging from 15-37 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry, and an average result of 26 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry. Staff then compared permit limits with source test results which showed that many units have source tests results that can range below their permit limits. The median difference between a unit’s permit limit and source test result for these six units was 28 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry, (median of 62% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-2.
Other Regulatory Requirements

A comparison of NO\textsubscript{x} concentration limits with other California air districts for units in similar equipment categories as low-temperature metal heat treating furnaces is provided in Table 2-3.

Table 2-3 – Metal Heat Treating: Low Temperature Other Regulatory Requirements

<table>
<thead>
<tr>
<th>Air District</th>
<th>Rule #</th>
<th>Rule Date</th>
<th>NO\textsubscript{x} Concentration Limit ppmv @ 3% O\textsubscript{2}, Dry</th>
<th>Equipment Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Air Pollution Control District</td>
<td>Rule 74.34</td>
<td>12/13/2016</td>
<td>60</td>
<td>Metal Heat Treating/Metal Melting Furnace</td>
</tr>
<tr>
<td>San Joaquin Valley Air Pollution Control District</td>
<td>Rule 4301</td>
<td>12/17/1992</td>
<td>140 lbs/hr</td>
<td>Fuel Burning Equipment</td>
</tr>
</tbody>
</table>

The lowest NO\textsubscript{x} concentration limit for this category was identified as 60 ppmv @ 3% O\textsubscript{2}, dry.

Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and Low NO\textsubscript{x} Burners were identified as the pollution control technologies used by low-temperature metal heat treating units. The use of flue
gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

**Initial BARCT Emission Limits and Other Considerations**

Staff reviewed source test results to determine what NO\(_x\) concentrations have been demonstrated in practice. Staff also reviewed emission guarantees from two vendors representing approximately 95% of the burners used in the low-temperature metal heat treating category. The two vendors gave emission guarantees of 30 ppmv and 42 ppmv @ 3% O\(_2\), dry. Although one emission guarantee at 30 ppmv @ 3% O\(_2\), dry, was received from one vendor, staff did not consider this emission guarantee in determining the initial BACT concentration limit as no units equipped with the vendor’s burners had source test results less than or equal to 30 ppmv @ 3% O\(_2\), dry. Additionally, a 30 ppmv @ 3% O\(_2\), dry, concentration limit would require additional expensive auxiliary equipment, as noted in the General BARCT Assessment Approach section of Chapter 2. Based on these determinations, staff analyzed an initial BARCT concentration of 40 ppmv @ 3% O\(_2\), dry, in the source test results and emission guarantees. This analysis showed that the source test results of all six units with source test results were less than or equal to 40 ppmv @ 3% O\(_2\), dry. After reviewing both emission guarantee statements and source test results, staff determined that a 40 ppmv @ 3% O\(_2\), dry, initial BARCT concentration limit was technologically feasible for low-temperature metal heat treating units.

**Cost-Effectiveness Analysis and Incremental Cost-Effectiveness**

Staff conducted a cost-effectiveness analysis for low-temperature metal heat treating units to meet a NO\(_x\) concentration limit of 40 ppmv @ 3% O\(_2\), dry, via Low NO\(_x\) Burner retrofit. The total costs for this option was determined to be $1,525,100 and the estimated NO\(_x\) emission reductions are 73 tons. The cost-effectiveness of this category was calculated as $20,900 per ton NO\(_x\) reduced. An incremental cost-effectiveness between a 40 ppmv @ 3% O\(_2\), dry NO\(_x\) concentration limit and a 30 ppmv @ 3% O\(_2\), dry NO\(_x\) concentration limit was calculated as $118,700 per ton NO\(_x\) reduced.

**Summary**

Based on the BARCT assessment for low-temperature metal heat treating units, staff determined a BARCT concentration limit of 40 ppmv @ 3% O\(_2\), dry.
**Metal Heat Treating Furnaces: High Temperature (> 1,200 °F)**

*Assessment of South Coast AQMD Regulatory Requirements*

Under Rule 1147, high-temperature metal heat treating furnaces were required to meet a NO\textsubscript{x} concentration limit of 60 ppmv @ 3% O\textsubscript{2}, dry, or 0.073 lb/MBtu across all temperatures.

*Assessment of Emission Limits for Equipment*

Staff identified 59 high-temperature metal heat treating units. Source tests were identified and reviewed for 13 units with source test results ranging from 26-57 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry, and an average result of 38 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry. Staff then compared permit limits with source test results which showed that many units have source tests results that can range significantly below their permit limits. The median difference between a unit’s permit limit and source test result for these 13 units was 9 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry, (median of 20% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-3.

**Graph 2-3 – Metal Heat Treating: High Temperature Source Test Result Distribution**
Other Regulatory Requirements

A comparison of NO\textsubscript{x} concentration limits with other California air districts for units in similar equipment categories as high-temperature metal heat treating temperature furnaces is provided in Table 2-4.

<table>
<thead>
<tr>
<th>Air District</th>
<th>Rule #</th>
<th>Rule Date</th>
<th>NO\textsubscript{x} Concentration Limit ppmv @ 3% O\textsubscript{2}, Dry</th>
<th>Equipment Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Air Pollution Control District</td>
<td>Rule 74.34</td>
<td>12/13/2016</td>
<td>60</td>
<td>Metal Heat Treating/Metal Melting Furnace</td>
</tr>
<tr>
<td>San Joaquin Valley Air Pollution Control District</td>
<td>Rule 4301</td>
<td>12/17/1992</td>
<td>140 lbs/hr</td>
<td>Fuel Burning Equipment</td>
</tr>
</tbody>
</table>

The lowest NO\textsubscript{x} concentration limit for this category was identified as 60 ppmv @ 3% O\textsubscript{2}, dry.

Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and Low NO\textsubscript{x} Burners were identified as the pollution control technologies used by high-temperature metal heat treating units. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

Initial BARCT Emission Limits and Other Considerations

Staff reviewed source test results to determine what NO\textsubscript{x} concentrations have been demonstrated in practice. Staff also reviewed emission guarantees from two vendors representing approximately 70% of the burners used in the high-temperature metal heat treating category. The two vendors gave emission guarantees ranging from 30-50 ppmv @ 3% O\textsubscript{2}, dry. Although one emission guarantee at 30 ppmv @ 3% O\textsubscript{2}, dry, was received from one vendor, staff did not consider this emission guarantee in determining the initial BACT concentration limit as no units equipped with the vendor’s burners had source test results less than or equal to 30 ppmv @ 3% O\textsubscript{2}, dry. Additionally, a 40 ppmv @ 3% O\textsubscript{2}, dry, concentration limit would require additional expensive auxiliary equipment, as noted in the General BARCT Assessment Approach section of Chapter 2. Based on both of these determinations, staff analyzed an initial BARCT concentration of 50 ppmv @ 3% O\textsubscript{2}, dry, in the source test results and emission guarantees. This analysis showed that 12 of
13 units with source test results were less than or equal to 50 ppmv @ 3% O₂, dry. After reviewing both emission guarantee statements and source test results, staff determined that a 50 ppmv @ 3% O₂, dry, initial BARCT concentration limit was technologically feasible for high-temperature metal heat treating units.

**Cost-Effectiveness Analysis and Incremental Cost-Effectiveness Analysis**

Staff conducted a cost-effectiveness analysis for high-temperature metal heat treating units to meet a NOₓ concentration limit of 50 ppmv @ 3% O₂, dry, via Low NOₓ Burner retrofit. The total costs for this option was determined to be $2,643,000 and the estimated NOₓ emission reductions are 133 tons. The cost-effectiveness of this category was calculated as $19,800 per ton NOₓ reduced. An incremental cost-effectiveness between a 50 ppmv @ 3% O₂, dry NOₓ concentration limit and a 40 ppmv @ 3% O₂, dry NOₓ concentration limit was calculated as $158,700 per ton NOₓ reduced.

**Summary**

Based on the BARCT assessment for high-temperature metal heat treating units, staff determined a BARCT concentration limit of 50 ppmv @ 3% O₂, dry.

**Metal Heating and Forging Furnaces: Low Temperature (≤ 1,200 °F)**

**Assessment of South Coast AQMD Regulatory Requirements**

Under Rule 1147, low-temperature metal heating and metal forging furnaces were required to meet a NOₓ concentration limit of 60 ppmv @ 3% O₂, dry, or 0.073 lb/MMBtu across all temperatures.

**Assessment of Emission Limits for Equipment**

Staff identified 21 low-temperature metal heating and forging units. Source tests were identified and reviewed for four units with source test results ranging from 28-45 ppmv NOₓ @ 3% O₂, dry, and an average result of 35 ppmv NOₓ @ 3% O₂, dry. Staff then compared permit limits with source test results which showed that many units have source tests results that can range slightly below their permit limits. The median difference between a unit’s permit limit and source test result for these four units was 2 ppmv NOₓ @ 3% O₂, dry (median of 6% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-4.
Other Regulatory Requirements

A comparison of NO$_x$ concentration limits with other California air districts for units in similar equipment categories as low-temperature metal heating and forging furnaces is provided in Table 2-5.

**Table 2-5 – Metal Heating and Forging: Low Temperature Other Regulatory Requirements**

<table>
<thead>
<tr>
<th>Air District</th>
<th>Rule #</th>
<th>Rule Date</th>
<th>NO$_x$ Concentration Limit ppmv @ 3% O$_2$, Dry</th>
<th>Equipment Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Air Pollution Control District</td>
<td>Rule 74.34</td>
<td>12/13/2016</td>
<td>60</td>
<td>Metal Heat Treating/Metal Melting Furnace</td>
</tr>
<tr>
<td></td>
<td>Rule 3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>San Joaquin Valley Air Pollution Control District</td>
<td>Rule 4301</td>
<td>12/17/1992</td>
<td>140 lbs/hr</td>
<td>Fuel Burning Equipment</td>
</tr>
</tbody>
</table>

The lowest NO$_x$ concentration limit for this category was identified as 60 ppmv @ 3% O$_2$, dry.
Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and Low NOx Burners were identified as the pollution control technologies used by low-temperature metal heating and forging units. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

Initial BARCT Emission Limits and Other Considerations

Staff reviewed source test results to determine what NOx concentrations have been demonstrated in practice. Staff also reviewed emission guarantees from two vendors representing approximately 100% of the burners used in the low-temperature metal heating and forging category. The two vendors gave emission guarantees ranging from 30-50 ppmv @ 3% O2, dry. Although one emission guarantee at 30 ppmv @ 3% O2, dry, was received from one vendor, staff did not consider this emission guarantee in determining the initial BACT concentration limit as no units equipped with the vendor’s burners had source test results less than or equal to 30 ppmv @ 3% O2, dry. Additionally, a 30 ppmv @ 3% O2, dry, concentration limit would require additional expensive auxiliary equipment, as noted in the General BARCT Assessment Approach section of Chapter 2. Based on both of these determinations, staff analyzed an initial BARCT concentration of 40 ppmv @ 3% O2, dry, in the source test results and emission guarantees. This analysis showed that three of four units with source test results were less than or equal to 40 ppmv @ 3% O2, dry. After reviewing both emission guarantee statements and source test results, staff determined that a 40 ppmv @ 3% O2, dry, initial BARCT concentration limit was technologically feasible for low-temperature metal heating and forging units.

Cost-Effectiveness Analysis and Incremental Cost-Effectiveness Analysis

Staff conducted a cost-effectiveness analysis for low-temperature metal heating and forging units to meet a NOx concentration limit of 40 ppmv @ 3% O2, dry, via Low NOx Burner retrofit. The total costs for this option was determined to be $942,900 and the estimated NOx emission reductions are 42 tons. The cost-effectiveness of this category was calculated as $22,500 per ton NOx reduced. An incremental cost-effectiveness between a 40 ppmv @ 3% O2, dry NOx concentration limit and a 30 ppmv @ 3% O2, dry NOx concentration limit was calculated as $81,800 per ton NOx reduced.
Summary

Based on the BARCT assessment for low-temperature metal heating and forging units, staff determined a BARCT concentration limit of 40 ppmv @ 3% O₂, dry.

Metal Heating and Forging Furnaces: High Temperature (> 1,200 °F)

Assessment of South Coast AQMD Regulatory Requirements

Under Rule 1147, high-temperature metal heating and metal forging furnaces were required to meet a NOₓ concentration limit of 60 ppmv @ 3% O₂, dry, or 0.073 lb/MMBtu across all temperatures.

Assessment of Emission Limits for Equipment

Staff identified 137 high-temperature metal heating and forging units. Source tests were identified and reviewed for 73 units with source test results ranging from 23-85 ppmv NOₓ @ 3% O₂, dry, and an average result of 43 ppmv NOₓ @ 3% O₂, dry. Staff then compared permit limits with source test results which showed that many units have source tests results that can range somewhat below their permit limits. The median difference between a unit’s permit limit and source test result for these 73 units was 9 ppmv NOₓ @ 3% O₂, dry, (median of 17% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-5.
Graph 2-5 – Metal Heating and Forging: High Temperature Source Test Result Distribution

Other Regulatory Requirements

A comparison of NO\textsubscript{x} concentration limits with other California air districts for units in similar equipment categories as high-temperature metal heating and forging furnaces is provided in Table 2-6.

Table 2-6 – Metal Heating and Forging: High Temperature Other Regulatory Requirements

<table>
<thead>
<tr>
<th>Air District</th>
<th>Rule #</th>
<th>Rule Date</th>
<th>NO\textsubscript{x} Concentration Limit ppmv @ 3% O\textsubscript{2}, Dry</th>
<th>Equipment Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Air Pollution Control District</td>
<td>Rule 74.34</td>
<td>12/13/2016</td>
<td>60</td>
<td>Metal Heat Treating/Metal Melting Furnace</td>
</tr>
<tr>
<td>San Joaquin Valley Air Pollution Control District</td>
<td>Rule 4301</td>
<td>12/17/1992</td>
<td>140 lbs/hr</td>
<td>Fuel Burning Equipment</td>
</tr>
</tbody>
</table>

The lowest NO\textsubscript{x} concentration limit for this category was identified as 60 ppmv @ 3% O\textsubscript{2}, dry.
Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and Low NOx Burners were identified as the pollution control technologies used by high-temperature metal heating and forging units. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

Initial BARCT Emission Limits and Other Considerations

Staff reviewed source test results to determine what NOx concentrations have been demonstrated in practice. Staff also reviewed emission guarantees from three vendors representing approximately 95% of the burners used in the high-temperature metal heating and forging category. The three vendors gave emission guarantees ranging from 20-50 ppmv @ 3% O2, dry. Although two emission guarantees at 20 ppmv @ 3% O2, dry, and 30 ppmv @ 3% O2, dry, were received from two vendors, staff did not consider these emission guarantees in determining the initial BACT concentration limit as no units equipped with these vendors’ burners had source test results less than or equal to 20 ppmv @ 3% O2, dry or 30 ppmv @ 3% O2, dry, respectively. Additionally, a 40 ppmv @ 3% O2, dry, concentration limit would require additional expensive auxiliary equipment, as noted in the General BARCT Assessment Approach section of Chapter 2. Based on these determinations, staff analyzed an initial BARCT concentration of 50 ppmv @ 3% O2, dry, in the source test results and emission guarantees. This analysis showed that 6 of 72 units with source test results were less than or equal to 50 ppmv @ 3% O2, dry. After reviewing both emission guarantee statements and associated source test results, staff determined that a 50 ppmv @ 3% O2, dry, initial BARCT concentration limit was technologically feasible for high-temperature metal heating and forging units.

Cost-Effectiveness Analysis and Incremental Cost-Effectiveness

Staff conducted a cost-effectiveness analysis for high-temperature metal heating and forging units to meet a NOx concentration limit of 50 ppmv @ 3% O2, dry, via Low NOx Burner retrofit. The total costs for this option was determined to be $4,350,000 and the estimated NOx emission reductions are 554 tons. The cost-effectiveness of this category was calculated as $7,900 per ton NOx reduced. An incremental cost-effectiveness between a 50 ppmv @ 3% O2, dry NOx concentration limit and a 40 ppmv @ 3% O2, dry NOx concentration limit was calculated as $87,400 per ton NOx reduced.
Summary

Based on the BARCT assessment for high-temperature metal heating and forging units, staff determined a BARCT concentration limit of 50 ppmv @ 3% O₂, dry.

Units with Radiant-Tube Burners

Assessment of South Coast AQMD Regulatory Requirements

Under Rule 1147, units with radiant-tube burners were required to meet a NOₓ concentration limit of 60 ppmv @ 3% O₂, dry, or 0.073 lb/MMBtu across all temperatures.

Assessment of Emission Limits for Equipment

Staff identified eight units with radiant-tube burners. Although stakeholders noted to staff that approximately 20 permitted units with radiant-tube burners exist, this BARCT assessment only reviewed those units that were identified in staff’s permit database. Source tests were identified and reviewed for seven units with source test results ranging from 46-72 ppmv NOₓ @ 3% O₂, dry, and an average result of 54 ppmv NOₓ @ 3% O₂, dry. Staff then compared permit limits with source test results which showed that many units have source tests results that can range somewhat below their permit limits. The median difference between a unit’s permit limit and source test result for these units was 6 ppmv (median of 11% lower). A graph of the source test result distribution and comparison with permit limits is shown in Graph 2-6.
Other Regulatory Requirements

All other regulations currently distinguish units by process type (e.g. melting, annealing, forging, etc.). As radiant-tube burners are not a process type but rather a burner type, and without burner data for these other regulations, staff was unable to determine whether the units in these other regulations are equipped with radiant-tube burners.

Assessment of Pollution Control Technologies

This section is discussed in Appendix B. These units utilize radiant-tube burners, which are a type of Low NOx Burner. SCR and Low NOx Burners were identified as the pollution control technologies used by units with radiant-tube burners. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

Initial BARCT Emission Limits and Other Considerations

Staff did not obtain emission guarantees from burner vendors for units with radiant-tube burners.

The source test results for units with radiant-tube burners confirm that 50 ppmv @ 3% O2, dry, is achievable as three of seven units with source test results were less than or equal to 50 ppmv @ 3% O2, dry. After reviewing source test results and meeting with stakeholders who operate units equipped with radiant-tube burners, staff determined that a 50 ppmv @ 3% O2, dry, initial BARCT limit was technologically feasible for units with radiant-tube burners.
Chapter 2

BARCT Assessment

Cost-Effectiveness Analysis and Incremental Cost-Effectiveness

Staff conducted a cost-effectiveness analysis for units with radiant-tube burners to meet a NO\textsubscript{x} concentration limit of 50 ppmv @ 3% O\textsubscript{2}, dry, via Low NO\textsubscript{x} Burner retrofit. The total costs for this option was determined to be $721,300 and the estimated NO\textsubscript{x} emission reductions are 28 tons. The cost-effectiveness of this category was calculated as $25,600 per ton NO\textsubscript{x} reduced. An incremental cost-effectiveness between a 50 ppmv @ 3% O\textsubscript{2}, dry NO\textsubscript{x} concentration limit and a 40 ppmv @ 3% O\textsubscript{2}, dry NO\textsubscript{x} concentration limit was calculated as $80,700 per ton NO\textsubscript{x} reduced.

Summary

Based on the BARCT assessment for units with radiant-tube burners, staff determined a BARCT concentration limit of 50 ppmv @ 3% O\textsubscript{2}, dry.

Units ≥ 40 MMBtu/hr

Assessment of South Coast AQMD Regulatory Requirements

There are no current South Coast AQMD regulatory requirements for units in this category. Identified units in this category are located at RECLAIM facilities.

Assessment of Emission Limits for Equipment

Staff identified four units with a rated heat input capacity greater than or equal to 40 MMBtu/hr. Source test results were identified and reviewed for one unit with a source test result of 22 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry. Two of the four units have an SCR installed while the remaining two units do not have any exhaust NO\textsubscript{x} emissions control equipment installed. The one unit identified with a source test result has a permit limit of 50 ppmv NO\textsubscript{x} @ 3% O\textsubscript{2}, dry.

Other Regulatory Requirements

The other regulatory requirements identified by staff did not distinguish whether post-combustion emission control (such as SCR) was present. Additionally, staff performed a search for SCR installations permitted prior to adoption of PR 1147.2 and did not identify any SCR installations on any type of furnace. Therefore, staff did not include a review of other regulatory requirements for this category of equipment.
Assessment of Pollution Control Technologies

This section is discussed in Appendix B. SCR and the combination of Low NO\textsubscript{x} Burner and SCR were identified as the pollution control technologies used by units with a rated heat input capacity greater than or equal to 40 MMBtu/hr. The use of flue gas recirculation (FGR) technology did not have a significant presence in the PR 1147.2 universe. The use of selective non-catalytic reduction (SNCR) was not identified on any units.

The cost-effectiveness and incremental cost-effectiveness of adding Low NO\textsubscript{x} Burners to the two units with an SCR installation is detailed in Appendix D. Staff determined that the combination of Low NO\textsubscript{x} Burners and SCR technology was not incrementally cost-effective. This was primarily due the SCR alone reducing NO\textsubscript{x} emissions by more than 85% and that two of the units either currently use or would need to install regenerative burners for fuel-savings. These regenerative burners are a type of Low NO\textsubscript{x} Burner that was determined to have an approximate 300% increase in total equipment and installation costs compared to standard Low NO\textsubscript{x} Burners. Standard Low NO\textsubscript{x} Burners represent the majority of Low NO\textsubscript{x} Burner installation as only 12 of the 239 units with identifiable burner information listed regenerative burners.

