



Monday, March 23, 2020

Katie Eagleson, PE
Environmental Engineer
Lane Regional Air Protection Agency
541-736-1056 ext. 233

RE: LRAPA Source Number 208935 request for extension to OAR 340-245-0030(1)(a)(A) timeline given state of emergency.

Dear Ms. Eagleson,

The Willamette Valley Company, LLC, have prioritized efforts to participate in the Cleaner Air Oregon program. Immediately following our discussion at LRAPA headquarters on Friday November 22, Willamette engaged Stoel Rives LLP and various subcontracting consulting firms.

Since that time we have been working to build an Emissions Inventory to LRAPA's specification. Our consultants have visited the site multiple times, and company staff have supplied and reviewed considerable volumes of data related to zoning and production considerations at the site.

As a manufacturing company, we also now face considerable challenges in coping with the emerging COVID-19 pandemic. Our efforts now must support both reasonable completion of the work required and activities related to continuity of operations.

While we are aware of the obligation under OAR 340-245-0030(1)(a)(A) to submit a CAO Emissions Inventory Form (AQ405CAO) by 5pm on June 1, 2020, in light of the general situation and circumstances connected to the pandemic we request an extension to 5 pm on June 22, 2020.

Thank you for your consideration. We are hopeful that this buffer will enable our teams' reasonable pace of work and our focus on quality in this highly uncertain business environment.

Sincerely,

Sarah France
Director of Regulatory Affairs
The Willamette Valley Company, LLC

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