

MEMORANDUM OF RESPONSE

То:	Ethan Wittkorn, Regulatory Policy Advocate			
From:	Mandi Payton, Rules Coordinator			
Date:	September 13, 2019			
	Memorandum of Response to CSI Review – CSI Review – Rule 13 (3745-27-13, 3745-513-01, 3745-513-02, 3745-513-05, 3745-513-20, 3745-513-300, 3745-513-350, 3745-513-370, 3745-513-400, 3745-513-450,			
Subject:	3745-513-470)			

Recommendations

On September 12, 2019, Ohio EPA received the Recommendations for the Division of Materials and Waste Management's Rule 13 (3745-27-13, 3745-513-01, 3745-513-02, 3745-513-05, 3745-513-20, 3745-513-300, 3745-513-350, 3745-513-370, 3745-513-400, 3745-513-450, 3745-513-470) rules.

The CSI memorandum stated that:

"The proposed rules, as required by statute, address procedures for granting authorizations to "engage in filling, grading, excavating, building, drilling, or mining on land where a hazardous waste facility or a solid waste facility was operated." The authorizations are known as "Rule 13" authorizations. The proposed rules reorganize one rule, OAC 3745-27-13, into a program chapter, OAC 3745-513. The EPA states that this change will allow for the utilization of multi-program rules and create a user-friendly and intuitive structure. The proposed rule chapter will also clarify administrative requirements and environmental safeguards.

During the review and development of the rules, the EPA solicited feedback for eight weeks from May to July 2017. Five groups submitted comments during this period (Ohio Environmental Services Industries, SCS Engineers, The National Waste & Recycling Association (NW&RA), Ross Environmental Services, and Hull & Associates). Comments supported the rule reorganization but rejected the initially proposed fee to cover the review cost for more complex projects. EPA removed the proposed fee the draft rules.

During the CSI public comment period, the EPA received comments providing support and requesting clarification for the draft rules. Comments regarding exclusions in OAC 3745-513-05, suggested adding routine or emergency operations, maintenance, and repair of sewers, regulators, and outfall structures. In the response to comments, the EPA clarified that exclusions from compliance were limited to utilities identified in statute. Additional amendments as a result of stakeholder input include the requirement that an updated plat or deed notation is necessary only if activities impact the facility to the point that the existing notation is no longer accurate and clarification of requirements for backfilling in rule 3745-513-450.

The proposed rules apply to any person or group proposing to engage in filling, grading, excavating, building, drilling, or mining on land where a hazardous waste facility or a solid waste facility was operated. The BIA identifies potential adverse impacts to include any costs associated with preparing and applying for authorization to engage in those activities. The EPA believes that this preparation for a "Rule 13" request would take on average four working hours, and a certification report could take up to eight hours at a rate of \$125-\$170 per hour. The EPA states the regulatory intent is justified because the safe disposal of solid waste and hazardous was are mandated by ORC 3734.02.

Based on the information above, the CSI Office has no recommendations on this rule package.

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The CSI Office concludes that the EPA should proceed in filing the proposed rules with the Joint Committee on Agency Rule Review."

Next Steps

At this time, it is Ohio EPA's plan to move forward with the original filing of these rules with the Joint Committee on Agency Rule Review.

If you have any questions, please contact Mandi Payton at 614-644-3134.