Initial BARCT Emission Limits and Other Considerations

Staff met with two SCR vendors to further understand SCR applicability and technological feasibility. While no emission guarantees were received, staff reviewed the CEMS data for one of the two units in this category with an SCR installation and determined that a 15 ppmv @ 3% O\textsubscript{2}, dry, initial BARCT limit was technologically feasible for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr.

Cost-Effectiveness Analysis and Incremental Cost-Effectiveness

Staff conducted two cost-effectiveness analyses for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr. The first analysis was to meet a NO\textsubscript{x} concentration limit of 10 ppmv @ 3% O\textsubscript{2}, dry, via the combination of SCR installation and Low NO\textsubscript{x} Burner retrofit. The second analysis was to meet a NO\textsubscript{x} concentration limit of 15 ppmv @ 3% O\textsubscript{2}, dry, via SCR installation.

For the first analysis, the total costs was determined to be $58,561,900 and the estimated NO\textsubscript{x} emission reductions are 2,171 tons. The cost-effectiveness of this combination of control technologies was calculated as $27,000 per ton NO\textsubscript{x} reduced.

For the second analysis, the total costs was determined to be $13,955,100 and the estimated NO\textsubscript{x} emission reductions are 1,695 tons. The cost-effectiveness of this category was calculated as $8,200 per ton NO\textsubscript{x} reduced.

Staff conducted an incremental cost-effectiveness between the pollution control options of SCR alone and the combination of SCR installation and Low NO\textsubscript{x} Burner retrofit. The total incremental costs between the two pollution control options was determined to be $44,606,800 and total incremental NO\textsubscript{x} emission reductions between the two pollution control options was 476 tons. The
incremental cost-effectiveness was then calculated as $93,700 per ton NO\textsubscript{x} reduced and thus only the pollution control option to reach an initial BARCT limit of 15 ppmv @ 3% O\textsubscript{2}, dry, via SCR installation alone was considered.

*Summary*

Based on the BARCT assessment for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr, staff determined a BARCT concentration limit of 15 ppmv @ 3% O\textsubscript{2}, dry.
CHAPTER 3: PROPOSED RULE 1147.2

INTRODUCTION

PROPOSED RULE STRUCTURE

PROPOSED RULE 1147.2
INTRODUCTION

PR 1147.2 establishes NO\textsubscript{x} limits for RECLAIM, non-RECLAIM, and former RECLAIM facilities. Non-RECLAIM facilities are currently subject to Rule 1147. Upon adoption of Proposed Rule 1147.2, non-RECLAIM facilities with metal melting, metal heat treating, and metal heating and forging furnaces will be subject to the requirements of Rule 1147.2 and no longer subject to Rule 1147.

The following information describes the structure of PR 1147.2 and explains the provisions incorporated from other source-specific rules. New provisions and any modifications to provisions that have been incorporated are also explained.

PROPOSED RULE STRUCTURE

PR 1147.2 will contain the following subdivisions:

- a) Purpose
- b) Applicability
- c) Definitions
- d) Requirements
- e) Implementation Schedule
- f) Determination of Burner Age
- g) Demonstration of Less than One Pound NO\textsubscript{x} Per Day Averaged Over a Calendar Month
- h) Monitoring and Source Testing Requirements
- i) Labeling Requirements
- j) Reporting and Recordkeeping Requirements
- k) Exemptions

PROPOSED RULE 1147.2

Subdivision (a) – Purpose

The purpose of this rule is to limit NO\textsubscript{x} and CO emissions from metal melting furnaces, metal heat treating furnaces, and metal heating furnaces, and metal forging furnaces.

Subdivision (b) – Applicability

PR 1147.2 applies to furnaces used for metal melting, metal heat treating, and metal heating and forging that are required to obtain a South Coast AQMD permit.

Subdivision (c) – Definitions

Key definitions in PR 1147.2 are referenced and discussed below.

- **ALTERATION** means any physical change or addition to an Existing Unit requiring an application for Permit to Construct pursuant to South Coast AQMD Rule 201 – Permit to Construct.
This is a new definition to apply to units or their burners that have been altered in a manner that requires a permit modification. This definition includes those units that need to retrofit to meet the proposed NO\textsubscript{x} and CO concentration limits of this rule.

- **METAL FORGING FURNACE** means a device which applies heat to a solid metal to allow for its further processing, forming, or shaping.

This is a new definition to apply to furnaces involved in forging or drop forging operations, such as a billet furnace, drop forging furnace, or forging furnace.

- **METAL HEAT TREATING FURNACE** means a device where heat is applied to a solid metal in order to alter its chemical properties, alter its microstructure to achieve desired mechanical properties (strength, hardness, toughness, ductility, and corrosion resistance), or alter its surface chemistry.

This is a new definition to apply to furnaces involved in heat treating operations, such as an aging furnace, annealing furnace, heat treating furnace, or homogenizing furnace.

- **METAL HEATING FURNACE** means a device where heat is applied to a solid metal in order to alter its physical properties.

This is a new definition to apply to furnaces involved in re-heat operations and to forging furnaces that may be classified as a furnace type other than as a forging furnace (e.g. billet furnace) on the unit’s permit application.

- **METAL MELTING FURNACE** means a device where metal is heated to, or maintained in, a molten state.

This is a new definition to apply to furnaces involved in melting operations, such as a cupola furnace, pit furnace, pot furnace, refining kettle, reverberatory furnace, or sweat furnace.

- **RADIANT-TUBE BURNER** means an indirect-fired burner where combustion takes place in a tube to prevent contact between the products of combustion and the parts being heated.

This is a new definition to apply to those units equipped with radiant-tube type burners. Currently, the South Coast AQMD permit database only includes units with radiant-tube burners present in the metal heat treating and metal heating and forging categories, but this equipment category is broadened to all units to account for units that may not be in the permit database.
Subdivision (d) – Requirements

NO\textsubscript{x} and CO Limits for Metal Melting, Metal Heat Treating, and Metal Heating and Forging Furnaces – Paragraphs (d)(1) through (d)(3)

Units subject to PR 1147.2 are inclusive of units that were either subject to Rule 1147 or a trading credits program (RECLAIM). Rule 1147 units are subject to a NO\textsubscript{x} concentration limit of 60 ppmv @ 3% O\textsubscript{2}, dry. RECLAIM units are currently not subject to a command-and-control rule limit and either use the default RECLAIM emission factor of 130 lbs NO\textsubscript{x}/MMBtu (equivalent to 102 ppmv @ 3% O\textsubscript{2}, dry) or a unit-specific permit condition.

To account for these differing emission requirements, units currently in Rule 1147 (non-RECLAIM) units \textit{would be} subject to paragraph (d)(1)(A) and will have a transition NO\textsubscript{x} concentration limit of 60 ppmv @ 3% O\textsubscript{2}, dry, and Former RECLAIM units \textit{would be} subject to paragraph (d)(1)(B) and will have a transition NO\textsubscript{x} concentration limit of 102 ppmv @ 3% O\textsubscript{2}, dry or be subject to an existing NO\textsubscript{x} emission limit, whichever is lower. Both of these limits will apply until a unit becomes subject to the concentration limits in Table 1 or the alternative concentration limits in Table 2. All units will eventually be subject to the concentration limits in Table 1, except for units that can demonstrate NO\textsubscript{x} emissions of less than one pound per day, averaged over a calendar month, which provides an exemption from the concentration limits of this rule.

Units at existing RECLAIM facilities are categorized as Major, Large, or Process sources. Major sources are monitored with CEMS while Large sources have NO\textsubscript{x} concentration limits with periodic source testing requirements. Process sources are split between those units using the RECLAIM default emission factor of 130 lbs NO\textsubscript{x}/MMScf without periodic source testing requirements and those units that have a NO\textsubscript{x} concentration limit with periodic source testing requirements. RECLAIM units that have an existing NO\textsubscript{x} concentration limit below 102 ppmv that have not yet met BARCT will retain those existing limits upon the facility becoming a former RECLAIM facility, until required to meet the NO\textsubscript{x} and CO concentration limits of Table 1 or Table 2 in PR 1147.2 as outlined in paragraphs (d)(2) through (d)(4). RECLAIM units that have an existing NO\textsubscript{x} concentration limit above 102 ppmv that have not met BARCT upon the facility becoming a former RECLAIM facility will need to accept a permit limit of 102 ppmv or lower upon the facility becoming a former RECLAIM facility, until required to meet the NO\textsubscript{x} and CO concentration limits of Table 1 or Table 2 in PR 1147.2 as outlined in paragraphs (d)(2) through (d)(4).

The transition limits described in paragraph (d)(1) serve as an enforceable regulatory requirement representative of the federal RACT for a RECLAIM facility once it becomes a former RECLAIM facility, and the transition limits are considered temporary in the scenario that a RECLAIM facility becomes a former RECLAIM facility prior to meeting the Table 1 or Table 2 concentration limits in PR 1147.2.

Staff notes that NO\textsubscript{x} and CO concentrations have an inverse relationship. CO is produced as a result of incomplete combustion such that the more complete the combustion, the higher the flame temperature as a greater percentage of the input fuel is consumed. As a result of these higher flame
temperatures and more complete combustion, CO is lowered but NO\textsubscript{x} levels are raised as a result of the elevated temperatures. Thus, high CO concentrations may be produced to lower the NO\textsubscript{x} concentration. To control excessive CO levels that may be related to NO\textsubscript{x} reduction efforts, PR 1147.2 establishes a CO concentration limit of 1,000 ppmv @ 3% O\textsubscript{2}, dry.

During the BARCT assessment, staff noted that the majority of non-RECLAIM units that would be subject to PR 1147.2 had a cost-effectiveness of greater than $50,000 per ton NO\textsubscript{x} reduced in order to meet the proposed NO\textsubscript{x} concentration limits of PR 1147.2. This was due, in part, to existing units being required to comply with a 60 ppmv @ 3% O\textsubscript{2}, dry, NO\textsubscript{x} concentration limit pursuant to Rule 1147. The emission reductions between an existing unit with a 60 ppmv @ 3% O\textsubscript{2}, dry, NO\textsubscript{x} concentration limit and the proposed NO\textsubscript{x} concentration limits of PR 1147.2 in paragraph (d)(2), and the cost of retrofitting a unit to meet the proposed limits, led to the cost-effectiveness of these units to be greater than $50,000 per ton NO\textsubscript{x} reduced. As a result, staff proposed an alternative, more extended implementation schedule for these units. This alternative implementation schedule allows for prioritization to be given to those units that were not subject to Rule 1147 which was adopted in 2008. AB 617 requirements prioritize those units that have not modified their permit conditions since 2007. The alternative implementation schedule is based on an expected burner life of 35 years.

Paragraph (d)(3) allows an owner or operator of a unit with a rated heat input capacity less than 40 MMBtu/hr and where the burner age is less than 32 years old to meet the concentration limits in Table 1 on the extended 32-year alternative implementation schedule in paragraph (e)(2) provided that the unit either has a permit condition, or the owner or operator submits a permit application by July 1, 2023 to add a permit condition complying with the alternative concentration limits in Table 2. A South Coast AQMD-approved source test will be required to verify that the unit meets the applicable alternative NO\textsubscript{x} concentration limit in Table 2. The source test that is submitted as part of the permit application process to add a permit condition complying with the concentration limits in Table 2 is required to have been conducted within 36 months before the date the permit application is submitted. Additionally, the source test is required to represent the equipment at the time the permit application is submitted. The objective of the alternative concentration limits is to recognize those units that are currently meeting the alternative concentration limits and provide those units a more extended implementation schedule due to the high cost-effectiveness of some units to retrofit. It is assumed that approximately 30 months will be required for South Coast AQMD staff to review the permit application, issue the Permit to Construct or Permit to Operate, and for the operator to perform the necessary retrofits and compliance demonstration, by which time the unit’s burners will be approximately 35 years old. This determination of burner useful life of 35 years is based on burner age data from the South Coast AQMD permit database and stakeholder feedback on expected burner life.

All units will eventually become subject to the concentration limits in Table 1. Permit application submittals to meet these concentration limits are required of all units; those units with a rated heat input capacity less than 40 MMBtu/hr are required to meet either a 12-year or a 32-year implementation schedule depending on whether the unit can demonstrate compliance with the alternative concentration limits in Table 2. Effectively, compliance with the alternative concentration limits is a prerequisite condition to allow for a unit to comply with the NO\textsubscript{x} limits in Table 1 on an extended implementation schedule of 32 years in lieu of the default 12-year
implementation schedule.

Units that already have a permit condition complying with the concentration limits in PR 1147.2 Table 1 will not be required to submit a new permit application.

NO\textsubscript{x} and CO Limits for Units ≥ 40 MMBtu/hr – Paragraph (d)(4)

Larger units are required to submit permit applications on or before July 1, 2023 to meet the concentration limits in Table 1. The implementation schedule requirements for these units is specified in paragraph (e)(3) and are given a more expedited implementation schedule due to the larger emissions from these sources and the requirements of AB 617. The averaging time for any NO\textsubscript{x} compliance demonstration for units equipped with a certified NO\textsubscript{x} CEMS shall use an 8-hour averaging period.

NO\textsubscript{x} and CO Limits for New Units – Paragraph (d)(5)

NO\textsubscript{x} and CO concentration limits for new units in the metal melting, metal heat treating, and metal heating and forging equipment categories were also established as described in the BARCT Assessment in Chapter 2, consistent with the inclusion of NO\textsubscript{x} and CO concentration limits for new units in Rule 1147. These concentration limits are in Table 3. Any applicable BACT determination that is made after the [Date of Adoption] that is lower than the concentration limits for new units in PR 1147.2 will apply.

Unit Decommission – Paragraph (d)(6)

As an alternative compliance pathway, a Unit may be decommissioned and will be required to be decommissioned by a fixed-date of 30 months after the permit application submittal date deadline. Although this deadline is based upon the unit’s permit application submittal deadline as if it were not to be decommissioned, there will be no noticing or permit application deadline for this unit.

Requirement for Demonstration of Less than One Pound of NO\textsubscript{x} per Day Averaged Over a Calendar Month – Paragraph (d)(7)

As an alternative compliance pathway, a Unit is not required to meet the NO\textsubscript{x} and CO concentration limits of this rule if the Unit complies with the one pound NO\textsubscript{x} per day, averaged over a calendar month, requirements of subdivision (g) and the recordkeeping requirements of subdivision (j), or complies with an existing permit condition that limits NO\textsubscript{x} emissions to less than one pound per day averaged over a calendar month, whichever is lower. This exemption cannot be utilized without a permit modification for scenarios that result in any increase of permitted limits or any increase of potential to emit. These situations would require permit application submittal and evaluation. This includes the scenario where the permit may have an existing daily permit limit for either emissions or gas usage, but a monthly PR 1147.2 exemption limit that potentially may allow increased usage on any given day. Any emission increases above an existing daily limit would still be in violation of the permit and require a permit modification.
Units that Fail to Demonstrate Less than One Pound of NO\textsubscript{x} per Day Averaged over a Calendar Month – Paragraph (d)(8)

This provision is to capture units that are no longer considered low-emitting units with average NO\textsubscript{x} emissions of greater than or equal to one pound of NO\textsubscript{x} per day averaged over a calendar month. While these units are subject to the concentration limits in Table 1, they are not subject to the permit application submission requirements in paragraph (e)(1), (e)(2), or (e)(3); instead, these units are required to submit permit applications within 180 days of failure to demonstrate compliance with paragraph (d)(7). The failure to demonstrate compliance would result from usage records showing an exceedance or by not maintaining any records to comply with this provision. These units are also required to meet the concentration limits in Table 1 no later than 12 months after the permit issuance, similar to those units that did not opt to demonstrate NO\textsubscript{x} emissions of less than one pound per day averaged over a calendar month. For these situations, once a unit complies with the concentration limits in Table 1, reverting to a previous low-usage exemption would not be allowed.

### Table 1 – NO\textsubscript{x} and CO Concentration Limits for Existing Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NO\textsubscript{x} Limit\textsuperscript{1,2} (ppmv)</th>
<th>CO Limit\textsuperscript{1} (ppmv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>40</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal Heating, and Metal Forging</td>
<td>≤ 1,200 °F</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube Burners</td>
<td>All Temperatures</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>≥ 40 MMBtu/hr</td>
<td>All Units</td>
<td>All Temperatures</td>
<td>15</td>
<td></td>
</tr>
</tbody>
</table>

\textsuperscript{1} Corrected to 3\% O\textsubscript{2}, dry
\textsuperscript{2} Averaged over an 8-hour rolling interval for units equipped with a certified NO\textsubscript{x} CEMS

### Table 2 – Alternative NO\textsubscript{x} and CO Concentration Limits for Existing Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NO\textsubscript{x} Limit\textsuperscript{1,2} (ppmv)</th>
<th>CO Limit\textsuperscript{1} (ppmv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>50</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal Heating, and Metal Forging</td>
<td>≤ 1,200 °F</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube Burners</td>
<td>All Temperatures</td>
<td>60</td>
<td></td>
</tr>
</tbody>
</table>

\textsuperscript{1} Corrected to 3\% O\textsubscript{2}, dry
\textsuperscript{2} Averaged over an 8-hour rolling interval for units equipped with a certified NO\textsubscript{x} CEMS
Table 3 – NO\textsubscript{x} and CO Concentration Limits for New Units

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Furnace Type</th>
<th>Temperature</th>
<th>NO\textsubscript{x} Limit\textsuperscript{1,2} (ppmv)</th>
<th>CO Limit\textsuperscript{1} (ppmv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 40 MMBtu/hr</td>
<td>Metal Melting</td>
<td>All Temperatures</td>
<td>40</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>Metal Heat Treating, Metal</td>
<td>≤ 1,200 °F</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Heating, and Metal Forging</td>
<td>&gt; 1,200 °F</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Units with Radiant-Tube</td>
<td>All Temperatures</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>≥ 40 MMBtu/hr</td>
<td>All Units</td>
<td>All Temperatures</td>
<td>15</td>
<td></td>
</tr>
</tbody>
</table>

\textsuperscript{1} Corrected to 3% O\textsubscript{2}, dry
\textsuperscript{2} Averaged over an 8-hour rolling interval for units equipped with a certified NO\textsubscript{x} CEMS

Subdivision (e) – Implementation Schedule

12-Year Implementation Schedule – Paragraph (e)(1)

An owner or operator must submit a permit application by the July 1 after a unit’s burner turns 12 years of age, determined by the burner age determination requirements of subdivision (f). Units with a burner already 12 years old as of January 1, 2023 must submit a permit application by July 1, 2023. Once the permit is issued, these units must demonstrate compliance with the applicable concentration limits in Table 1 no later than 12 months following the issuance of the permit or the expiration of the permit if an extension of time has been approved pursuant to Rule 205 – Expiration of Permits to Construct. A permit refers to a Permit to Construct unless a Permit to Operate is issued. The 12-month period of time is provided to allow units sufficient time to perform the necessary retrofits and conduct a source test to demonstrate compliance with the concentration limits in Table 1. Flexibility is provided to those owners or operators who received an approved time extension. An owner or operator of a unit that has both a compliance demonstration and a permit condition that meet the concentration limits in Table 1 will not be required to submit a permit application for that unit.

Rule 205 limits validity of issued permits to construct to one year after the permit is issued unless a request for extension is approved in writing by the Executive Officer. Although current Rule 205 does not specify a limit to the period of time granted for extensions to permit expiration or specific reasons for the extension, historical procedure has limited extensions to an additional 6 to 12 months with approval from the Executive Officer. Extensions beyond 12 months are not typical, would be especially scrutinized in regard to this rule’s implementation, and would require additional justification such as increments of progress. As a general matter, indefinite extensions under Rule 205 are not permissible as permits are expected to reflect the latest BACT determinations and should be acted on consistent with public notice supporting permit issuance. Extension requests made for the purpose of circumventing rule requirements will not be approved.
32-Year Implementation Schedule – Paragraph (e)(2)

An owner or operator must submit a permit application by the July 1 after a unit’s burner turns 32 years of age, determined by the burner age determination requirements of subdivision (f), provided that the unit complies with the permit condition or permit application submission requirements of subparagraph (d)(3). Once the permit is issued, these units must demonstrate compliance with the applicable concentration limits in Table 1 no later than 12 months following the issuance of the permit or the expiration of the permit if an extension of time has been approved pursuant to Rule 205. A permit refers to a Permit to Construct unless a Permit to Operate is issued. The 12-month period of time is provided to allow units sufficient time to perform the necessary retrofits and conduct a source test to demonstrate compliance with the concentration limits in Table 1. Flexibility is provided to those owners or operators who received an approved time extension. An owner or operator of a unit that has both a compliance demonstration and a permit condition that meet the concentration limits in Table 1 will not be required to submit a permit application for that unit.

Implementation Schedule for Units ≥ 40 MMBtu/hr – Paragraph (e)(3)

An owner or operator of a unit with a rated heat input capacity greater than or equal to 40 MMBtu/hr must submit permit applications by July 1, 2023. These larger units are required to meet a lower NOx concentration limit necessitating the installation of an exhaust emission control system. Once the permit is issued, these units must demonstrate compliance with the applicable concentration limit in Table 1 no later than 18 months following the issuance of the permit or the expiration of the permit if an extension of time has been approved pursuant to Rule 205. The 18-month period of time is comparatively longer than that for units with a rated heat input capacity less than 40 MMBtu/hr due to the more extensive nature of exhaust emission control system installations and compliance demonstrations. Flexibility is provided to those owners or operators who received an approved time extension.

