
D.  General Provisions

7.  Stationary Source Permit Exemption

A permit shall not be required for any new, modified or existing stationary source if the uncontrolled actual emissions of each individual affected pollutant from the entire stationary source are below 1.00 ton per calendar year, unless:

- the source is a new or modified source which emits hazardous air emissions and is located within 1,000 feet from the outer boundary of a school site (Health and Safety Code Section 42301.6, et seq.);

- the source is listed below and subject to the California Code of Regulations, Title 17, Division 3, Subchapter 10, Article 4, Regulations to Achieve Greenhouse Gas Emission Reductions:
  1. Subarticle 2, Semiconductors and Related Devices (Section 93420, et seq.) in effect [date of amended rule adoption].

T.  Semiconductor and Electronics Manufacturing Equipment and Operations

The following semiconductor and electronics manufacturing equipment and operations is exempt from permit requirements. Notwithstanding the listed exemptions, any collection of articles, machines, equipment or other contrivances within each listed equipment category at a stationary source that has aggregate emissions in excess of one ton per calendar year of any affected pollutant is not exempt.

- Vacuum deposition.
- Ion implantation.
- Sputtering.
- Ozone/plasma/ion etching orashing.
- Vacuum bake systems.
- Furnaces used for crystal growth, liquid phase epitaxial, compounding and/or refining, and carbon coating.
- Automated epoxy adhesive, potting compound, conformal coating dispensing machines and associated equipment used for mixing, injection and curing.
8. Ovens used exclusively for curing epoxies and adhesives. Ovens used exclusively for curing permitted paint application processes.

9. Ovens for drying parts cleaned with water.

V. Storage and Transfer Equipment and Operations

The following storage and transfer equipment and operations are exempt from permit requirements.

APPROVED AS TO FORM:

DENNIS MARSHALL
SANTA BARBARA COUNTY COUNSEL

By ____________________________
Deputy
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Air Pollution Control District