Units that Do Not Meet the Permit Application Submittal Deadlines – Paragraph (e)(4)

Units with a rated heat input capacity less than or equal to 40 MMBtu/hr that do not meet the permit application submittal deadlines in subdivision (d) would be in violation of those provisions, but are still required to demonstrate compliance with the concentration limits in Table 1 or Table 2 by no later than 12 months after the permit is issued, the expiration of the permit if an extension of time has been approved pursuant to Rule 205, or 30 months after the date of the permit application submittal deadline, whichever is sooner. Additionally, these units will still be subject to the transition limits in paragraph (d)(1) despite not meeting the permit application submission requirements to meet the concentration limits in Table 1 or Table 2. Units with a rated heat input capacity greater than or equal to 40 MMBtu/hr that do not meet the permit application submission requirements are still required to demonstrate compliance with the concentration limits in Table 1 by no later than 18 months after the permit is issued, the expiration of the permit if an extension of time has been approved pursuant to Rule 205, or 36 months after the date of the permit application submittal deadline, whichever is sooner. Regardless of the rated heat input capacity of the unit, flexibility is provided to those owners or operators who received an approved time extension. The requirement to meet specific concentration limits after either 30 months or 36
months is to ensure that units still reduce their emissions by a specific time, regardless of whether a permit application is submitted on time or a permit application is cancelled by the operator.

**Permit Modifications – Paragraph (e)(5)**

An owner or operator shall submit a permit application to modify the Permit to Construct or Permit to Operate if the unit can demonstrate compliance with the concentration limits in Table 1 or alternative concentration limits in Table 2 without a unit alteration. This permit application is only required to be submitted pursuant to the implementation schedule in paragraph (e)(1), (e)(2), or (e)(3). This paragraph is designed to capture units that have an existing permit condition that is not reflective of the NO_x concentrations in Table 1 or Table 2 as demonstrated in an approved source test result.

**Unit Decommission – Paragraph (e)(6)**

At the same time an owner or operator is required to submit a permit application, an owner or operator may submit the appropriate South Coast AQMD form to decommission the unit no later than 30 months after the permit application submittal date in paragraph (e)(1), (e)(2), or (e)(3). A 30-month time period is chosen to proxy when the unit would be required to demonstrate compliance with the concentration limits in Table 1 or alternative concentration limits in Table 2. The unit is required to be decommissioned by a 30-month deadline after the permit application submittal deadline.

**Multiple Unit Implementation Schedule – Paragraph (e)(7)**

An owner or operator may have two or more units that are subject to a July 1, 2023 permit application submittal deadline in paragraph (e)(1) or (e)(2). To mitigate the impact of having multiple units meet the NO_x limits simultaneously, facilities operating multiple units at one location shall comply with the concentration limits in Table 1 following the multiple unit implementation schedule specified in Table 4 in lieu of the 12-year or 32-year implementation schedules of paragraph (e)(1) or (e)(2), respectively. Table 4 is based on the total affected rated heat input capacity for those units required to submit permit applications by January 1, 2023. For example, if a facility has 16 units with a combined rated heat input capacity of 20 MMBtu/hr, that facility would be on a 4-year permit application submission schedule in Table 4 and be required to begin submitting permit applications for at least 50% of the 20 MMBtu/hr by January 1, 2023 (or 8 units if the rated heat input capacity is identical for all 16 units), followed by submitting permit applications for the remaining 50% of the 20 MMBtu/hr by January 1, 2025. Any partial number of permit applications equating to the minimum percentage of total rated heat input capacity in Table 4 shall be rounded up to the nearest whole permit application. For example, if 50% of the total rated heat input capacity required to be submitted by January 1, 2024 equates to 3.4 permit applications, a minimum of 4 permit applications are required to be submitted. Units that are not required to submit permit applications by July 1, 2023 would still be required to comply with the permit application submittal requirements in paragraph (e)(1) or (e)(2).

The decommissioning of a unit subject to the multiple unit implementation schedule will require the appropriate South Coast AQMD form be submitted to decommission the unit. The submission
of this form or the submission of a permit application will both qualify for meeting the minimum permit application submission requirements of subparagraph (e)(7)(A). Similar to the requirements for those units that are not subject to the multiple unit implementation schedule, the unit will be required to be decommissioned 30-months after the form permit application submittal deadline.

Staff has received comments from stakeholders who may operate equipment subject to PR 1147.2 at multiple locations. These stakeholders have expressed concern that they would be financially burdened if each of their facilities were to be considered separately. In response, staff acknowledges that there may be financial considerations incurred but the impact to specific local communities where these units operate may be disproportionately weighted. For example, a company may operate four facilities located at four different sites. Each site operates five equivalent furnaces for a total of 20 furnaces. If the company opted to upgrade the furnaces at only two of the four sites (or 50% of the total furnaces) and forego upgrading the other two sites until a later time, then two of the four communities where this company operates would be disproportionately impacted by the continuing use of higher-emitting sources. PR 1147.2 does not extend a multiple unit compliance option for equipment operated by a single owner over multiple locations.

Table 4 – Multiple Unit Implementation Schedule to Meet Concentration Limits in Table 1

<table>
<thead>
<tr>
<th>Permit Application or Inactivation of Permit Submittal Date</th>
<th>2 – 9 Units (Minimum % of total Rated Heat Input Capacity)</th>
<th>10 – 19 Units (Minimum % of total Rated Heat Input Capacity)</th>
<th>20 or More Units (Minimum % of total Rated Heat Input Capacity)</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 2023</td>
<td>50%</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>January 1, 2024</td>
<td>100%</td>
<td>50%</td>
<td>33%</td>
</tr>
<tr>
<td>January 1, 2025</td>
<td>100%</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>January 1, 2026</td>
<td>Not Applicable</td>
<td>100%</td>
<td>67%</td>
</tr>
<tr>
<td>January 1, 2027</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>-</td>
</tr>
<tr>
<td>January 1, 2028</td>
<td></td>
<td></td>
<td>100%</td>
</tr>
</tbody>
</table>

Subdivision (f) – Determination of Burner Age

Burner age is the criteria by which units will be subject to the limits in Table I by either a 12-year burner age timeline or a 32-year burner age timeline, corresponding to the implementation schedule in paragraph (e)(1) or (e)(2). The options to determine burner age are largely based on Rule 1147’s structure. However, the hierarchy of order in these options has been removed. Other methods of determining burner age, substantiated with sufficient written information, may be
approved by the Executive Officer. A default assignment has also been added to designate a burner as 32 years old as of January 1, 2023. It is anticipated that this option will be chosen only if no other records are available to otherwise determine the burner age.

The permit application submission requirements of paragraph (d)(2) and (d)(3) are based on the burner age as of January 1 of any given year. Staff recognizes that a burner’s original date, determined pursuant to subdivision (f), may occur any time within the year after January 1. Only whole-year increments will be considered for determining a burner’s age. For example, if a burner’s original date is determined to be March 1, 2011, for purposes of determining burner age the original date will be used as January 1, 2012. As of January 1, 2023 the burner would be considered 11 years old and not 12 years old.

Subdivision (g) – Demonstration of Less than One Pound NOx per Day Averaged Over a Calendar Month

The one pound of NOx per day, averaged over a calendar month, emissions provision is analogous to the one pound of NOx per day provision in Rule 1147. This provision is designed to maintain current daily NOx emissions for units with a permit condition while still allowing for an alternative compliance pathway for these units. This exemption cannot be utilized without a permit modification for scenarios that result in any increase of permitted limits or any increase of potential to emit. These situations would require permit application submittal and evaluation. This includes the scenario where the permit may have an existing daily permit limit for either emissions or gas usage, but a monthly PR 1147.2 exemption limit that potentially may allow increased usage on any given day. Any emission increases above an existing daily limit would still be in violation of the permit and require a permit modification. Units that can demonstrate NOx emissions of less than one pound per day, averaged over a calendar month, will only be required to comply with labelling and recordkeeping requirements in subdivisions (i) and (j), respectively, in lieu of demonstrating compliance with the concentration limits in Table 1 or Table 2. To qualify, units shall make the demonstration effective six months after [Date of Adoption].

Staff provides two options to determine compliance to the one pound of NOx per day, averaged over a calendar month, emissions provision. Each of these options uses an emission factor variable, which equates to 102 ppmv if no emission factor is on a unit’s permit. To convert a NOx concentration value (with units of ppmv) to a NOx emission factor (with units of lbs NOx/MMScf), the NOx concentration value is multiplied by 1.275.

Subparagraph (g)(1)(A) requires the installation of a non-resettable time meter and usage of no more than the hours per calendar month minutes per day calculated using PR 1147.2 Equation 1 or as specified in PR 1147.2 Table 5.
Monthly Operating Hours = \frac{D}{[R \times (EF \div HHV)]} \quad \text{(Equation 1)}

Where,
- \(D\) = Number of Days in Calendar Month
- \(R\) = Rated Heat Input Capacity (MMBtu/hr)
- \(EF\) = Emission Factor for the Unit (lbs NO\textsubscript{x}/MMScf natural gas)
- \(HHV\) = Higher Heating Value of Natural Gas (1,050 MMBtu/MMScf)

The following example demonstrates how a unit with a rated heat input capacity of 1.5 MMBtu/hr equipped with an installed non-resettable time meter and using the default emission factor would determine its monthly operating time equivalent to less than an average of one pound of NO\textsubscript{x} per day, averaged over a calendar month, as:

\[
\text{Monthly Operating Time} = \frac{30}{\left[1.5 \frac{\text{MBtu}}{\text{hr}} \times \left(130 \frac{\text{lbs}}{\text{MMScf}} \div 1,050 \frac{\text{MBtu}}{\text{MMScf}}\right)\right]}
\]

= 242 hours per month or reach average of 1 lb NO\textsubscript{x} per day

162 hours per month limit to remain under average of one pound NO\textsubscript{x} per day averaged over a calendar month

Demonstrating NO\textsubscript{x} emissions of less than one pound per day, averaged over a calendar month, can also be achieved through compliance with PR 1147.2 Table 5, which requires a unit to operate no more than the hours per calendar month specified for each rated heat input capacity bracket.

### Table 5 – Monthly Operating Limits

<table>
<thead>
<tr>
<th>Unit Rated Heat Input Capacity (Btu/hr)</th>
<th>Monthly Operating Limit (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; 1,000,000</td>
<td>240</td>
</tr>
<tr>
<td>≥ 1,000,000 to &lt; 1,500,000</td>
<td>160</td>
</tr>
<tr>
<td>≥ 1,500,000 to ≤ 2,000,000</td>
<td>120</td>
</tr>
</tbody>
</table>

The hours per calendar month limits were calculated assuming an uncontrolled NO\textsubscript{x} concentration of 102 ppmv, which is the ppmv equivalent value of the default RECLAIM emission factor of 130 lbs NO\textsubscript{x}/MMScf natural gas. Additionally, these hours per calendar month limits assume a 90% operating capacity. This operating capacity was determined by using the maximum operating capacity identified for a unit in the South Coast AQMD permit database, determined to be 87%. The hours per calendar month limit decreases as a given unit’s rated heat input capacity increases due to the greater fuel usage associated with higher rated heat input capacities.

The operating capacity for a given unit was determined by the ratio of actual fuel usage to the calculated theoretical maximum fuel usage based on the unit’s rated heat input capacity. Actual fuel usage was determined from the unit’s reported fuel usage from the associated facility’s 2017 Annual Emission Report sent to the Executive Officer. Operating capacity was then calculated using the Equation 3-1:
Operating Capacity (%) = \( \frac{(2017 \text{ AER Fuel Usage})}{[\left( R \times 24 \times 365 \right) + HHV]} \times 100 \% \) (Eq. 3-1)

Where,
- R = Rated Heat Input Capacity (MMBtu/hr)
- 24 x 365 = Conversion to hours/day and days/year
- HHV = Higher Heating Value of Natural Gas (1,050 MMBtu/MMScf)

The following example demonstrates how the operating capacity for a unit with a rated heat input capacity of 1.5 MMBtu/hr and 2017 AER fuel usage of 3.0 MMScf/year is calculated:

\[
\text{Operating Capacity (\%)} = \left( \frac{3.0 \frac{\text{MMScf}}{\text{yr}}}{1.5 \frac{\text{MMBtu}}{\text{hr}}} \times 24 \frac{\text{hrs}}{\text{day}} \times 365 \frac{\text{days}}{\text{yr}} \right) + 1,050 \frac{\text{MMBtu}}{\text{MMScf}} \times 100 \%
\]

\[
= \left( 3.0 \frac{\text{MMScf}}{\text{yr}} \right) + \left( 13.797 \frac{\text{MMScf}}{\text{yr}} \right) \times 100 \%
\]

\[
= 22 \%
\]

Subparagraph (g)(1)(B) requires the installation of a non-resettable fuel meter and monthly fuel usage of no more than the therms of fuel per calendar month calculated using PR 1147.2 Equation 2, with fuel use corrected to standard temperature and pressure:

\[
\text{Monthly Therms of Fuel} = (D + EF) \times HHV \times 10 \quad \text{(Equation 2)}
\]

Where,
- D = Number of Days in Calendar Month
- EF = Emission Factor for the Unit (lbs NOx/MM Scf natural gas)
- HHV = Higher Heating Value of Fuel
- 10 = Conversion from MMBtu to Therms

The following example demonstrates how a unit equipped with an installed non-resettable fuel meter, using natural gas as a fuel, and using the default emission factor of 130 lbs/MM Scf would determine its maximum monthly therms of fuel equivalent to less than an average of one pound of NOx per day, averaged over a calendar month:

\[
\text{Monthly Therms} = \left( 30 \frac{\text{days}}{\text{month}} + 130 \frac{\text{lbs}}{\text{MMScf}} \right) \times 1,050 \frac{\text{MMBtu}}{\text{MMScf}} \times 10 \frac{\text{therms}}{\text{MMBtu}}
\]

\[
= 2,423 \text{ therms maximum per calendar month limit to remain under average of one pound NOx per day averaged over a calendar month to maintain exemption}
\]

Staff notes that the use of a non-resettable time meter to determine emissions may over-report actual emissions as compared to the use of a non-resettable fuel meter. However, which type of meter is used is a decision for an owner or operator to make based on individual circumstances and the potential costs associated with such a decision.
Subdivision (h) – Monitoring and Source Testing Requirements

Source Testing Frequency – Paragraph (h)(1)

The frequency at which a given unit is required to conduct a source test is similar to Rule 1146 and the RECLAIM program’s source testing frequencies. Larger, more polluting units with a rated heat input capacity greater than or equal to 10 MMBtu/hr will be required to source test on a more frequent schedule of every three years to ensure compliance with the concentration limits. If the annual heat input of these units is less than 25 billion Btu per year, these units are required to source test every five years. Smaller, less polluting units with a rated heat input capacity less than 10 MMBtu/hr will be required to source test every five years.

Initial and Previous Source Tests – Paragraph (h)(2)

All existing and permitted units located at a former RECLAIM facility are required to source test within 24 months of [Date of Adoption] or no later than 24 months after the facility becomes a former RECLAIM facility. Regardless of the RECLAIM status of the facility operating the unit, the unit may use a previous South Coast AQMD-approved source test conducted before [Date of Adoption] as the basis for subsequent source testing frequency so long as that source test and source test protocol are representative of the operation of the equipment. This provision allows for units that recently conducted source tests to utilize the full 3- or 5-year frequency stated in paragraph (h)(1).

All new units are required to source test no later than 18 months after the issuance of the Permit to Construct as these units do not have a previous South Coast AQMD-approved source that can be used. The date of this source test will establish the basis for subsequent source testing frequency. Under South Coast AQMD Rule 205, a permit to construct shall expire one year from the date of issuance unless an extension of time has been approved in writing by the Executive Officer. If a permit to construct is extended, then any related source testing requirement timing would subsequently follow.

Source Test Protocol Submission – Paragraph (h)(3) and (h)(4)

A source test protocol must be submitted at least 90 days prior to a scheduled source test to allow for adequate time for protocol review and approval. A previously approved source test protocol may be submitted if no alterations requiring a permit modification were performed on the unit as the test setup and conditions can reasonably be expected to be similar to those of the previous source test. A new source test protocol is required to be submitted if the Executive Officer determines that the previously approved protocol is no longer applicable or requires modification.

Source Test Methods – Paragraph (h)(5)

Compliance demonstrations are required to utilize approved source test methods to provide a standard of consistency and accuracy across all source tests. These source test methods include:

- South Coast AQMD Source Test Method 100.1 – Instrumental Analyzer Procedures for Continuous Gaseous Emission Sampling (March 1989)
• South Coast AQMD Source Test Method 7.1 – Determination of Nitrogen Oxide Emissions from Stationary Sources (March 1989)
• South Coast AQMD Source Test Method 10.1 – Carbon Monoxide and Carbon Dioxide by Gas Chromatograph/Non-Dispersive Infrared Detector (GC/NDIR) – Oxygen by Gas Chromatograph-Thermal Conductivity (GC/TCD) (March 1989).
• EPA Test Method 19 – Sulfur Dioxide Removal and Particulate, Sulfur Dioxide and Nitrogen Oxides from Electric Utility Steam Generators (August 2017)
• Any other alternative test method submitted in writing to, and pre-approved by, the Executive Officer of the South Coast AQMD, the California Air Resources Board, and the United States Environmental Protection Agency is also required.

Source Test Report Submission – Paragraph (h)(6)

Source test reports must be submitted to the South Coast AQMD within 60 days of the completion of the source test in order to provide a record of the unit’s emissions performance.

Additional Source Test Timing Requirements – Paragraph (h)(7)

Units may not be tuned subsequent to the conclusion of any compliance demonstration, unless for the purpose of tuning to maintain the settings set during the source test. This is to provide flexibility to operators to ensure that unit settings are appropriate for the workload processed while maintaining compliance with the concentration limits until the next source test for the unit is due.

Units may conduct a compliance demonstration within the month the compliance demonstration is due. For example, if a unit’s source test is due on June 10th, the compliance demonstration may be conducted anytime between June 1st and June 30th. If the source test is conducted on June 30th, the date of the next source test deadline would then become June 30th; if the source test is conducted on June 1st, that date becomes the date of the next source test deadline. An owner or operator is encouraged to schedule and conduct source tests before the source test deadline to ensure source tests are conducted in a timely manner.

For units that have an active Permit to Operate that are not operating on the date a source test is required, the source test must be conducted after seven consecutive days, or 15 cumulative days, of resumed operation for a unit that is not in operation on the date the source test is due. This is to allow for units to not start up solely for the purpose of conducting a source test.

CEMS Monitoring Requirements – Paragraph (h)(8)

Units with a rated heat input capacity greater than or equal to 40 MMBtu/hr will be required to utilize a NOx CEMS due to the potentially high NOx emissions from units of this size. The CEMS shall be certified within 12 months of [Date of Adoption] to Rule 218.2 and Rule 218.3 if the unit is located at a non-RECLAIM or former RECLAIM facility, or to Rule 2012 if the unit is located as a RECLAIM facility. For those units located at a RECLAIM facility, the unit will be certified to Rule 2012 until the RECLAIM facility becomes a Former RECLAIM facility, at which time the unit will then be certified to Rule 218.2 and Rule 218.3. A CEMS is a continuous emissions
monitoring system and thus ongoing NO\textsubscript{x} concentration data will already be available and source tests to measure NO\textsubscript{x} will not be necessary nor required.

Additionally, if a unit with a rated heat input capacity greater than or equal to 40 MMBtu/hr installs an optional CEMS to measure CO, ongoing CO concentration data will already be available and source tests to measure CO will not be necessary nor required.

All units with a rated heat input capacity greater than or equal to 40 MMBtu/hr will be required to conduct a relative accuracy test audit (RATA) to ensure accuracy of the CEMS reported data.

For units that utilize a certified NO\textsubscript{x} CEMS, staff determined that a rolling 8-hour averaging time will provide sufficient operational flexibility to units to meet NO\textsubscript{x} emission concentration limits in the proposed rule. The determination was based on analysis of NO\textsubscript{x} emission data from units subject to PR 1147.2 that were in operation prior to the rule adoption date and were equipped with a certified NO\textsubscript{x} CEMS.

**Ammonia Monitoring and Testing – Paragraph (h)(9)**

Units that utilize ammonia in an exhaust emission control system are required to either source test for ammonia quarterly or to install and maintain a certified CEMS to measure ammonia.

If a unit does not install and operate a certified CEMS to measure ammonia, then the owner or operator would be required to source test the unit for ammonia compliance. Initially, the owner or operator shall begin source testing the unit within 12 months of a new permit being issued or as specified by the unit’s permit to operate, with subsequent source tests required quarterly. Source test frequency would be allowed to increase to once every 12 months if four consecutive quarterly source tests are South Coast AQMD-approved and demonstrate compliance. If a unit which is on an annual source testing schedule then conducts a source test that does not demonstrate compliance, quarterly source tests will be required until four consecutive source tests are successful once again.

For units that are subject to quarterly testing, the use of calendar quarters is to be used. For example, January 1 to March 31, April 1 to June 30, July 1 to September 30, and October 1 to December 31 would be considered the time periods referred in the rule. Moreover, a quarterly test should be conducted in the time period represented by a quarter. Staff has included a requirement that at least 30 days be allowed between subsequent testing to avoid testing that might occur consecutively on September 30 and October 1 and then again on March 31, for example, that may lead to an almost six month period of time between testing.

For units that have installed an ammonia CEMS but that monitoring system has not received its certification, the unit would be required to conduct periodic source testing for ammonia until which time that the monitoring system is certified.

In a situation where a unit is required to conduct source testing for ammonia and the unit does not have a certified CEMS that measures NO\textsubscript{x} or CO emissions, then the owner or operator will be required to conduct source testing for NO\textsubscript{x} or CO concurrently with the testing for ammonia. Staff
recognizes that NO\(_x\) and ammonia have a relationship such that an adjustment to one can have an adverse effect to the concentration of the other. To assure compliance for all emissions, concurrent source testing is required.

**Source Test Frequency Setting – Paragraph (h)(10)**

Any compliance demonstration, including those required as part of a permit, shall be used to establish the basis for subsequent source testing frequency. For example, a unit conducts a source test as part of regular source testing frequency requirements pursuant to paragraph (h)(1) on January 1, 2023 and is not required to source test until January 1, 2028. However, the unit conducts a source test on January 1, 2025 as part of a permit. This source test resets the subsequent source test frequency and the next source test would be required five years later on January 1, 2030.

**Source Test Minimum Run Time, Startup, and Firing Range – Paragraph (h)(11)**

Compliance demonstrations are required to use a minimum of a continuous 15 minute block of time of operation, after any unit start up, unless otherwise approved in writing by the South Coast AQMD. Units operating in steady state shall demonstrate compliance with applicable concentration limits using a South Coast AQMD approved source test protocol averaged over a period of at least 15 minutes and no more than 60 consecutive minutes. For units operating in a cyclical manner, an alternative time period approved by the Executive Officer may be used in order to capture emissions representative of an entire operating cycle. For cyclic processes that operate on a cycle lasting less than 15 consecutive minutes, multiple cycles may be required in order to obtain a minimum of 15 minutes of source test data. For cyclic processes that operate on a cycle greater than 60 consecutive minutes, the sampling period may be adjusted to cover the complete cycle.

Compliance demonstrations shall take place in the normal firing range of the unit’s rated heat input capacity. Stakeholders noted that most burner vendor emission guarantees are conditioned to a certain turndown ratio of the burners. Staff determined that the flexibility afforded by this provision is appropriate for units in the PR 1147.2 universe due to the varying nature of processes and loads experienced by the facilities and that the stipulation of maximum firing range in Rule 1147 may neither be reflective of operating conditions nor allow for safe operation. Firing rate range requirements will be required as part of an approved source test protocol.

**Units Subject to More than One NO\(_x\) Concentration Limit – Paragraph (h)(12)**

Units in the metal heat treating and metal heating and forging categories may have a wide operating temperature range as part of normal operations and may be classified as both a low-temperature and a high-temperature unit. To prevent a unit needing to conduct multiple source tests to demonstrate compliance with multiple applicable NO\(_x\) concentration limits in Table 1 or Table 2, the unit will only be required to demonstrate compliance with the higher NO\(_x\) concentration limit.
In-Series Units with Common Exhaust Stack – Paragraph (h)(13)

If multiple units exhaust to the same stack, the lowest concentration limit for an individual unit will apply. For example, a metal heat treating furnace operating at both 1,000 °F and 2,000 °F that is subject to the concentration limits in Table 2 would be required to meet a 60 ppmv NO\textsubscript{x} concentration limit, corrected to 3% O\textsubscript{2}, dry. However, if this same unit was paired to the same exhaust with a new metal heat treating unit operating in the same temperature range, the NO\textsubscript{x} concentration in the exhaust would be limited to 40 ppmv corrected to 3% O\textsubscript{2}, dry.

Subdivision (i) – Labeling Requirements

All units are required to display a rating plate in order to have a permanent record of the burner(s) model and rated heat input capacity. Altered units are required to display a permanent supplemental plate to document the updated information of the new burners.

Subdivision (j) – Reporting and Recordkeeping Requirements

Records documenting monthly operating hours or monthly fuel consumption demonstrating compliance with subdivision (g), if applicable; CEMS data, if applicable; rated heat input capacity; and source test reports, if applicable, are required to be kept on-site for at least five years to provide sufficient records of compliance with the concentration limits. Records pertaining to any alterations shall also be maintained to document the alterations performed.

If a unit is not in operation on the date a source test is due, the additional 7- or 15-day time period in subparagraph (h)(8)(C) is only allowed if operating records are maintained to demonstrate the unit’s non-operation.

Subdivision (k) – Exemptions

The concentration limits in Table 1 will not be applicable to units during periods of refractory dry-out. Refractory dry-out periods occur after new refractory is installed and is a critical process to ensure the longevity of the refractory. New refractory may be installed as part of a new unit installation, a unit repair, or a unit alteration. These dry-out periods include a range of operating temperatures and other conditions that may not be reflective of normal operating conditions. As a result, emissions may be abnormal during these dry-out periods. Units are exempt from the emission concentration limits of this rule during these dry-out periods.

In the rule development for PR 1147.2, staff does not address any limits or exemptions from emission concentration limits during the refractory dry-out, startup, and shutdown of units equipped with CEMS. Such limits will be deferred to and addressed in a Rule 429 – Start-Up and Shutdown Exemption Provisions for Oxides of Nitrogen. Such exemption for refractory dry-out, startup periods, and shutdown periods will only be available for those units with an installed and certified NO\textsubscript{x} CEMS.

Proposed Rule 1147.2 will not be applicable to electrically-powered units as NO\textsubscript{x} emissions from such units are negligible relative to NO\textsubscript{x} emissions from fuel-fired units.
Units emitting less than one pound of NOx per day, averaged over a calendar month, pursuant to subdivision (g) will only be required to label units pursuant to subdivision (i) and maintain records pursuant to subdivision (j). This exemption is permanently revoked if a unit fails to demonstrate compliance with subdivision (g).
CHAPTER 4: IMPACT ASSESSMENT

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COMPARATIVE ANALYSIS
INTRODUCTION

Impact assessments were conducted during the PR 1147.2 rule development to assess the environmental and socioeconomic implications of PR 1147.2. These impact assessments include emission reduction calculations, cost-effectiveness and incremental cost-effectiveness analyses, a socioeconomic assessment, and a California Environmental Quality Act (CEQA) analysis. Staff prepared draft findings and a comparative analyses pursuant to California Health and Safety Code Section (H&SC) 40727 and H&SC 40727.2, respectively.

EMISSION REDUCTIONS

PR 1147.2 will establish lower concentration emission limits for equipment subject to this rule. Metal melting furnaces will be required to meet 40 ppmv NO\textsubscript{x} at 3\% O\textsubscript{2}, dry. Metal heat treating and metal heating and forging furnaces with an operating temperature of less than or equal to 1,200 °F will be required to meet 40 ppmv NO\textsubscript{x} at 3\% O\textsubscript{2}, dry. Metal heat treating and metal heating and forging furnaces with an operating temperature of greater than 1,200 °F will be required to meet 50 ppmv NO\textsubscript{x} at 3\% O\textsubscript{2}, dry. Units with radiant-tube burners will be required to meet 50 ppmv NO\textsubscript{x} at 3\% O\textsubscript{2}, dry. Units with a rated heat input capacity greater than or equal to 40 MMBtu/hr will be required to meet 15 ppmv NO\textsubscript{x} at 3\% O\textsubscript{2}, dry. Baseline fuel usage was determined using 2017 Annual Emissions Reports (AER).

For the purpose of determining emission reductions, baseline NO\textsubscript{x} concentration was determined using the unit’s NO\textsubscript{x} permit limit at 3\% O\textsubscript{2} or the default RECLAIM emission factor of 102 ppmv at 3\% O\textsubscript{2} for RECLAIM units without a permit limit. For cost-effectiveness, baseline NO\textsubscript{x} concentration is determined at a unit’s source tested NO\textsubscript{x} concentration or at a unit’s average NO\textsubscript{x} concentration from CEMS data, if available.

The emission reductions profile for each equipment category are shown in Table 4-1.

<table>
<thead>
<tr>
<th>Category</th>
<th>Baseline Emissions (tpd)</th>
<th>Emission Reductions (tpd)</th>
<th>Remaining Emissions (tpd)</th>
<th>Control Technology</th>
<th>Percent Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Melting</td>
<td>0.251</td>
<td>0.093</td>
<td>0.158</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>37%</td>
</tr>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>0.038</td>
<td>0.014</td>
<td>0.024</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>37%</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>0.074</td>
<td>0.011</td>
<td>0.063</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>15%</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>0.238</td>
<td>0.003</td>
<td>0.235</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>1%</td>
</tr>
<tr>
<td>Metal Heating and Forging: High Temperature</td>
<td>0.201</td>
<td>0.050</td>
<td>0.151</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>25%</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>0.018</td>
<td>0.005</td>
<td>0.013</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>28%</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr</td>
<td>0.391</td>
<td>0.319</td>
<td>0.072</td>
<td>SCR</td>
<td>82%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1.211</strong></td>
<td><strong>0.495</strong></td>
<td><strong>0.716</strong></td>
<td><strong>Various</strong></td>
<td><strong>41%</strong></td>
</tr>
</tbody>
</table>
COSTS AND COST-EFFECTIVENESS

Overview

The California Health & Safety Code (H&SC) Section 40920.6 requires a cost-effectiveness analysis when establishing BARCT requirements. The cost-effectiveness of a control technology is measured in terms of the control cost in dollars per ton of air pollutant reduced. The costs for the control technology include purchasing, installation, operation, maintenance, permitting, and compliance demonstration of the control technology. Emission reductions were based on fuel usage in 2017 AER reports submitted to the South Coast AQMD and the most recent source test data or, if no source test data was available, the permit limit. The 2016 AQMP established a cost-effectiveness threshold of $50,000 per ton of NO\(_x\) reduced. A cost-effectiveness that is greater than $50,000 per ton of NO\(_x\) reduced requires additional analysis and a hearing before the Board on costs. The cost-effectiveness is estimated based on the present value of the retrofit cost, which was calculated according to the capital cost (initial one-time equipment, installation, and startup costs) plus the annual operating cost (recurring expenses over the useful life of the control equipment multiplied by a present worth factor).

Staff obtained costs for retrofits from a variety of sources that included facilities, vendors, and cost-estimation tools. The cost for combustion control equipment such as Low NO\(_x\) Burners considers capital costs only as staff determined that no additional annual operating costs would be incurred in retrofitting units Low NO\(_x\) Burners. The cost for post-combustion control equipment such as SCR considers capital costs and annual costs. Capital costs are one-time costs that cover the components required to assemble a project. These costs include, but are not limited to, equipment, installation, permitting, and source testing. Annual costs are any recurring costs required to operate equipment. These costs include operating and maintenance (O&M) costs such as electricity, monitoring, and costs for consumables.

Several capital costs were included in addition to equipment. A one-time permitting fee of $4,600 per unit was included and is based on the 2019-2020 Fee Schedule identified in Rule 301 Table 1B which ranges in size from Schedule B for Metal Heat Treating Furnaces to Schedule D for Metal Melting Reverberatory Furnaces. Periodic source testing costs were included and based on a source test frequency of three or five years, determined by the rated heat input capacity and annual Btu usage of the unit, at a cost of $3,000 per source test per furnace over 35 years of assumed burner useful life, or over 25 years of assumed SCR useful life. A one-time cost of $190,000 for a NO\(_x\) CEMS was included for cost-effectiveness analyses of SCR installation for those units without a NO\(_x\) CEMS installed. A one-time cost of $60,000 for a NO\(_x\) feed-forward analyzer was included for cost-effectiveness analyses of SCR installation for units with batch processes as opposed to steady-state processes. Steady-state processes were only confirmed for two units in the category for units ≥ 40 MMBtu/hr.

Costs Based on Burner Useful Life

Whether costs of burner retrofits for units with a rated heat input capacity less than 40 MMBtu/hr are included is dependent upon the age of the unit’s current burners. An operator generally replaces a unit’s burners after a certain period of time once the burners have reached their useful life. This useful life is applicable to any piece of equipment with a finite life that must be replaced due to...
inefficiencies, safety concerns, owner or operator discretion, or a combination of these or other factors. The implementation pathways of PR 1147.2 are structured in such a way as to mitigate retrofitting burners sooner than they would have during the regular course of equipment maintenance while also achieving emission reductions as soon as practicable. The burner useful life was determined to be the normal burner replacement time as a regular course of equipment maintenance. The expected burner useful life was determined to be 35 years based on a review of equipment age and stakeholder feedback. The only costs included for units on the alternative implementation schedule or units equipped with burners that are over 35 years of age are permitting and source testing costs.

**Low NOₓ Burner Retrofit Costs for Units < 40 MMBtu/hr**

Staff reviewed the nine burner quotes given to staff by facilities to establish the cost formulas for burner retrofit to meet the NOₓ limits in Table 1. Of the nine burner quotes received by facilities, one quote was for metal melting but was for burner equipment only and not as part of a complete burner retrofit and not included for analysis; eight quotes were for metal heat treating and metal heating and forging units as burner retrofits. Staff removed two of the nine burner retrofit quotes that were determined to be outliers as they were 43% and 225% higher in total cost than the next highest burner retrofit quote. Staff removed one of the nine burner retrofit quotes that was a replacement of the unit itself, due to the integrated nature of the burner with the unit, rather than a burner retrofit only.

Of the five remaining burner retrofit quotes, one burner retrofit quote in particular was determined by staff to be consistent across multiple units of varying geometries, burner ages, and rated heat input capacities at the facility that were included in the quote. The burner equipment and installation costs of this burner retrofit quote were averaged across all units listed in the burner retrofit quote and used to establish a burner retrofit cost curve, shown in Equation 4-1:

\[
\text{Retrofit Cost ($)} = 4,121 \times (\text{Rated Heat Input Capacity: MMBtu/hr}) + 96,921 \\
\text{(Eq. 4-1)}
\]

Of the nine burner retrofit quotes received, one burner retrofit quote was for regenerative burners for a unit with a rated heat input capacity of 15 MMBtu/hr at a cost of $449,000. Regenerative burners are a type of burner that utilizes a heat recovery medium and pre-heated combustion air, commonly used to increase fuel efficiency. These burners are larger, more complex, and more expensive than non-regenerative, standard burners and thus a different cost basis utilizing this burner quote was used. In order to assess regenerative burner retrofit costs, the $449,000 cost stated in the quote was multiplied by the ratio of the rated heat input capacity of a given unit to the 15 MMBtu/hr rated heat input capacity of the unit in the burner retrofit quote. Regenerative burners were identified on nine metal melting units and one metal heating and forging unit.

Where retrofits are required that would take place sooner than the burners’ useful life of 35 years, stranded asset costs are also included in overall compliance costs. Stranded asset costs are those costs associated with replacing equipment before it reaches its useful life as there is economic life remaining in the equipment. These stranded asset costs are based on a ratio of the remaining useful life of the burners to the maximum useful life of 35 years multiplied by the burner retrofit formula in Equation 4-1. For example, if the burners’ age is 20 years when retrofitting with new burners,
there are 15 years of remaining useful life in the burners, or 43% of remaining useful life. This 43% is multiplied by Equation 4-1 to determine the stranded asset costs that are added onto the cost of the new burners themselves.

For all units, regardless of whether burner costs are taken into account or excluded due to units’ burner ages exceeding 35 years old, the administrative costs of periodic source testing and one-time permitting are included. No additional costs for ongoing maintenance are assumed relative to a unit’s current burners.

**SCR Installation Costs for Units ≥ 40 MMBtu/hr**

In addition to analyzing cost-effectiveness for burner retrofit for each equipment category, SCR technology was also analyzed for cost-effectiveness for each category. Staff utilized the U.S. EPA’s SCR Control Cost Manual\(^1\) to determine estimated costs which include capital, ongoing maintenance, catalyst costs, and other annual costs such as electricity and reagent.

Two different cost methodologies were utilized, depending on the equipment category.

The first cost methodology was applied to the equipment category for units with a rated heat input capacity greater than or equal to 40 MMBtu/hr. Staff utilized the U.S. EPA’s SCR Cost Manual to estimate costs for SCR installation for units in this category. Costs that were included in the SCR Cost Manual include SCR equipment, electricity, reagent, catalyst, maintenance, and administration. The costs of a NO\(_x\) CEMS analyzer and a NO\(_x\) feed-forward analyzer were also added to those costs in the SCR Cost Manual, where applicable depending on whether the unit is already equipped with a NO\(_x\) CEMS and whether the unit uses a steady-state or batch process.

The second cost methodology was applied to all remaining equipment categories. The U.S. EPA SCR Cost Manual was used to estimate costs for SCR installation on 10 different units with rated heat input capacities ranging from 3 MMBtu/hr to 533 MMBtu/hr and spanning all equipment categories. A present value cost for each unit was calculated using Equation 4-2:

\[
PV = TIC + (AC \times PVF)
\]  
(Eq. 4-2)

Where,

- **PV** = Present value ($)
- **TIC** = Total installed cost ($)  
- **AC** = Annual cost ($)  
- **PVF** = Uniform series present value factor (0.064)

The present value costs for all 10 units were then plotting on Graph 4-1 below:

---
The line of best fit of Graph 4-1 was used to estimate SCR installation costs for all remaining units, which combines SCR capital costs and SCR annual costs. This extrapolation was performed due to the large number of units with a rated heat input capacity less than 40 MMBtu/hr.

In addition to burner retrofit and SCR control technologies, staff evaluated a third pollution control option as the combination of the SCR and Low NOx Burner technologies. In this setup, the furnace would have controlled emissions from the burner retrofit. The exhaust would then feed into the SCR equipment as the inlet stream. Effectively, the NOx BARCT concentration limit for burner retrofits serves as the inlet NOx ppmv concentration for the SCR equipment which would reduce NOx emissions even further.

The first stage reduced NOx concentration from 60 ppmv to either 40 or 50 ppmv @ 3% O2, dry, depending on the equipment category’s NOx concentration limit for burner retrofit. The second stage reduced the NOx concentration limit for burner retrofit from 40 or 50 ppmv @ 3% O2, dry, to 10 ppmv @ 3% O2, dry.

SCR annual costs for this combination control option are not included explicitly for those units with a rated heat input capacity < 40 MMBtu/hr as the cost curve in Graph 4-1 is used to estimate total costs for units under this cost-effectiveness analysis for the combination of SCR installation and Low NOx Burner retrofit.

Baseline emissions for the metal melting, metal heat treating, metal heating and forging, and radiant-tube burner categories utilized source test results, if available, in lieu of permit limits. Baseline emissions for units in the ≥ 40 MMBtu/hr category utilized CEMS data, which was available for all units in this category.
Summary

For the metal melting, metal heat treating, metal heating and forging, and radiant-tube burner categories, only the Low NO\textsubscript{x} Burner retrofit pollution control option was determined to be cost-effective and incrementally cost-effective and thus only the costs associated with Low NO\textsubscript{x} Burner retrofit to meet a 40 ppmv @ 3% O\textsubscript{2}, dry or 50 ppmv @ 3% O\textsubscript{2}, dry emission limit are included in this section. The costs and cost-effectiveness for the remaining two pollution control options – SCR installation and the combination of SCR installation and Low NO\textsubscript{x} Burner retrofit – are found in Appendix D. The costs and cost-effectiveness for each category is shown below in Table 4-2 and Table 4-3.

Table 4-2 – Summary of Compliance Costs

<table>
<thead>
<tr>
<th>Category</th>
<th>Capital Costs</th>
<th>Annual Costs</th>
<th>NO\textsubscript{x} CEMS</th>
<th>NO\textsubscript{x} Feed-Forward Analyzer</th>
<th>Permitting</th>
<th>Source Testing</th>
<th>Uniformity Testing</th>
<th>Stranded Asset Costs</th>
<th>Total Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Melting</td>
<td>$6,971,700</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$248,400</td>
<td>$1,839,000</td>
<td>-</td>
<td>$1,850,400</td>
<td>$10,909,500</td>
</tr>
<tr>
<td>Metal Heat Treating: Low Temp</td>
<td>$637,100</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$55,200</td>
<td>$552,000</td>
<td>$4,200</td>
<td>$276,700</td>
<td>$1,525,100</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temp</td>
<td>$937,900</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$147,200</td>
<td>$1,278,000</td>
<td>$5,800</td>
<td>$274,100</td>
<td>$2,643,000</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low</td>
<td>$364,900</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$50,600</td>
<td>$414,000</td>
<td>$2,500</td>
<td>$110,900</td>
<td>$942,900</td>
</tr>
<tr>
<td>Metal Heating and Forging: High</td>
<td>$1,007,500</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$312,800</td>
<td>$2,670,000</td>
<td>$6,600</td>
<td>$353,100</td>
<td>$4,350,000</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$342,100</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$36,800</td>
<td>$156,000</td>
<td>$1,700</td>
<td>$184,800</td>
<td>$721,300</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr (SCR)</td>
<td>$10,405,100</td>
<td>$216,000 per year</td>
<td>$0</td>
<td>$60,000</td>
<td>$18,400</td>
<td>$96,000</td>
<td>$1,700</td>
<td>$0</td>
<td>$13,955,100</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr (SCR and Low NO\textsubscript{x} Burner)</td>
<td>$42,486,100</td>
<td>$206,200 per year</td>
<td>$0</td>
<td>$60,000</td>
<td>$18,400</td>
<td>$96,000</td>
<td>$1,700</td>
<td>$12,677,900</td>
<td>$58,561,900</td>
</tr>
</tbody>
</table>

Table 4-3 – Summary of Cost-Effectiveness

<table>
<thead>
<tr>
<th>Category</th>
<th>Total Costs</th>
<th>Total Lifetime Emission Reductions (tons NO\textsubscript{x})</th>
<th>Cost-Effectiveness ($/ton NO\textsubscript{x} Reduced)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Melting</td>
<td>$10,909,500</td>
<td>419</td>
<td>$26,000</td>
</tr>
<tr>
<td>Metal Heat Treating: Low Temp</td>
<td>$1,525,100</td>
<td>73</td>
<td>$20,900</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temp</td>
<td>$2,643,000</td>
<td>133</td>
<td>$19,800</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low</td>
<td>$942,900</td>
<td>42</td>
<td>$22,500</td>
</tr>
<tr>
<td>Metal Heating and Forging: High</td>
<td>$4,350,000</td>
<td>554</td>
<td>$7,900</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$721,300</td>
<td>28</td>
<td>$25,600</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr (SCR)</td>
<td>$13,955,100</td>
<td>1,695</td>
<td>$8,200</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr (SCR and Low NO\textsubscript{x} Burner)</td>
<td>$58,561,900</td>
<td>2,171</td>
<td>$27,000</td>
</tr>
</tbody>
</table>
Two cost-effective pollution control options are identified for the units ≥ 40 MMBtu/hr category. The pollution control option ultimately pursued will be determined by the incremental cost-effectiveness analysis between the two pollution control options.

**INCREMENTAL COST EFFECTIVENESS**

An incremental cost-effectiveness analysis was conducted for each equipment category pursuant to California Health and Safety Code – HSC § 40920.6:

“To determine the incremental cost-effectiveness under this paragraph, the district shall calculate the difference in the dollar costs divided by the difference in the emission reduction potentials between each progressively more stringent potential control option as compared to the next less expensive control option.”

This analysis is conducted for each equipment category if multiple cost-effective pollution control technologies are identified.

Equation 4-3 is used to calculate incremental cost-effectiveness.

\[
\text{Incremental Cost-Effectiveness ($/ton)} = \frac{\text{Cost}_A - \text{Cost}_B}{\text{ER}_A - \text{ER}_B} \quad \text{(Eq. 4-3)}
\]

Where,

- \(A\) = Pollution control option A ($)
- \(B\) = Pollution control option B ($)
- \(\text{ER}\) = Emission reductions over lifetime of equipment (tons of NO\(_x\))

If the incremental cost-effectiveness is substantially greater than $50,000/ton, the more stringent control technology is not pursued. Although the more stringent control technology may be cost-effective, the difference in marginal benefit in emission reductions comes with a cost per ton that is higher than the $50,000 per ton threshold set in the 2016 AQMP. The cost-effectiveness and, if applicable, incremental cost-effectiveness analyses were performed beginning at the most stringent technologically feasible initial BARCT concentration limit. The next most stringent initial BARCT concentration limit is then evaluated for cost-effectiveness and, if applicable, incremental cost-effectiveness.

More than one cost-effective pollution control technology option was identified for the low-temperature metal heat treating, low-temperature metal heating and forging, high-temperature metal heat treating, high-temperature metal heating and forging, and radiant-tube burner categories. Details of the incremental cost-effectiveness analysis are in Appendix D.

More than one cost-effective control option was identified for the units ≥ 40 MMBtu/hr category. In this category, Pollution Control Option A is the combination of both SCR installation and Low NO\(_x\) Burner retrofit; Pollution Control Option B is the installation of SCR alone. The incremental cost-effectiveness between the two options is shown below.

\[
\text{Incremental Cost-Effectiveness ($/ton)} = \frac{58,561,900 - 13,955,100}{2,171 \text{ tons} - 1,695 \text{ tons}} = \$93,700/\text{ton}
\]
The incremental cost-effectiveness between the two pollution control options is greater than $50,000 per ton. The pollution control option of SCR installation alone to reach a NOx emission concentration of 15 ppmv @ 3% O2, dry, will therefore be required.

SOCIOECONOMIC ANALYSIS

Socioeconomic Impact Assessment
California Health & Safety Code §40440.8 requires a socioeconomic impact assessment for proposed and amended rules resulting in significant impacts to air quality or emission limitations. This assessment shall include affected industries, range of probable costs, cost effectiveness of control alternatives, and emission reduction potential.

Proposed Rule (PR) 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces, is a command-and-control rule for facilities that operate furnaces used for metal melting, metal heat treating, metal heating, and metal forging. Upon adoption of PR 1147.2, non-RECLAIM facilities with metal melting, metal heat treating, and metal heating and forging furnaces will be subject to the requirements of Rule 1147.2 and no longer subject to Rule 1147. PR 1147.2 proposes NOx and CO emission concentration limits for furnaces used for metal melting, metal heat treating, metal heating, and metal forging that were developed through a BARCT assessment process.

PR 1147.2 also proposes alternative concentration limits for units that are within 10 ppmv of the BARCT-established NOx limits. PR 1147.2 will establish implementation schedules for all impacted units taking into account the age of the burners, compliance with alternative concentration limits in PR 1147.2, and the number of impacted furnaces at a facility. In addition, PR 1147.2 will establish requirements for additional source testing.

Affected Facilities and Industries
Approximately 21 RECLAIM facilities and approximately 65 non-RECLAIM facilities would be affected by PR 1147.2. Out these 86 affected facilities, 50 facilities are expected to incur additional compliance costs as they would need to retrofit their burner equipment with SCRs or replace them with Low NOx Burners to meet PR 1147.2 emission limits. The remaining facilities may incur minor additional cost impacts, as they only need to replace their equipment with Low NOx Burners at the end of the useful life of their existing burner equipment in order to continue operating. However, the potential future cost differential between PR 1147.2 compliant and non-compliant equipment, if any, at the time of replacement is difficult to forecast and quantify. None of the facilities identified with cost impacts from PR 1147.2 are considered to be small businesses.

Out of 50 affected facilities, 30 facilities are located in Los Angeles County, and five facilities are in Orange County, six are in Riverside County, and nine are in San Bernardino County. Forty-seven of the 50 affected facilities with cost impacts have their primary business operations fall under the manufacturing sector (NAICS 31-33), two under wholesale trade (NAICS 42), and one under retail trade (NAICS 44-45).
Compliance Costs
PR 1147.2 requirements are expected to result in a total cost of $50.1 to $64.4 million, or $2.8 to $3.2 million annually.\(^2\) SCR and Low NO\(_x\) Burner purchase and installation costs account for the majority of the one-time costs (approximately 93%) and about half of the total costs with an estimated $26.4 to $30.4 million. One facility is expected to install two SCR units with a one-time cost from $13.2 to $15.0 million, and an annual operating and maintenance (O&M) cost of $3.8 to $5.4 million, respectively. The largest recurring cost expected is to be the source testing for Low NO\(_x\) Burner units. The range of required implementation is assumed to be between 2023 to 2048. Table 4-4 presents the total and annual cost of PR 1147.2 by the equipment categories.

<table>
<thead>
<tr>
<th>Cost Categories</th>
<th>Present Worth Value (2021)</th>
<th>Annual Average (2023-2048)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1% Discount Rate</td>
<td>4% Discount Rate</td>
</tr>
<tr>
<td>One-Time Cost</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ULNB Capital + Install</td>
<td>$15,387,000</td>
<td>$13,181,000</td>
</tr>
<tr>
<td>SCR Capital + Install</td>
<td>$14,995,000</td>
<td>$13,243,000</td>
</tr>
<tr>
<td>ULNB Permitting</td>
<td>$1,242,000</td>
<td>$1,046,000</td>
</tr>
<tr>
<td>SCR Permitting</td>
<td>$9,000</td>
<td>$9,000</td>
</tr>
<tr>
<td>ULNB Uniformity Testing</td>
<td>$1,179,000</td>
<td>$985,000</td>
</tr>
<tr>
<td>SCR Uniformity Testing</td>
<td>$2,000</td>
<td>$2,000</td>
</tr>
<tr>
<td>Total one-time cost</td>
<td>$32,814,000</td>
<td>$28,466,000</td>
</tr>
</tbody>
</table>

| Recurring Cost                   |                            |                            |                        |                        |
| SCR Annual Costs                 | $5,482,000                 | $3,814,000                 | $244,000               | $244,000               |
| ULNB Source Testing              | $25,760,000               | $17,528,000               | $1,156,000             | $1,156,000             |
| SCR Source Testing               | $373,000                   | $261,000                   | $17,000                | $17,000                |
| Total recurring cost             | $31,615,000               | $21,603,000               | $1,417,000             | $1,417,000             |

| Total                            | $64,430,000               | $50,069,000               | $2,828,000             | $3,260,000             |

Note: Values rounded to nearest thousand dollars. Column total values may not add up due to rounding.

The majority of the cost impacts are expected to incur in the manufacturing sector. The main affected sub-industries within the manufacturing sector are primarily metal manufacturing industries: other fabricated metal product manufacturing (NAICS 3329), alumina and aluminum production and processing (NAICS 3313), forging and stamping (NAICS 3321), foundries (NAICS 3315), and nonferrous metal (except aluminum) production and processing (NAICS 3314). Table 4-5 presents the estimated total and average annual cost of PR 1147.2 by industry.

---

\(^2\) Depending on discount rate used, 1% and 4% respectively.


Table 4-5: Projected Total and Average Annual Cost of PR 1147.2 by Industry

<table>
<thead>
<tr>
<th>Industry Description</th>
<th>NAICS Code</th>
<th>Present Worth Value (2021)</th>
<th>Average Annual Costs (2023-2048)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1% Discount Rate</td>
<td>4% Discount Rate</td>
</tr>
<tr>
<td>Coating, engraving, heat treating, and allied activities</td>
<td>3328</td>
<td>$2,558,000</td>
<td>$1,822,000</td>
</tr>
<tr>
<td>Alumina and aluminum production and processing</td>
<td>3313</td>
<td>$13,007,000</td>
<td>$10,121,000</td>
</tr>
<tr>
<td>Other fabricated metal product manufacturing</td>
<td>3329</td>
<td>$22,300,000</td>
<td>$18,459,000</td>
</tr>
<tr>
<td>Steel product manufacturing from purchased steel</td>
<td>3312</td>
<td>$1,365,000</td>
<td>$936,000</td>
</tr>
<tr>
<td>Foundries</td>
<td>3315</td>
<td>$5,887,000</td>
<td>$4,595,000</td>
</tr>
<tr>
<td>Forging and stamping</td>
<td>3321</td>
<td>$10,335,000</td>
<td>$7,303,000</td>
</tr>
<tr>
<td>Aerospace product and parts manufacturing</td>
<td>3364</td>
<td>$315,000</td>
<td>$236,000</td>
</tr>
<tr>
<td>Nonferrous metal (except aluminum) production and processing</td>
<td>3314</td>
<td>$4,563,000</td>
<td>$3,525,000</td>
</tr>
<tr>
<td>Metal and Mineral (except Petroleum) Merchant Wholesalers</td>
<td>4235</td>
<td>$958,000</td>
<td>$750,000</td>
</tr>
<tr>
<td>Gasoline Stations</td>
<td>4471</td>
<td>$723,000</td>
<td>$526,000</td>
</tr>
<tr>
<td>Motor vehicle parts manufacturing</td>
<td>3363</td>
<td>$1,154,000</td>
<td>$843,000</td>
</tr>
<tr>
<td>Rubber product manufacturing</td>
<td>3262</td>
<td>$987,000</td>
<td>$775,000</td>
</tr>
<tr>
<td>Iron and steel mills and ferroalloy manufacturing</td>
<td>3311</td>
<td>$107,000</td>
<td>$59,000</td>
</tr>
<tr>
<td>Recyclable Material Merchant Wholesalers</td>
<td>4239</td>
<td>$170,000</td>
<td>$120,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$64,430,000</strong></td>
<td><strong>$50,069,000</strong></td>
</tr>
</tbody>
</table>

Note: Values rounded to nearest thousand dollars. Column total values may not add up due to rounding.

**Macroeconomic Impacts on the Regional Economy**

The Regional Economic Model (REMI, PI+ v2.5.0) was used to assess the total socioeconomic impacts of the anticipated policy change (i.e., the proposed amended rule). The model links the economic activities in the counties of Los Angeles, Orange, Riverside, and San Bernardino, and for each county, it is comprised of five interrelated blocks: (1) output and demand, (2) labor and capital, (3) population and labor force, (4) wages, prices and costs, and (5) market shares.3

3 Within each county, producers are made up of 156 private non-farm industries and sectors, three government sectors, and a farm sector. Trade flows are captured between sectors as well as across the four counties and the rest of U.S. Market shares of industries are dependent upon their product prices, access to production inputs, and local infrastructure. The demographic/migration component has 160 ages/gender/race/ethnicity cohorts and captures population changes in births, deaths, and migration. (For details, please refer to REMI online documentation at [http://www.remi.com/products/pi](http://www.remi.com/products/pi).)
**Impact of Proposed Amendments**

The assessment herein is performed relative to a baseline ("business as usual") where the proposed amendments would not be implemented. It is assumed that the affected facilities would finance the capital and installation costs of control equipment, or more specifically, these one-time costs are assumed to be amortized and incurred over the equipment life. Note that in previous sections of the Staff Report, staff quantified the value of stranded assets for equipment replaced before the end of its useful life. However, this cost is not included in the socioeconomic impact assessment where only the direct costs incurred within the analysis horizon (e.g., costs of purchasing replacement equipment) would generate impacts in the REMI model.

Direct effects of the proposed amendments are used as inputs to the REMI model in order for the model to assess secondary and induced impacts for all the industries in the four-county economy on an annual basis and across a user-defined horizon: 2023 (first year assumed compliance costs) to 2048. Direct effects of the proposed amendments comprise mostly of additional one-time capital and installation costs, additional recurring O&M costs, recurring source testing costs, and additional sales by local vendors of equipment, devices, or services that would meet the proposed requirements.

Whereas all the compliance expenditures that are incurred by the affected facilities would increase their cost of doing business, the purchase and installation of equipment such as SCRs and ULNBs would increase the spending and sales of businesses in various sectors, some of which may be located in the South Coast AQMD region.

When the compliance cost is annualized using a 4% real interest rate ($3.3 million), it is projected that an annual average of 69 jobs forgone annually from 2023 to 2048. The projected job forgone becomes slightly less (60 jobs) when the compliance cost annualized ($2.8 million) at a 1% interest rate. The 69 jobs forgone represents less than 0.0006% of total annual average jobs (about 11.6 million) in the region. The majority of jobs forgone are expected to occur in the manufacturing sector (NAICS 31-33) with an average of 22 jobs foregone per year. An additional seven jobs foregone are projected in the retail trade sectors (NAICS 44-45) and also in the construction (NAICS 23) sector due to either direct effects of compliance cost or induced effects on consumer spending. On the other hand, management, scientific, and technical services (NAICS 5416) sector, performing the required source testing, is expected to gain an average of six jobs annually.
Table 4-6: PR 1147.2 Main Affected Industries, Job Impacts (4% Scenario)

<table>
<thead>
<tr>
<th>Industry (NAICS)</th>
<th>Average Annual Job Impact 2023-2048</th>
</tr>
</thead>
<tbody>
<tr>
<td>Management, scientific, and technical consulting services (5416)</td>
<td>6</td>
</tr>
<tr>
<td>Construction (23)</td>
<td>-7</td>
</tr>
<tr>
<td>Wholesale trade (42)</td>
<td>-3</td>
</tr>
<tr>
<td>Retail trade (44-45)</td>
<td>-7</td>
</tr>
<tr>
<td>Manufacturing (31-33)</td>
<td>-22</td>
</tr>
<tr>
<td><strong>Manufacturing Sub-Industries</strong></td>
<td></td>
</tr>
<tr>
<td>Foundries (3315)</td>
<td>-2</td>
</tr>
<tr>
<td>Alumina and aluminum production and processing (3313)</td>
<td>-3</td>
</tr>
<tr>
<td>Other fabricated metal product manufacturing (3329)</td>
<td>-7</td>
</tr>
<tr>
<td><strong>Total PR 1147.2 Job Impact (4% scenario)</strong></td>
<td><strong>-69</strong></td>
</tr>
</tbody>
</table>

CALIFORNIA ENVIRONMENTAL QUALITY ACT ANALYSIS

Pursuant to the California Environmental Quality Act (CEQA) Guidelines Sections 15002(k) and 15061, PR 1147.2 is exempt from CEQA pursuant to CEQA Guidelines Section 15061(b)(3). A Notice of Exemption has been prepared pursuant to CEQA Guidelines Section 15062 and is included as Attachment H to this Board letter. If PR 1147.2 is approved, the Notice of Exemption will be filed for posting with the county clerks of Los Angeles, Orange, Riverside, and San Bernardino counties, and with the State Clearinghouse of the Governor’s Office of Planning and Research.

Pursuant to the California Environmental Quality Act (CEQA) and South Coast AQMD’s certified regulatory program (Public Resources Code Section 21080.5, CEQA Guidelines Section 15251(l) and South Coast AQMD Rule 110), the South Coast AQMD, as lead agency, is currently reviewing the proposed project (PR 1147.2) to determine if it will result in any potential adverse environmental impacts. Appropriate CEQA documentation will be prepared based on the analysis.

DRAFT FINDINGS UNDER CALIFORNIA HEALTH AND SAFETY CODE SECTION 40727

Requirements to Make Findings

California Health and Safety Code Section 40727 requires that prior to adopting, amending, or repealing a rule or regulation, the South Coast AQMD Governing Board shall make findings of necessity, authority, clarity, consistency, non-duplication, and reference based on relevant information presented at the public hearing and in the staff report. In order to determine compliance with section 40727, 40727.2 requires a written analysis comparing the proposed rule with existing regulations, if the rule meets certain requirements. The following provides the draft findings.
Necessity

A need exists to adopt PR 1147.2 to provide NO\textsubscript{x} and CO limits for the metal melting and heating industry to reflect current BARCT concentration limits.

Authority

The South Coast AQMD obtains its authority to adopt, amend, or repeal rules and regulations from California Health and Safety Code Sections 39002, 40000, 40001, 40440, 40506, 40510, 40702, 40725 through 40728, 41508, 41700, and 42300 et seq..

Clarity

PR 1147.2 is written or displayed so that its meaning can be easily understood by the persons directly affected by them.

Consistency

PR 1147.2 is in harmony with and not in conflict with or contradictory to, existing statutes, court decisions or state or federal regulations.

Non-Duplication

PR 1147.2 will not impose the same requirements as any existing state or federal regulations. The proposed rule is necessary and proper to execute the powers and duties granted to, and imposed upon, the South Coast AQMD.

Reference

In adopting this rule, the following statutes which the South Coast AQMD hereby implements, interprets or makes specific are referenced: AB 617, H&SC Sections 39002, 40001, 40406, 40506, 40702, 40440(a), 40725 through 40728.5, 40920.6, and 42300 et seq..

COMPARATIVE ANALYSIS

Health and Safety Code Section 40727.2 requires a comparative analysis of the proposed rule with any Federal or District rules and regulations applicable to the same source. A comparative analysis is presented below in Table 4-7.
Table 4-7 – Comparative Analysis

<table>
<thead>
<tr>
<th>Rule Element</th>
<th>Proposed Rule 1147.2</th>
<th>RECLAIM</th>
<th>Equivalent Federal Regulation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Applicability</strong></td>
<td>• Metal melting, metal heat treating, and</td>
<td>Facilities regulated under the NO\textsubscript{x} or SO\textsubscript{x} RECLAIM program (South Coast AQMD Reg. XX)</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>metal heating and forging furnaces</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Units that have a South Coast AQMD permit to operate</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Requirements</strong></td>
<td>• Metal Melting (NO\textsubscript{x}: 40 ppmv)</td>
<td>• Major Source (NO\textsubscript{x}/SO\textsubscript{x}: None)</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>• Metal Heat Treating: Low Temperature (NO\textsubscript{x}: 40 ppmv)</td>
<td>• Process Unit (NO\textsubscript{x}: 130 lb/MMScf)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Metal Heat Treating: High Temperature (NO\textsubscript{x}: 50 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Metal Heating and Forging: Low Temperature (NO\textsubscript{x}: 40 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Metal Heating and Forging: High Temperature (NO\textsubscript{x}: 50 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Units with Radiant-Tube Burners (NO\textsubscript{x}: 50 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Units ≥ 40 MMBtu/hr (NO\textsubscript{x}: 15 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• All Units (CO: 1,000 ppmv)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Reporting</strong></td>
<td>• Maintain data to be used for compliance determination</td>
<td>• Daily electronic reporting for major sources</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Monthly to quarterly reporting for large sources and process units</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Quarterly Certification of Emissions Report and Annual Permit Emissions Program for all units</td>
<td></td>
</tr>
<tr>
<td><strong>Monitoring</strong></td>
<td>• NO\textsubscript{x} CEMS for units ≥ 40 MMBtu/hr</td>
<td>• A continuous in-stack NO\textsubscript{x} monitor for major source</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>• Source testing every 60 months for all units ≤ 10 MMBtu/hr, for units &gt; 10 MMBtu/hr and &lt; 40 MMBtu/hr, every 60 months if ≤ 25 billion Btu/yr or every 36 months if &gt; 25 billion Btu/yr</td>
<td>• Source testing once every 5 years for process units or every 3 years for large sources</td>
<td></td>
</tr>
<tr>
<td><strong>Recordkeeping</strong></td>
<td>• All data required by this rule shall be maintained for at least five years and</td>
<td>• Quarterly log for process units</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>made available for inspection by the Executive Officer</td>
<td>• &lt; 15-min. data = min. 48 hours; ≥ 15 min. data = 3 years (5 years if Title V)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Rating plate affixed to units specifying unit’s rated heat input capacity</td>
<td>• Maintenance &amp; emission records, source test reports, RATA reports,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Documentation identifying the unit’s rated heat input capacity and unit alteration details</td>
<td>audit reports and fuel meter calibration records for Annual Permit Emissions Program = 3 years (5 years if Title V)</td>
<td></td>
</tr>
</tbody>
</table>
APPENDIX A: LIST OF AFFECTED FACILITIES
Table A-1: Facilities Affected by PR 1147.2

<table>
<thead>
<tr>
<th>Facility ID</th>
<th>Facility Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>136</td>
<td>Press Forge</td>
</tr>
<tr>
<td>1226</td>
<td>Hyatt Die Cast &amp; Engineering Corp</td>
</tr>
<tr>
<td>1824</td>
<td>Buddy Bar Casting</td>
</tr>
<tr>
<td>2946</td>
<td>Pacific Forge Inc</td>
</tr>
<tr>
<td>3277</td>
<td>Industrial Battery Engineering</td>
</tr>
<tr>
<td>4862</td>
<td>Pioneer Diecasters Inc</td>
</tr>
<tr>
<td>4906</td>
<td>Bucy Die Casting</td>
</tr>
<tr>
<td>6616</td>
<td>Chromal Plating Co</td>
</tr>
<tr>
<td>7238</td>
<td>Interspace Battery Corp</td>
</tr>
<tr>
<td>7411</td>
<td>Davis Wire Corp</td>
</tr>
<tr>
<td>8451</td>
<td>Hughes Bros Aircrafters Inc</td>
</tr>
<tr>
<td>8547</td>
<td>Quemetco Inc</td>
</tr>
<tr>
<td>9095</td>
<td>Mills Iron Wks Inc</td>
</tr>
<tr>
<td>9358</td>
<td>Semco Enter, Inc.</td>
</tr>
<tr>
<td>10132</td>
<td>Magnesium Alloy Prod. Co</td>
</tr>
<tr>
<td>10966</td>
<td>Weber Metals Inc</td>
</tr>
<tr>
<td>11847</td>
<td>Cast-Rite Corp</td>
</tr>
<tr>
<td>14495</td>
<td>Vista Metals Corporation</td>
</tr>
<tr>
<td>15110</td>
<td>Valley Metal Treating, Inc.</td>
</tr>
<tr>
<td>15504</td>
<td>Schlosser Forge Company</td>
</tr>
<tr>
<td>16149</td>
<td>Universal Alloy Corp</td>
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<tr>
<td>16338</td>
<td>Kaiser Aluminum Fabricated Products</td>
</tr>
<tr>
<td>16639</td>
<td>Shultz Steel Co</td>
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<tr>
<td>17325</td>
<td>Ace Clearwater Enterprises</td>
</tr>
<tr>
<td>18931</td>
<td>TAMCO</td>
</tr>
<tr>
<td>19051</td>
<td>California Amforge Corporation</td>
</tr>
<tr>
<td>19305</td>
<td>Astro Aluminum Treating Co Inc</td>
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<tr>
<td>20492</td>
<td>Alhambra Foundry Co Ltd</td>
</tr>
<tr>
<td>21819</td>
<td>Industrial Lead &amp; Plastics Const Inc</td>
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<tr>
<td>21872</td>
<td>Trojan Battery Company (Ann St, Santa Fe Springs)</td>
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<tr>
<td>21972</td>
<td>Charter Foundry Co Inc</td>
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<tr>
<td>22092</td>
<td>Western Tube &amp; Conduit Corp</td>
</tr>
<tr>
<td>22467</td>
<td>Lefiell Mfg Co</td>
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<tr>
<td>22632</td>
<td>Anaheim Extrusion Co Inc</td>
</tr>
<tr>
<td>22911</td>
<td>Carlton Forge Works</td>
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<td>23752</td>
<td>Aerocraft Heat Treating Co Inc</td>
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<td>23779</td>
<td>Luxfer Gas Cylinders</td>
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<td>33837</td>
<td>Bodycote Thermal Processing (Westminster)</td>
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<tr>
<td>37507</td>
<td>Trojan Battery Company (Clark St, Santa Fe Springs)</td>
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<td>Facility ID</td>
<td>Facility Name</td>
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<tr>
<td>------------</td>
<td>----------------------------------------------</td>
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<tr>
<td>43436</td>
<td>TST, Inc.</td>
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<tr>
<td>46268</td>
<td>California Steel Industries Inc</td>
</tr>
<tr>
<td>51184</td>
<td>International Die Casting Inc</td>
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<tr>
<td>54402</td>
<td>Sierra Aluminum Company</td>
</tr>
<tr>
<td>61681</td>
<td>The Strelitz Co Inc., California Metal-X</td>
</tr>
<tr>
<td>66323</td>
<td>Merit Aluminum Corp</td>
</tr>
<tr>
<td>70748</td>
<td>Bodycote Thermal Processing (Santa Fe Springs)</td>
</tr>
<tr>
<td>71160</td>
<td>U.S. Battery Manufacturing Co</td>
</tr>
<tr>
<td>71589</td>
<td>Artsons Mfg Co</td>
</tr>
<tr>
<td>72937</td>
<td>P. Kay Metal, Inc.</td>
</tr>
<tr>
<td>74086</td>
<td>Valley Forge Acquisition Corp</td>
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<tr>
<td>75531</td>
<td>Edelbrock Foundry Corp</td>
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<tr>
<td>77271</td>
<td>Atlas Pacific Corporation</td>
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<tr>
<td>77891</td>
<td>David H. Fell &amp; Co Inc.</td>
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<tr>
<td>78030</td>
<td>Ontario Extrusions Inc</td>
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<td>79682</td>
<td>Ramcar Batteries Inc</td>
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<td>83102</td>
<td>Light Metals Inc</td>
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<td>Ray-Bar Engineering Corp</td>
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<td>105598</td>
<td>Senior Aerospace SSP</td>
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<td>Prime Wheel</td>
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<td>Craftech Metal Forming Inc</td>
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<tr>
<td>112267</td>
<td>Alloy Die Casting Co</td>
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<tr>
<td>113489</td>
<td>Universal Molding Extrusion, Co, Inc</td>
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<td>118696</td>
<td>Dolphin Tackle</td>
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<td>120526</td>
<td>Merit Aluminum Corporation</td>
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<td>120697</td>
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<td>123774</td>
<td>Heraeus Precious Metals No. America, LLC</td>
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<td>CPP - Pomona</td>
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<td>133547</td>
<td>Steel Forming, Inc</td>
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<td>PAC Rancho, Inc.</td>
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<td>Forged Metals Inc</td>
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<td>145216</td>
<td>Universal Molding Company</td>
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<td>145801</td>
<td>P.R.L. Aluminum</td>
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<tr>
<td>150496</td>
<td>Coast Composites Inc</td>
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<td>150542</td>
<td>Edelbrock Permanent Mold, LLC</td>
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<tr>
<td>166452</td>
<td>Sea Shield Marine Products, Inc.</td>
</tr>
<tr>
<td>171062</td>
<td>American Handforge</td>
</tr>
<tr>
<td>Facility ID</td>
<td>Facility Name</td>
</tr>
<tr>
<td>------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>172799</td>
<td>Stretch Forming Corp</td>
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<tr>
<td>172808</td>
<td>Thermal Solutions Manufacturing, Inc.</td>
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<td>173302</td>
<td>Teledyne Battery Products</td>
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<td>179549</td>
<td>Catalina Composites</td>
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<tr>
<td>181223</td>
<td>Sierra Alloys Company</td>
</tr>
<tr>
<td>184960</td>
<td>West Coast Foundry LLC</td>
</tr>
<tr>
<td>187348</td>
<td>Hydro Extrusion USA, LLC</td>
</tr>
</tbody>
</table>
APPENDIX B: ASSESSMENT OF POLLUTION CONTROL
TECHNOLOGIES
ASSESSMENT OF POLLUTION CONTROL TECHNOLOGIES

Staff reviewed multiple sources to understand the available and applicable pollution control technologies for all furnace categories. This included a review of scientific literature, meetings with vendors and consultants, and site visits to permit holders. These sources were analyzed with the objective of identifying relevant combustion and post-combustion control technologies and understanding the capabilities and limitations of each technology.

Staff’s initial technology assessment revealed several combustion and post-combustion control mechanisms. These included Low NOₓ Burners, Radiant-Tube Burners, Recuperative & Regenerative Burners (heat recovery systems), and Flue Gas Recirculation for combustion control; for post-combustion control, these included Selective Catalytic Reduction and Selective Non-Catalytic Reduction.

A discussion of each of these technologies is below.

**Low NOₓ Burners**

Low NOₓ Burners implement a variety of combustion optimization techniques to lower NOₓ emissions:

- **Combustion Staging:** Performing partial combustion. This can either occur in an air-rich or fuel-rich first stage, followed by a second stage with the remaining amount of the staged combustion component. For example, air-staged burners would have a first stage of full fuel but only partial air; the combustion would be completed in the second stage with the remaining volume of air necessary for complete combustion. Staged burners may have two or more stages.
- **Low Excess Air:** Lowers excess air to < 2% and is obtained through feedback control systems to minimize flame temperature
- **Flame Enlargement:** Lowers peak flame temperature but may overlap with adjacent burner flames or impinge burner components or charged materials

Regarding emissions performance and applicability, product literature from two burner vendors claim that both low and high-temperature burners can meet 30 ppmv @ 3% O₂, dry. Additionally, excess air and combustion air temperature were identified as key metrics in burner applicability.

Staff analyzed the consistency of the classification of a unit’s burners as “Low NOₓ” by reviewing all equipment data obtained from staff’s permit database. Staff determined that, of the units with burner information listed, 86% are listed on the permit as either Low NOₓ or Ultra-Low NOₓ. However, the use of Low NOₓ and Ultra-Low NOₓ language may not necessarily correlate to a relative NOₓ concentration, as 64% of units with a Low NOₓ or Ultra-Low NOₓ description source tested above 30 ppmv.

**Radiant-Tube Burners**

Radiant-tube burners are an indirect-fired burner that differ from direct-fired Low NOₓ Burners as the combustion takes place in a tube to prevent contact between the products of combustion and the parts being heated. Radiant-tube burners are commonly found in “double P”, “W”, “U”, and straight shape configurations. Units with radiant-tube burners have individual stack exhausts for each burner. Add-on control technologies are also available to retrofit onto existing radiant-tube
burners, which may include inserts into the tube housing itself. These technologies may increase the fuel efficiency, reduce the NO\(_x\) concentration, or both.

**Flue Gas Recirculation**

Otherwise known as “FGR”, flue gas recirculation involves routing a portion of exhaust gases from a furnace’s combustion chamber via means of dampers, fans, and educators, to the burners. Flue gas, or exhaust gas, contains inert products of combustion products that dilute the oxygen content of fresh combustion air which leads to a lower peak flame temperature and a lower NO\(_x\) concentration.

For comparative purposes, recirculating 10-15% of total flue gas back to the burners is typical in the boiler industry. In the steel mill industry, FGR alone has been shown to reduce NO\(_x\) emissions by 10%. FGR can be combined with Low NO\(_x\) burners for even lower NO\(_x\) emissions.

Although FGR can be retrofitted onto furnaces, it may require ductwork and additional fan capacity. Additionally, it is not typically listed on a permit application’s equipment description, with only one unit listing FGR of the 58 units that listed NO\(_x\) controls. Stakeholders have also commented that it is becoming less common to utilize FGR due to more advanced burner technologies staging the combustion process and effectively performing FGR’s dilution effect internally (a feature also known as “Internal Flue Gas Recirculation”).

**Recuperative & Regenerative Burners (Pre-heated Combustion Air)**

As opposed to “standard” or “cold-air” burners, recuperative and regenerative burners are specific burner types utilizing heat exchange methods between exhaust gas and combustion air. The use of the pre-heated combustion air increases a unit’s fuel efficiency but NO\(_x\) concentrations may increase due to the elevated combustion air temperatures.

Depending on the furnace design and burner, these heat recovery burners may reduce fuel usage by 30-50% over cold-air systems. Recuperative burners were not identified on staff’s permit application review. Regenerative burners were listed on eight different metal melting units’ permits, comprising four different models from two different burner vendors. There was one installation of regenerative burners in the metal heating and forging category. Due to the inherent size and complexity associated with regenerative burners and their heat recovery media beds, they are generally better suited for newer installs rather than retrofits.

**Selective Catalytic Reduction (SCR)**

A post-combustion control technology, SCR involves the injection of ammonia (NH\(_3\)) or urea (which is vaporized into ammonia) into the flue gas stream to reduce NO\(_x\) to N\(_2\) and H\(_2\)O via the use of catalysts. The optimal range of flue gas temperatures corresponding to the highest NO\(_x\) reductions and maximum catalyst life is 500-1,000 °F. A molar ratio of 0.9:1-1:1 NH\(_3\):NO\(_x\) provides the maximum NO\(_x\) reductions while minimizing “ammonia slip”. Ammonia slip occurs when ammonia from the ammonia injection passes through the catalyst bed without reacting with NO\(_x\) and continues outside the flue stack to the ambient air. NO\(_x\) reduction efficiencies can range from 80% to more than 85%. Currently there are no known SCR installations in the metal melting category. There is one SCR installation in the metal heat treating category and one installation in the metal heating and forging category. Catalysts are often installed in modular beds, with the first
bed in the flue stream contributing to the most NO\textsubscript{x} reductions relative to the beds subsequent in the flue gas stream. Accordingly, catalyst beds can either be rotated or replaced on a regular basis in intervals in line with their usage. Catalysts can also be regenerated instead of replaced, which can be approximately 40% less expensive that catalyst replacement.

**Selective Non-Catalytic Reduction (SNCR)**
A post-combustion control technology, SNCR involves the injection of ammonia or urea into the flue gas stream to reduce NO\textsubscript{x} to N\textsubscript{2} and H\textsubscript{2}O without the use of catalysts. The optimal range of flue gas temperatures corresponding to highest NO\textsubscript{x} reductions and maximum catalyst life is comparatively higher than that for SCR, as the catalyst integrity and efficiency is no longer a concern. This temperature range is 1,500-2,200 °F. Relative to SCR, many processes may not need to install a dilution air fan nor additional duct work due to the elevated optimal temperature range capability. A molar ratio of 2:1-4:1 NH\textsubscript{3}:NO\textsubscript{x} with a residence time of longer than one second provides the maximum NO\textsubscript{x} reductions. A higher molar ratio is necessary due to the absence of a catalyst facilitating the reaction between NH\textsubscript{3} and NO\textsubscript{x}. Due to this, ammonia slip is more of a concern with SNCR than it is for SCR.

The lack of a catalyst leads to a lower NO\textsubscript{x} reduction potential. While no SNCR installations were determined to exist within the proposed rule’s universe, they have been demonstrated to achieve 60% NO\textsubscript{x} reduction efficiencies in the boiler industry. However, when combined with Low NO\textsubscript{x} Burners, NO\textsubscript{x} reduction efficiencies can exceed that of SCR alone, at 95%+ reductions. Due to the lack of catalyst, operating costs and maintenance costs are also lower than those for SCR by approximately 20%.
APPENDIX C: SOURCE TEST RESULT SUMMARY HANDOUT
**Source Test Result Summary Handout**

In order to substantiate the specified initial BARCT concentration limits during the BARCT assessment process, staff provided a handout containing expanded source test data as well as equipment information for those units without source test data. This handout was prepared in response to stakeholder requests for more information regarding source test conditions. The data contained in the handout was presented during Working Group Meeting #4 held on February 26, 2020. The *Equipment Sub-Category* columns have been updated to reflect updated equipment category designations.

The handout includes several data points, when available, including: furnace rated heat input capacity, new vs. retrofitted burners, RECLAIM vs. non-RECLAIM status, number of burners, burner manufacturer and model, firing rate, excess O$_2$, unit’s operating temperature, and NO$_x$ and CO concentrations.

One requested parameter staff was unable to definitively identify was whether a metal was charged to the furnace during source testing. To verify this, staff randomly selected 11 unit source tests and only four specified whether or not a metal was charged during the source test.
### South Coast AQMD

**Proposed Rule 1147.2 – Working Group Meeting #4**

**Sub-30 ppm Source Test Results**

#### Metal Heating Furnaces

<table>
<thead>
<tr>
<th>Equipment Category</th>
<th>Heat Input (MMBtu/hr)</th>
<th>Process Temperature (°F)</th>
<th>Control Technology</th>
<th>Permit Limit (ppm)</th>
<th>Source Test Result (ppm)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aging</td>
<td>3</td>
<td>340 - 420</td>
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<td>50</td>
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<td>Aging</td>
<td>4</td>
<td>350</td>
<td>Not Listed</td>
<td>12</td>
<td>12</td>
<td>None</td>
</tr>
<tr>
<td>Aging</td>
<td>5</td>
<td>680 - 900</td>
<td>LNB</td>
<td>30</td>
<td>13</td>
<td>None</td>
</tr>
<tr>
<td>Aging</td>
<td>3</td>
<td>680 - 900</td>
<td>LNB</td>
<td>30</td>
<td>14</td>
<td>None</td>
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<td>Aging</td>
<td>3</td>
<td>680 - 900</td>
<td>LNB</td>
<td>65</td>
<td>16</td>
<td>None</td>
</tr>
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<td>Aging</td>
<td>4</td>
<td>875 - 1,000</td>
<td>LNB</td>
<td>60</td>
<td>22</td>
<td>None</td>
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<tr>
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<td>4</td>
<td>680 - 900</td>
<td>Not Listed</td>
<td>40</td>
<td>25</td>
<td>None</td>
</tr>
<tr>
<td>Aging</td>
<td>4</td>
<td>680 - 900</td>
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<td>40</td>
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<td>Annealing</td>
<td>2</td>
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<td>60</td>
<td>20</td>
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<td>Not Listed</td>
<td>75</td>
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<tr>
<td>Billet &amp; Pre-Heat</td>
<td>5</td>
<td>680 - 950</td>
<td>FGR, LNB</td>
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<td>15</td>
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<td>Billet &amp; Pre-Heat</td>
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<td>900</td>
<td>ULNB</td>
<td>50</td>
<td>11</td>
<td>High Fire: 11 ppm; Normal: 9 ppm; Low Fire: 11 ppm</td>
</tr>
<tr>
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<td>5</td>
<td>680 - 900</td>
<td>FGR, LNB</td>
<td>30</td>
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<td>None</td>
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<tr>
<td>Billet &amp; Pre-Heat</td>
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<td>900</td>
<td>Not Listed</td>
<td>25</td>
<td>16</td>
<td>None</td>
</tr>
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<td>Billet &amp; Pre-Heat</td>
<td>3</td>
<td>800 - 1,000</td>
<td>LNB</td>
<td>50</td>
<td>25</td>
<td>None</td>
</tr>
<tr>
<td>Billet &amp; Pre-Heat</td>
<td>12</td>
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<td>Not Listed</td>
<td>40</td>
<td>25</td>
<td>None</td>
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<td>Billet &amp; Pre-Heat</td>
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<td>800 - 850</td>
<td>LNB</td>
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<td>25</td>
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<td>Billet &amp; Pre-Heat</td>
<td>5</td>
<td>Not Listed</td>
<td>Not Listed</td>
<td>50</td>
<td>27</td>
<td>None</td>
</tr>
<tr>
<td>Billet &amp; Pre-Heat</td>
<td>4</td>
<td>900</td>
<td>LNB</td>
<td>30</td>
<td>28</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>5</td>
<td>680 - 950</td>
<td>FGR, LNB</td>
<td>30</td>
<td>29</td>
<td>None</td>
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<tr>
<td>Forging &amp; Drop Forge</td>
<td>5</td>
<td>800 - 900</td>
<td>LNB</td>
<td>50</td>
<td>7</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>7</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>7</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>5</td>
<td>800 - 900</td>
<td>LNB</td>
<td>50</td>
<td>10</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>10</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>11</td>
<td>Bleed Setting: 11 ppm; Ratio Setting: 5 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>12</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>14</td>
<td>Bleed Setting: 12 ppm; Ratio Setting: 14 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>15</td>
<td>Bleed Setting: 15 ppm; Ratio Setting: 9 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>5</td>
<td>1,900 - 2,400</td>
<td>Not Listed</td>
<td>50</td>
<td>18</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>19</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>23</td>
<td>Bleed Setting: 23 ppm; Ratio Setting: 20 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>4</td>
<td>1,900 - 2,150</td>
<td>FGR, LNB, Recuporator</td>
<td>50</td>
<td>21</td>
<td>None</td>
</tr>
</tbody>
</table>

### South Coast AQMD

**Proposed Rule 1147.2 – Working Group Meeting #4**

**Sub-30 ppm Source Test Results**

#### Metal Heating Furnaces

<table>
<thead>
<tr>
<th>Equipment Category</th>
<th>Heat Input (MMBtu/hr)</th>
<th>Process Temperature (°F)</th>
<th>Control Technology</th>
<th>Permit Limit (ppm)</th>
<th>Source Test Result (ppm)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>4</td>
<td>1,900 - 2,150</td>
<td>LNB; FGR; Recuporator</td>
<td>50</td>
<td>21</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,900 - 2,400</td>
<td>Not Listed</td>
<td>50</td>
<td>23</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>23</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>8</td>
<td>2,300</td>
<td>LNB</td>
<td>50</td>
<td>25</td>
<td>None</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>27</td>
<td>Bleed Setting: 27 ppm; Ratio Setting: 21 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>6</td>
<td>1,600 - 2,200</td>
<td>LNB</td>
<td>50</td>
<td>27</td>
<td>Bleed Setting: 27 ppm; Ratio Setting: 25 ppm</td>
</tr>
<tr>
<td>Forging &amp; Drop Forge</td>
<td>3</td>
<td>1,900 - 2,150</td>
<td>FGR, Recuporator</td>
<td>50</td>
<td>29</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>843</td>
<td>Not Listed</td>
<td>45</td>
<td>13</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>843</td>
<td>Not Listed</td>
<td>45</td>
<td>16</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>1,000 - 1,200</td>
<td>LNB</td>
<td>40</td>
<td>19</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>843</td>
<td>Not Listed</td>
<td>45</td>
<td>22</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>843</td>
<td>Not Listed</td>
<td>45</td>
<td>26</td>
<td>None</td>
</tr>
<tr>
<td>Homogenizing</td>
<td>12</td>
<td>843</td>
<td>Not Listed</td>
<td>45</td>
<td>27</td>
<td>None</td>
</tr>
<tr>
<td>Re-Heat</td>
<td>529</td>
<td>1,030</td>
<td>LNB: Regenerative Burners; SCR</td>
<td>50</td>
<td>25</td>
<td>None</td>
</tr>
<tr>
<td>Other</td>
<td>5</td>
<td>1,725 - 2,150</td>
<td>Not Listed</td>
<td>50</td>
<td>15</td>
<td>None</td>
</tr>
<tr>
<td>Other</td>
<td>3</td>
<td>Not Listed</td>
<td>LNB</td>
<td>50</td>
<td>19</td>
<td>None</td>
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<tr>
<td>Other</td>
<td>5</td>
<td>970</td>
<td>LNB</td>
<td>25</td>
<td>21</td>
<td>None</td>
</tr>
<tr>
<td>Other</td>
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<td>Not Listed</td>
<td>LNB</td>
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<td>21</td>
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<tr>
<td>Other</td>
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<td>1,700 - 2,150</td>
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<td>None</td>
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<tr>
<td>Other</td>
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<td>1,000</td>
<td>Not Listed</td>
<td>102</td>
<td>30</td>
<td>None</td>
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</tbody>
</table>

Note: All NOx concentrations are corrected to 3% O2, dry
Control Technology Key:
- FGR: Fine-Grain Reduction
- LNB: Low-NOx Burner
- SCR: Selective Catalytic Reduction
- ULNB: Ultra-Low NOx Burner
- SCR: Selective Catalytic Reduction
- ULNB: Ultra-Low NOx Burner
- FGR: Fine-Grain Reduction
- LNB: Low-NOx Burner
- SCR: Selective Catalytic Reduction
- ULNB: Ultra-Low NOx Burner
South Coast AQMD  
Proposed Rule 1147.2 – Working Group Meeting #4  
Sub-30 ppm Source Test Results  

<table>
<thead>
<tr>
<th>Metal Melting Furnaces</th>
<th></th>
<th></th>
<th></th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Equipment Category</strong></td>
<td><strong>Heat Input (MMBtu/hr)</strong></td>
<td><strong>Process Temperature (°F)</strong></td>
<td><strong>Control Technology</strong></td>
<td><strong>Permit Limit (ppm)</strong></td>
</tr>
<tr>
<td>Kettle &amp; Pot</td>
<td>0.30</td>
<td>787</td>
<td>Not Listed</td>
<td>60</td>
</tr>
<tr>
<td>Reverberatory</td>
<td>25</td>
<td>1,221</td>
<td>LN8</td>
<td>40</td>
</tr>
<tr>
<td>Reverberatory</td>
<td>20</td>
<td>1,221</td>
<td>LN8</td>
<td>45</td>
</tr>
<tr>
<td>Reverberatory</td>
<td>20</td>
<td>1,221</td>
<td>LN8</td>
<td>45</td>
</tr>
</tbody>
</table>

**Control Technology Key**  
LN8: Low-NOx Burner
APPENDIX D: EMISSION REDUCTIONS AND COSTS AND COST-EFFECTIVENESS DETAILS
EMISSION REDUCTIONS

A breakdown of the emission reductions profile for each pollution control technology are shown in Table D-1.

<table>
<thead>
<tr>
<th>Equipment Category</th>
<th>Control Strategy</th>
<th>Baseline Emissions (tpd)</th>
<th>Emission Reductions (tpd)</th>
<th>Remaining Emissions (tpd)</th>
<th>Percent Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Melting</td>
<td>Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.093</td>
<td>0.158</td>
<td>37%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.191</td>
<td>0.052</td>
<td>76%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.218</td>
<td>0.043</td>
<td>85%</td>
</tr>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>0.038</td>
<td>0.014</td>
<td>0.024</td>
<td>36%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.029</td>
<td>0.007</td>
<td>76%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.032</td>
<td>0.006</td>
<td>84%</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>0.074</td>
<td>0.011</td>
<td>0.063</td>
<td>15%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.055</td>
<td>0.015</td>
<td>74%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.062</td>
<td>0.012</td>
<td>84%</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>0.238</td>
<td>0.003</td>
<td>0.235</td>
<td>1%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.016</td>
<td>0.221</td>
<td>7%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.019</td>
<td>0.219</td>
<td>8%</td>
</tr>
<tr>
<td>Heating and Forging: High Temperature</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>0.201</td>
<td>0.055</td>
<td>0.151</td>
<td>25%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.154</td>
<td>0.038</td>
<td>77%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.175</td>
<td>0.026</td>
<td>87%</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>Low NO\textsubscript{x} Burners</td>
<td>0.018</td>
<td>0.005</td>
<td>0.013</td>
<td>28%</td>
</tr>
<tr>
<td></td>
<td>SCR</td>
<td></td>
<td>0.014</td>
<td>0.003</td>
<td>78%</td>
</tr>
<tr>
<td></td>
<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.015</td>
<td>0.003</td>
<td>86%</td>
</tr>
<tr>
<td>Units ≥ 40 MMBtu/hr</td>
<td>SCR</td>
<td>0.391</td>
<td>0.319</td>
<td>0.063</td>
<td>82%</td>
</tr>
<tr>
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<td>SCR and Low NO\textsubscript{x} Burners</td>
<td></td>
<td>0.357</td>
<td>0.039</td>
<td>91%</td>
</tr>
</tbody>
</table>
COSTS AND COST-EFFECTIVENESS ANALYSIS

A breakdown of the costs and cost-effectiveness for each pollution control technology is shown below for each equipment category.

**Metal Melting Furnaces**

- *SCR Installation and Low NO\textsubscript{x} Burner Retrofit Cost-Effectiveness*

The costs for this combination technology control option are: SCR capital costs of $56,579,200; Low NO\textsubscript{x} Burner retrofit costs of $10,560,300; permitting costs of $326,600; CEMS costs of $13,490,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $4,260,000; periodic source testing costs of $1,326,000; and stranded asset costs of $2,472,800.

The average cost-effectiveness for units in this category for the combination technology control option to meet a NO\textsubscript{x} concentration limit of 10 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $89,014,900 and total NO\textsubscript{x} emission reductions of 0.137 tpd, or a total of 1,367 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $65,100 per ton NO\textsubscript{x} reduced.

- *SCR Installation Cost-Effectiveness*

The costs for this technology control option are: SCR costs of $56,579,200; permitting costs of $326,600; CEMS costs of $13,490,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $4,260,000; and periodic source testing costs of $1,326,000.

The average cost-effectiveness for units in this category for the SCR control option to meet a NO\textsubscript{x} concentration limit of 15 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $75,981,800 and total NO\textsubscript{x} emission reductions of 0.117 tpd, or a total of 1,064 tons over a 25-year useful life. The cost-effectiveness is $71,400 per ton NO\textsubscript{x} reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

- *Low NO\textsubscript{x} Burner Retrofit*

Two burner retrofit implementation paths are provided for metal melting units.

The first implementation path is for units with a permit limit greater than 40 ppmv but less than or equal to 50 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. These units are required to submit permit applications to meet the 40 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for South Coast AQMD staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 35 years old. A total of 12 of the 70 metal melting units identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.
The second implementation path is for units that do not qualify for the alternative concentration limits and must submit permit applications to meet the 40 ppmv at 3% O₂, dry, initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of 42 of the 70 metal melting units identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $6,971,700; permitting costs of $248,400; periodic source testing costs of $1,839,000; and stranded asset costs of $1,850,400.

The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NOₓ concentration limit of 40 ppmv at 3% O₂, dry, includes total costs of $10,909,500 and total NOₓ emission reductions of 0.033 tpd, or a total of 419 tons over a 35-year useful life. The cost-effectiveness is $26,000 per ton NOₓ reduced. A total of 16 of the 70 metal melting units identified either have a permit limit or a source test result less than or equal to the 40 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness analysis.

**Metal Heat Treating Furnaces: Low Temperature**

- **SCR Installation and Low NOₓ Burner Retrofit Cost-Effectiveness**

  The costs for this combination technology control option are: SCR capital costs of $18,128,200; Low NOₓ Burner retrofit costs of $1,090,700; permitting costs of $119,600; CEMs costs of $4,940,000; NOₓ Feed-Forward Analyzer costs of $1,560,000; periodic source testing costs of $453,000; stranded asset costs of $0; and temperature uniformity testing costs of $4,200.

  The average cost-effectiveness for units in this category for the combination technology control option to meet a NOₓ concentration limit of 10 ppmv at 3% O₂, dry, includes total costs of $26,295,700 and total NOₓ emission reductions of 0.020 tpd, or a total of 200 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $131,500 per ton NOₓ reduced.

- **SCR Installation Cost-Effectiveness**

  The costs for this technology control option are: SCR costs of $16,395,200; permitting costs of $115,000; CEMs costs of $4,750,000; NOₓ Feed-Forward Analyzer costs of $1,500,000; periodic source testing costs of $429,000; and temperature uniformity testing costs of $4,200.

  The average cost-effectiveness for units in this category for the SCR control option to meet a NOₓ concentration limit of 15 ppmv at 3% O₂, dry, includes total costs of $23,193,300 and total NOₓ emission reductions of 0.017 tpd, or a total of 151 tons over a 25-year useful life. The cost-
effectiveness is $153,800 per ton NO\textsubscript{x} reduced. One unit was identified to have a permit limit or source test result less than or equal to 15 ppmv. Costs and emission reductions for all remaining units are included in the cost-effectiveness analysis.

- **Low NO\textsubscript{x} Burner Retrofit**

Two implementation paths are provided for existing low-temperature metal heat treating units.

The first implementation path is for units with a permit limit greater than 40 ppmv but less than or equal to 50 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. These units are required to submit permit applications to meet the 40 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and submit the permit, by which time the unit’s burners will be approximately 35 years old. A total of 1 of the 26 low-temperature metal heat treating units identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.

The second implementation path is for units that do not qualify for the alternative concentration limits and must submit permit applications to meet the 40 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of 8 of the 26 low-temperature metal heat treating units identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $637,100; permitting costs of $55,200; periodic source testing costs of $552,000; temperature uniformity testing costs of $4,200; and stranded asset costs of $276,700.

The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NO\textsubscript{x} concentration limit of 40 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $1,525,100 and total NO\textsubscript{x} emission reductions of 0.006 tpd, or a total of 73 tons over a 35-year useful life. The cost-effectiveness is $20,900 per ton NO\textsubscript{x} reduced. A total of 17 of the 26 low-temperature metal heat treating units identified either have a permit limit or a source test result less than or equal to the 40 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness analysis.

**Metal Heat Treating Furnaces: High Temperature**

- **SCR Installation and Low NO\textsubscript{x} Burner Retrofit Cost-Effectiveness**

The costs for this combination technology control option are: SCR capital costs of $40,630,000; Low NO\textsubscript{x} Burner retrofit costs of $3,744,400; permitting costs of $271,400; CEMS costs of $11,210,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $3,540,000; periodic source testing costs of $1,047,000; stranded asset costs of $0; and temperature uniformity testing costs of $5,800.
The average cost-effectiveness for units in this category for the combination technology control option to meet a NO\textsubscript{x} concentration limit of 10 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $60,448,600 and total NO\textsubscript{x} emission reductions of 0.057 tpd, or a total of 560 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $108,000 per ton NO\textsubscript{x} reduced.

- **SCR Installation Cost-Effectiveness**

The costs for this technology control option are: SCR costs of $40,630,000; permitting costs of $271,400; CEMS costs of $11,210,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $3,540,000; periodic source testing costs of $1,047,000; and temperature uniformity testing costs of $5,800.

The average cost-effectiveness for units in this category for the SCR control option to meet a NO\textsubscript{x} concentration limit of 15 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $56,704,200 and total NO\textsubscript{x} emission reductions of 0.050 tpd, or a total of 460 tons over a 25-year useful life. The cost-effectiveness is $123,100 per ton NO\textsubscript{x} reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

- **Low NO\textsubscript{x} Burner Retrofit**

Two implementation paths are provided for existing high-temperature metal heat treating units.

The first implementation path is for units with a permit limit greater than 50 ppmv but less than or equal to 60 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. These units are required to submit permit applications to meet the 50 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and submit the permit, by which time the unit’s burners will be approximately 35 years old. A total of 16 of the 60 high-temperature metal heat treating units identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.

The second implementation path is for units that do not qualify for the alternative concentration limits and must submit permit applications to meet the 50 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of 16 of the 60 high-temperature metal heat treating units identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $937,900; permitting costs of $147,200; periodic source testing costs of $1,278,000; temperature uniformity testing costs of $5,800; and stranded asset costs of $274,100.
The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NO\textsubscript{x} concentration limit of 40 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $2,643,000 and total NO\textsubscript{x} emission reductions of 0.010 tpd, or a total of 133 tons over a 35-year useful life. The cost-effectiveness is $19,800 per ton NO\textsubscript{x} reduced. A total of 28 of the 59 high-temperature metal heat treating units identified either have a permit limit or a source test result less than or equal to the 50 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness analysis.

Metal Heating and Forging Furnaces: Low Temperature

- **SCR Installation and Low NO\textsubscript{x} Burner Retrofit Cost-Effectiveness**

The costs for this combination technology control option are: SCR capital costs of $13,026,300; Low NO\textsubscript{x} Burner retrofit costs of $1,364,000; permitting costs of $96,600; CEMS costs of $3,990,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $1,260,000; periodic source testing costs of $342,000; and stranded asset costs of $235,000; and temperature uniformity testing costs of $2,500.

The average cost-effectiveness for units in this category for the combination technology control option to meet a NO\textsubscript{x} concentration limit of 10 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $20,316,400 and total NO\textsubscript{x} emission reductions of 0.018 tpd, or a total of 176 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $115,500 per ton NO\textsubscript{x} reduced.

- **SCR Installation Cost-Effectiveness**

The costs for this technology control option are: SCR costs of $13,026,300; permitting costs of $96,600; CEMS costs of $3,990,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $1,260,000; periodic source testing costs of $342,000; and temperature uniformity testing costs of $2,500.

The average cost-effectiveness for units in this category for the SCR control option to meet a NO\textsubscript{x} concentration limit of 15 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $18,717,400 and total NO\textsubscript{x} emission reductions of 0.015 tpd, or a total of 140 tons over a 25-year useful life. The cost-effectiveness is $133,900 per ton NO\textsubscript{x} reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

- **Low NO\textsubscript{x} Burner Retrofit**

Two implementation paths are provided for existing low-temperature metal heating and forging units.

The first implementation path is for units with a permit limit greater than 40 ppmv but less than or equal to 50 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. These units are required to submit permit applications to meet the 40 ppmv initial BARCT
concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and submit the permit, by which time the unit’s burners will be approximately 35 years old. A total of 8 of the 21 low-temperature metal heating and forging units identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.

The second implementation path is for units that do not qualify for the alternative concentration limits and must submit permit applications to meet the 40 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of three of the 21 low-temperature metal heating and forging units identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $364,900; permitting costs of $50,600; periodic source testing costs of $414,000; temperature uniformity testing costs of $2,500; and stranded asset costs of $110,900.

The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NOx concentration limit of 40 ppmv at 3% O2, dry, includes total costs of $942,900 and total NOx emission reductions of 0.003 tpd, or a total of 42 tons over a 35-year useful life. The cost-effectiveness is $22,500 per ton NOx reduced. A total of 10 of the 21 low-temperature metal heating and forging identified either have a permit limit or a source test result less than or equal to the 40 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness analysis.

Metal Heating and Forging Furnaces: High Temperature

- *SCR Installation and Low NOx Burner Retrofit Cost-Effectiveness*

The costs for this combination technology control option are: SCR capital costs of $84,337,100; Low NOx Burner retrofit costs of $6,861,000; permitting costs of $630,200; CEMS costs of $26,030,000; NOx Feed-Forward Analyzer costs of $8,220,000; periodic source testing costs of $2,208,000; and stranded asset costs of $0; and temperature uniformity testing costs of $6,600.

The average cost-effectiveness for units in this category for the combination technology control option to meet a NOx concentration limit of 10 ppmv at 3% O2, dry, includes total costs of $128,292,900 and total NOx emission reductions of 0.151 tpd, or a total of 1,537 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $83,500 per ton NOx reduced.
• **SCR Installation Cost-Effectiveness**

The costs for this technology control option are: SCR costs of $84,337,100; permitting costs of $630,200; CEMS costs of $26,030,000; NO$_x$ Feed-Forward Analyzer costs of $8,220,000; periodic source testing costs of $2,208,000; and temperature uniformity testing costs of $6,600.

The average cost-effectiveness for units in this category for the SCR control option to meet a NO$_x$ concentration limit of 15 ppmv at 3% O$_2$, dry, includes total costs of $121,431,900 and total NO$_x$ emission reductions of 0.135 tpd, or a total of 1,232 tons over a 25-year useful life. The cost-effectiveness is $98,600 per ton NO$_x$ reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

• **Low NO$_x$ Burner Retrofit**

Two implementation paths are provided for existing high-temperature metal heating and forging units.

The first implementation path is for units with a permit limit greater than 50 ppmv but less than or equal to 60 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. Near-limit units are required to submit permit applications to meet the 50 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and submit the permit, by which time the unit’s burners will be approximately 35 years old. A total of 15 of the 137 high-temperature metal heating and forging units identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.

The second implementation path is for units that do not qualify for the alternative concentration limits and must submit permit applications to meet the 40 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of 42 of the 137 high-temperature metal heating and forging units identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $1,007,500; permitting costs of $312,800; periodic source testing costs of $2,670,000; temperature uniformity testing costs of $6,600; and stranded asset costs of $353,100.

The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NO$_x$ concentration limit of 40 ppmv at 3% O$_2$, dry, includes total costs of $4,350,000 and total NO$_x$ emission reductions of 0.043 tpd, or a total of 554 tons over a 35-year useful life. The cost-effectiveness is $7,900 per ton NO$_x$ reduced. A total of 80 of the 137 high-temperature metal heating and forging identified either have a permit limit or a source test result less than or equal to...
the 50 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness analysis.

Units with Radiant-Tube Burners

- **SCR Installation and Low NO\textsubscript{x} Burner Retrofit Cost-Effectiveness**

The costs for this combination technology control option are: SCR capital costs of $6,138,800; Low NO\textsubscript{x} Burner retrofit costs of $707,200; permitting costs of $36,800; CEMS costs of $1,520,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $480,000; periodic source testing costs of $129,000; and stranded asset costs of $0; and temperature uniformity testing costs of $1,700.

The average cost-effectiveness for units in this category for the combination technology control option to meet a NO\textsubscript{x} concentration limit of 10 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $9,013,500 and total NO\textsubscript{x} emission reductions of 0.012 tpd, or a total of 120 tons over a 25-year useful life for the SCR component and a 35-year useful life for the burner component, and a cost-effectiveness of $74,900 per ton NO\textsubscript{x} reduced.

- **SCR Installation Cost-Effectiveness**

The costs for this technology control option are: SCR costs of $6,138,800; permitting costs of $36,800; CEMS costs of $1,520,000; NO\textsubscript{x} Feed-Forward Analyzer costs of $420,000; periodic source testing costs of $129,000; and temperature uniformity testing costs of $1,700.

The average cost-effectiveness for units in this category for the SCR control option to meet a NO\textsubscript{x} concentration limit of 15 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $8,246,300 and total NO\textsubscript{x} emission reductions of 0.011 tpd, or a total of 100 tons over a 25-year useful life. The cost-effectiveness is $82,100 per ton NO\textsubscript{x} reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

- **Low NO\textsubscript{x} Burner Retrofit**

Two implementation paths are provided for existing units with radiant-tube burners.

The first implementation path is for units with a permit limit greater than 50 ppmv but less than or equal to 60 ppmv, established as of July 1, 2023 that may qualify for the alternative concentration limits. Near-limit units are required to submit permit applications to meet the 50 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 32 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and submit the permit, by which time the unit’s burners will be approximately 35 years old. A total of three of the eight units with radiant-tube burners identified may qualify for the alternative concentration limits. Only permitting and periodic source testing costs are included as 35 years meets the average burner useful life of 35 years.

The second implementation path is for units that do not qualify for the alternative concentration
limits and must submit permit applications to meet the 50 ppmv initial BARCT concentration limit on or before July 1 after the burner turns 12 years old. It is assumed that approximately 30 months will be required for staff to review the permit application and issue the permit, by which time the unit’s burners will be approximately 15 years old. Retrofit costs are accounted for as 15 years is before a unit’s average burner useful life of 35 years is reached. A total of 2 of the 8 units with radiant-tube burners identified do not qualify for the alternative concentration limits.

The costs for this technology control option include: burner retrofit costs of $935,500; permitting costs of $36,800; periodic source testing costs of $156,000; temperature uniformity testing costs of $1,700; and stranded asset costs of $184,800.

The average cost-effectiveness for units in this category for the burner retrofit control option to meet a NO\textsubscript{x} concentration limit of 40 ppmv at 3% O\textsubscript{2}, dry, includes total costs of $1,314,800 and total NO\textsubscript{x} emission reductions of 0.002 tpd, or a total of 28 tons over a 35-year useful life. The cost-effectiveness is $46,600 per ton NO\textsubscript{x} reduced. A total of three of the eight units with radiant-tube burners identified either have a permit limit or a source test result less than or equal to the 50 ppmv initial BARCT concentration limit and the costs for these units are not included in the cost-effectiveness.

**Units ≥ 40 MMBtu/hr**

A cost-effectiveness analysis was conducted for all units with a rated heat input capacity greater than or equal to 40 MMBtu/hr to meet several different NO\textsubscript{x} concentration limits, all corrected to 3% O\textsubscript{2}, dry: 15 ppmv (via the combination of both SCR installation and burner retrofit), 15 ppmv (via SCR installation), and 40 or 50 ppmv (via burner retrofit depending on whether the unit is a low-temperature or high-temperature unit).

A total of four units with a rated heat input capacity greater than or equal to 40 MMBtu/hr were identified, two of which have existing SCR installations.

- **SCR Installation and Low NO\textsubscript{x} Burner Retrofit Cost-Effectiveness**

Of the four units identified in this equipment category, one unit is equipped with regenerative burners.

All costs associated with a SCR installation, including annual electricity costs, reagent costs, and catalyst costs, were included for the two units without existing SCR installations. Costs for CEMS, NO\textsubscript{x} Feed-Forward Analyzer, periodic source testing, temperature uniformity testing, and burner retrofit costs were included.

The costs for this combination technology control option are: SCR capital costs of $10,405,100; SCR annual costs of $206,200 per year; permitting costs of $18,400; CEMS costs of $0 as each of the four units in this category are already equipped with a CEMS to measure NO\textsubscript{x}; NO\textsubscript{x} Feed-Forward Analyzer costs of $60,000 for the one unit in this category with a batch process and that does not have an analyzer already installed; periodic source testing costs of $96,000; temperature
uniformity costs of $1,700; burner retrofit costs of $32,081,000; and stranded asset costs of $12,677,900.

The average cost-effectiveness for units in this category for the combination technology control option to meet a concentration limit of 10 ppmv at 3% O₂ includes total costs of $58,561,900 and total NOₓ emission reductions of 0.199 tpd, or a total of 2,171 tons over a 25-year useful life for the SCR component and 35-year useful life for the burner component, and a cost-effectiveness of $27,000 per ton NOₓ reduced.

- **SCR Installation Cost-Effectiveness**

Units in this category must submit permit applications to meet the 15 ppmv initial BARCT concentration limit on or before July 1, 2023 and full installation costs are accounted for.

The costs for this technology control option are: SCR capital costs of $10,405,100; SCR annual costs of $216,000 per year; CEMS costs of $0 as each of the four units identified in this category are already equipped with a CEMS to measure NOₓ; NOₓ Feed-Forward Analyzer costs of $60,000 for the 1 unit identified in this category with a batch process and that does not have an analyzer already installed; permitting costs of $18,400; periodic source testing costs of $96,000; and temperature uniformity costs of $1,700.

The average cost-effectiveness for units in this category for the SCR control option to meet a NOₓ concentration limit of 15 ppmv at 3% O₂, dry, includes total costs of $13,955,100 and total NOₓ emission reductions of 0.186 tpd, or a total of 1,695 tons over a 25-year useful life. The cost-effectiveness is $8,200 per ton NOₓ reduced. No units identified have a permit limit or source test result less than or equal to 15 ppmv and costs and emission reductions for all units are included in the cost-effectiveness analysis.

**NEW UNIT LIMIT INCREMENTAL COST-EFFECTIVENESS ANALYSIS**

Chapter 2 notes staff’s determinations of the technologically feasible NOₓ concentration limits for the metal heat treating, metal heating, metal forging, and radiant-tube burner categories. These limits were 30 ppmv @ 3% O₂, dry, for low-temperature metal heat treating, metal heating, and metal forging; 40 ppmv @ 3% O₂, dry, for high-temperature metal heat treating, metal heating, and metal forging; and 40 ppmv @ 3% O₂, dry, for radiant-tube burners. Although these NOₓ concentration limits are technologically feasible, they would require extensive, difficult, and expensive retrofits such as refractory redesign and air/fuel system replacements. Table D-2 shows the technologically feasible NOₓ concentration limit and NOₓ BARCT concentration limit for each category.
Table D-2 – Technologically Feasible and BARCT NOx Concentration Limits

<table>
<thead>
<tr>
<th>Category</th>
<th>Technologically Feasible NOx Concentration Limit (ppmv @ 3% O₂, Dry)</th>
<th>NOx BARCT Concentration Limit (ppmv @ 3% O₂, Dry)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>30</td>
<td>40</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>40</td>
<td>50</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>30</td>
<td>40</td>
</tr>
<tr>
<td>Metal Heating and Forging: High Temperature</td>
<td>40</td>
<td>50</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>40</td>
<td>40</td>
</tr>
</tbody>
</table>

Staff performed a cost-effectiveness analysis for units in these categories to meet these NOx concentration limits following the same methodology in Chapter 4. The cost basis used in this analysis was based on the same set of nine burner retrofit quotes received, as noted in the COSTS AND COST-EFFECTIVENESS section of Chapter 4. Of these nine burner retrofit quotes, three burner retrofit quotes were proposed to meet the technologically feasible NOx concentration limits of 30 ppmv @ 3% O₂, dry, or 40 ppmv @ 3% O₂, dry, as appropriate for the category. Each of these three burner retrofits was calculated as an average of retrofitting several furnaces within the quote, each furnace with different operating and equipment characteristics. The median cost of these three burner retrofit quotes was $339,000.

The costs and cost-effectiveness for each of these categories to achieve the technologically feasible NOx concentration limits is shown below in Table D-3 and Table D-4.

Table D-3 – Summary of Compliance Costs for Technologically Feasible NOx Concentration Limits

<table>
<thead>
<tr>
<th>Category</th>
<th>Capital Costs</th>
<th>Permitting</th>
<th>Source Testing</th>
<th>Uniformity Testing</th>
<th>Stranded Asset Costs</th>
<th>Total Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>$2,034,000</td>
<td>$119,600</td>
<td>$552,000</td>
<td>$5,000</td>
<td>$1,055,700</td>
<td>$3,766,300</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>$5,085,000</td>
<td>$271,400</td>
<td>$1,278,000</td>
<td>$12,500</td>
<td>$2,518,300</td>
<td>$9,165,100</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>$3,051,000</td>
<td>$73,600</td>
<td>$414,000</td>
<td>$7,500</td>
<td>$1,801,500</td>
<td>$5,347,600</td>
</tr>
<tr>
<td>Metal Heating and Forging: High Temperature</td>
<td>$6,780,000</td>
<td>$602,600</td>
<td>$2,670,000</td>
<td>$16,600</td>
<td>$2,547,300</td>
<td>$12,616,500</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$1,695,000</td>
<td>$36,800</td>
<td>$156,000</td>
<td>$4,200</td>
<td>$910,500</td>
<td>$2,802,400</td>
</tr>
</tbody>
</table>
Table D-4 – Summary of Cost-Effectiveness for Technologically Feasible NOx Concentration Limits

<table>
<thead>
<tr>
<th>Category</th>
<th>Total Costs</th>
<th>Total Lifetime Emission Reductions (tons NOₓ)</th>
<th>Cost-Effectiveness ($/ton NOₓ Reduced)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Heat Treating: Low-Temperature</td>
<td>$3,766,300</td>
<td>116</td>
<td>$32,400</td>
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<tr>
<td>Metal Heat Treating: High-Temperature</td>
<td>$9,165,100</td>
<td>262</td>
<td>$35,000</td>
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<tr>
<td>Metal Heating and Forging: Low-Temperature</td>
<td>$5,347,600</td>
<td>95</td>
<td>$56,300</td>
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<tr>
<td>Metal Heating and Forging: High-Temperature</td>
<td>$12,616,500</td>
<td>785</td>
<td>$16,100</td>
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<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$2,802,400</td>
<td>58</td>
<td>$48,400</td>
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</table>

While all but one of these categories showed to be cost-effective, these results include emission reductions from those units that do not have any costs attributed to their retrofit due to either having burners older than 32 years or ability to opt for the alternative implementation schedule of 32 years of burner age.

To remove the effects of these units with emission reductions but no retrofit costs, staff calculated an incremental cost-effectiveness to apply to only those units that would incur a retrofit cost in achieving emission reductions. This incremental cost-effectiveness calculates the difference in costs and emission reductions between the technologically feasible limits of 30 ppmv @ 3% O₂, dry, and 40 ppmv @ 3% O₂, dry, and the NOx BARCT emission limits of 40 ppmv @ 3% O₂, dry, and 50 ppmv @ 3% O₂, dry. The incremental costs and incremental cost-effectiveness for each of these categories between these two sets of NOx concentration limits is shown below in Table D-5 and Table D-6.

Table D-5 – Summary of Incremental Costs

<table>
<thead>
<tr>
<th>Category</th>
<th>Capital Costs</th>
<th>Permitting</th>
<th>Source Testing</th>
<th>Uniformity Testing</th>
<th>Stranded Asset Costs</th>
<th>Total Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>$1,396,900</td>
<td>$4,600</td>
<td>$18,000</td>
<td>$800</td>
<td>$779,000</td>
<td>$2,199,400</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>$1,396,900</td>
<td>$36,800</td>
<td>$156,000</td>
<td>$6,600</td>
<td>$2,244,200</td>
<td>$6,590,700</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>$2,686,100</td>
<td>$27,600</td>
<td>$120,000</td>
<td>$5,000</td>
<td>$1,099,800</td>
<td>$3,938,500</td>
</tr>
<tr>
<td>Metal Heating and Forging: High Temperature</td>
<td>$5,772,500</td>
<td>$55,200</td>
<td>$240,000</td>
<td>$10,000</td>
<td>$2,194,300</td>
<td>$8,271,900</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$1,352,900</td>
<td>$13,800</td>
<td>$54,000</td>
<td>$2,500</td>
<td>$725,700</td>
<td>$2,148,900</td>
</tr>
</tbody>
</table>

The incremental cost-effectiveness is shown in Table D-6.
Table D-6 – Summary of Incremental Cost-Effectiveness

<table>
<thead>
<tr>
<th>Category</th>
<th>Incremental Costs</th>
<th>Incremental Emission Reductions</th>
<th>Incremental Cost-Effectiveness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metal Heat Treating: Low Temperature</td>
<td>$2,199,400</td>
<td>0.001</td>
<td>$118,700</td>
</tr>
<tr>
<td>Metal Heat Treating: High Temperature</td>
<td>$6,590,700</td>
<td>0.003</td>
<td>$158,700</td>
</tr>
<tr>
<td>Metal Heating and Forging: Low Temperature</td>
<td>$3,938,500</td>
<td>0.004</td>
<td>$81,800</td>
</tr>
<tr>
<td>Metal Heating and Forging: High Temperature</td>
<td>$8,271,900</td>
<td>0.007</td>
<td>$87,400</td>
</tr>
<tr>
<td>Units with Radiant-Tube Burners</td>
<td>$2,148,900</td>
<td>0.002</td>
<td>$80,700</td>
</tr>
</tbody>
</table>

Due to the incremental cost-effectiveness for each category for those units that incur a cost to retrofit, the technologically feasible NOx concentration limits were not economically practical to require. The NOx BARCT concentration limits are both technologically feasible and cost-effective for each of these categories.
APPENDIX E:  RESPONSE TO PUBLIC COMMENT
Comment No. 1 (received as verbal statements during Public Workshop) – California Metals Coalition

For units on the multiple unit implementation schedule, may a unit remain non-operational and perform a retrofit and startup at a later time in lieu of decommissioning the unit?

Response to Comment 1
A unit is not allowed to remain non-operational past the date that the unit is required to either submit a permit application or submit a form to inactivate the unit’s operating permit as there would be no way to ensure that the unit does not startup and operate out of compliance. The unit may, however, install a time or fuel meter and thus qualify for exemption via demonstration of NOx emissions of less than one pound per day, averaged over a calendar month, pursuant to subdivision (g). The unit can remain exempt under this subdivision (g) indefinitely as long as compliance with subdivision (g) and the recordkeeping and labeling requirements specified in subdivision (i) and (j), respectively, is maintained.

Comment No. 2 (received as verbal statements during Public Workshop) – Furnace Dynamics

Comment 2-1: Would staff consider a monthly monitoring requirement in lieu of the daily monitoring requirement for demonstration of NOx emissions of less than one pound per day specified in subdivision (g)?

Comment 2-2: Regardless of burner age, would a unit be required to retrofit as long as it is compliance with the applicable concentration limits?

Comment 2-3: Can additional time be provided for those units, so as to avoid fines, where the facility operator cannot find appropriate equipment that guarantees emissions to meet the rule requirements? There are many unique furnaces within the industry that may have a difficult time procuring equipment.

Response to Comment 2-1
The demonstration of NOx emissions of less than one pound per day in subdivision (g) is now based on a monthly average as requested.

Response to Comment 2-2
As long as a unit has an approved source test showing compliance with the rule limits, no retrofit is required. A permit modification may be necessary for such units that do not also have a permit condition limiting emissions to the rule limits.

Response to Comment 2-3
Throughout the rule development process, stakeholders were invited to provide information for any additional unique types of furnaces. Where provided, staff assessed the equipment and addressed all situations presented. Providing additional time beyond the implementation schedule included in the proposed rule is unwarranted.

Comment No. 3 (received as verbal statements during Public Workshop) – Solar Power Coalition
Solar should be considered in the BARCT process for this rule.

**Response to Comment 3**  
Furnaces that are electrically-powered are exempt from PR 1147.2.

**Comment No. 4 (received as verbal statements during Public Workshop) – AirKinetics**  
Is any additional flexibility available beyond testing within the month that the source test is due?

**Response to Comment 4**  
Staff provided additional flexibility to allow testing within the month that the source test is due. Most units will be on a 3-year or 5-year source testing schedule, which staff believes provides sufficient time to schedule source tests. The source test frequency schedule specifies the deadlines by which source tests must be conducted. These deadlines, nor the allowance to conduct the source test anytime within the month that the source test is due, do not preclude a facility from conducting source tests earlier than the required deadlines.
SUBJECT: NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

PROJECT TITLE: PROPOSED RULE 1147.2 – NOX REDUCTIONS FROM METAL MELTING AND HEATING FURNACES

Pursuant to the California Environmental Quality Act (CEQA) Guidelines, the South Coast Air Quality Management District (South Coast AQMD), as Lead Agency, has prepared a Notice of Exemption pursuant to CEQA Guidelines Section 15062 – Notice of Exemption for the project identified above.

If the proposed project is approved, the Notice of Exemption will be filed for posting with the county clerks of Los Angeles, Orange, Riverside, and San Bernardino Counties. The Notice of Exemption will also be electronically filed with the State Clearinghouse of the Governor’s Office of Planning and Research for posting on their CEQAnet Web Portal which may be accessed via the following weblink: https://ceqanet.opr.ca.gov/search/recent. In addition, the Notice of Exemption will be electronically posted on the South Coast AQMD’s webpage which can be accessed via the following weblink: http://www.aqmd.gov/nav/about/public-notices/ceqa-notices/notices-of-exemption/noe---year-2022.
NOTICE OF EXEMPTION FROM THE
CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

To: County Clerks for the Counties of Los Angeles, Orange, Riverside, and San Bernardino; and Governor's Office of Planning and Research – State Clearinghouse

From: South Coast Air Quality Management District
21865 Copley Drive
Diamond Bar, CA 91765

Project Title: Proposed Rule 1147.2 – NOx Reductions from Metal Melting and Heating Furnaces

Project Location: The proposed project is located within the South Coast Air Quality Management District’s (South Coast AQMD) jurisdiction, which includes the four-county South Coast Air Basin (all of Orange County and the non-desert portions of Los Angeles, Riverside, and San Bernardino counties), and the Riverside County portion of the Salton Sea Air Basin and the non-Palo Verde, Riverside County portion of the Mojave Desert Air Basin.

Description of Nature, Purpose, and Beneficiaries of Project: Proposed Rule (PR) 1147.2 has been developed to reduce nitrogen oxide (NOx) emissions and limit carbon monoxide (CO) emissions from metal melting furnaces, metal heat treating furnaces, and metal heating and forging furnaces which require a South Coast AQMD permit at RECLAIM, former RECLAIM, and non-RECLAIM facilities. PR 1147.2 defines applicable equipment categories, updates NOx emission limits, and establishes a new CO limit. PR 1147.2 also includes compliance schedules with transition emission limits as well as provisions for monitoring, reporting, recordkeeping, and exemptions from specific provisions. To achieve the proposed NOx emission limits according to the compliance schedule set forth in PR 1147.2, the following physical changes are anticipated to require minimal construction activities, with most occurring in the first three years but lasting up to 35 years after PR 1147.2 is adopted: 1) approximately 62 burners may be replaced with Ultra Low NOx Burners (ULN Bs) or Low NOx Burners (LN Bs); 2) one new selective catalytic reduction (SCR) system with one new ammonia storage tank may be installed; and 3) two existing SCR systems may be modified. For all other units subject to PR 1147.2, the affected equipment would be either replaced or modified at the end of their useful life, or will qualify for an exemption from the emission limits if the NOx emissions are less than one pound per day. Upon full implementation, the proposed project is expected to achieve 0.5 ton per day of NOx emission reductions.

Public Agency Approving Project: South Coast Air Quality Management District
Agency Carrying Out Project: South Coast Air Quality Management District

Exempt Status: CEQA Guidelines Section 15061(b)(3) – Common Sense Exemption

Reasons why project is exempt: South Coast AQMD, as Lead Agency, has reviewed the proposed project pursuant to: 1) CEQA Guidelines Section 15002(k) – General Concepts, the three-step process for deciding which document to prepare for a project subject to CEQA; and 2) CEQA Guidelines Section 15061 – Review for Exemption, procedures for determining if a project is exempt from CEQA. The analysis of the anticipated physical changes that may occur if the proposed project is implemented combined with the timing of compliance distributed over several years indicates that the construction emissions are expected to be minimal, and over time, will be offset by corresponding NOx emission reductions as each unit is either modified or replaced and operating. Thus, it can be seen with certainty that implementing the proposed project would not cause a significant adverse effect on the environment. Therefore, the proposed project is exempt from CEQA pursuant to CEQA Guidelines Section 15061(b)(3) – Common Sense Exemption.

Date When Project Will Be Considered for Approval (subject to change):
South Coast AQMD Governing Board Public Hearing: April 1, 2022

CEQA Contact Person: Kevin Ni
Phone Number: (909) 396-2462
Email: kni@aqmd.gov
Fax: (909) 396-3982

Rule Contact Person: James McCreary
Phone Number: (909) 396-2451
Email: jmccreary@aqmd.gov
Fax: (909) 396-3982

Date Received for Filing: ____________ Signature: ____________________________
(Signed and Dated Upon Board Approval)
Barbara Radlein
Program Supervisor, CEQA
Planning, Rule Development, and Area Sources
Proposed Rule 1147.2
NOx Reductions from Metal Melting and Heating Furnaces

Board Meeting
April 1, 2022
Background

- Proposed Rule 1147.2 applies to metal melting, heating, heat treating, and forging furnaces
- Affects approximately 85 non-RECLAIM, RECLAIM, and former RECLAIM facilities representing about 600 furnaces
- Partially implements CMB-05 – *Further NOx Reductions from RECLAIM Assessment* from Final 2016 Air Quality Management Plan
- Needed for the RECLAIM transition
- Establishes BARCT requirements consistent with AB 617

1 Non-RECLAIM furnaces were previously regulated under Rule 1147 – NOx Reductions from Miscellaneous Sources
Public Process

- Nine working group meetings
  - Four in-person meetings
  - Five virtual meetings (COVID-19)
- Multiple meetings with stakeholders, vendors, and equipment manufacturers
- Working groups include affected facilities, consultants, government agencies, environmental and community groups, and members of the public
Proposed Emission Limits and Implementation Schedule

**Proposed Emission Limits**

- **Interim limits**
  - Non-RECLAIM: lower of 60 ppmv or permit limit
  - Former RECLAIM: lower of 102 ppmv or permit limit
- **NOx emission limits**
  - SCR Installation: 15 ppmv
  - Burner Retrofit: 40 ppmv or 50 ppmv
- **CO emission limit**: 1,000 ppmv
- **Exemption**: Units that emit an average of less than one pound NOx per day, averaged over a calendar month

**Implementation Schedule**

- **Units ≥ 40 MMBtu/hr**: SCR installation schedule based on fixed-date
  - July 1, 2023: permit application submittal deadline
- **Units < 40 MMBtu/hr**: burner retrofit schedule based on burner age
  - 12 years: units not meeting proposed limits
  - 32 years: units meeting alternative limits
- **Staggered implementation schedule**: available for facilities with multiple furnaces
Monitoring and Reporting

Periodic Source Testing

- Units < 40 MMBtu/hr: source test every three or five years based on unit size
- Existing units required to source test within 24 months of rule adoption

Continuous Emissions Monitoring Systems (CEMS)

- CEMS required for units ≥ 40 MMBtu/hr
- Startup and shutdown provisions pursuant to the requirements of Rule 429
Emission Reductions and Cost-Effectiveness

NOx Emission Reductions

- 0.50 tons per day

Cost-Effectiveness\(^1\)

- Ranges from $7,900 to $26,000 per ton of NOx reduced
- Some categories meet proposed NOx limit with no additional cost to comply

Socioeconomic Assessment

- $2,800,000 - $3,200,000 annual compliance cost aggregated across 86 facilities
- 69 jobs foregone annually

\(^1\) An incremental cost-effectiveness was conducted for each equipment category and determined to be not incrementally cost-effective
Staff has worked closely with stakeholders and is not aware of any remaining key issues

**Recommendation is to adopt the Resolution:**

- Determining that Proposed Rule 1147.2 is exempt from the requirements of the California Environmental Quality Act; and
- Adopting Proposed Rule 1147.2