9 VAC 5 CHAPTER 230. VARIANCE FOR INTERNATIONAL PAPER FRANKLIN PAPER MILL.

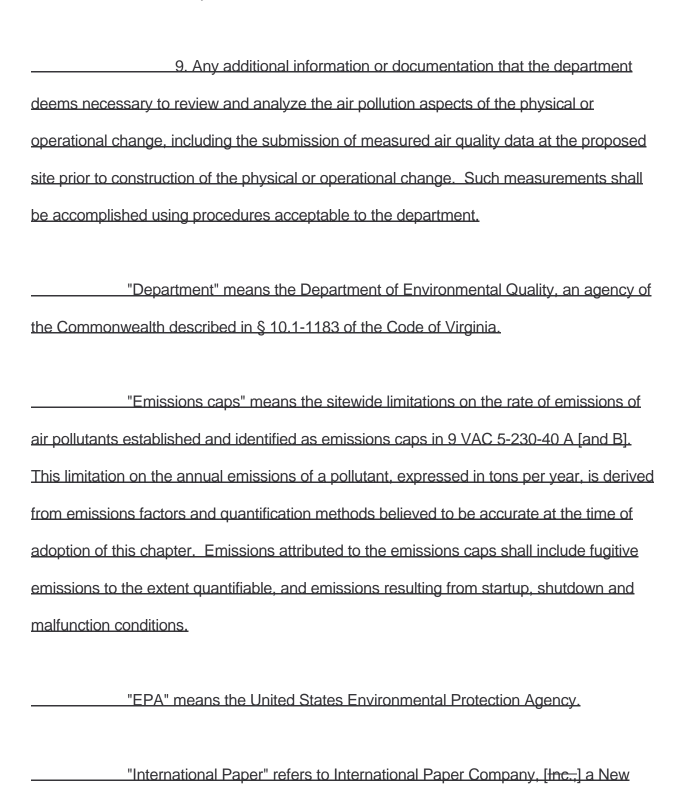
9 VAC 5-230-20. E 9 VAC 5-230-30. A 9 VAC 5-230-40. S 9 VAC 5-230-50. N 9 VAC 5-230-60. G 9 VAC 5-230-70. F 9 VAC 5-230-80. F 9 VAC 5-230-90. T 9 VAC 5-230-100. A 9 VAC 5-230-110. T	Applicability and designation of affected facility. Definitions. Authority to operate under this chapter and FESOP. Sitewide emissions caps. New Source Review program and registration requirements. Other regulatory requirements. Federal operating permits. FESOP issuance and amendments. Transfer of ownership. Applicability of future regulation amendments. Fermination of authority to operate under this chapter and FESOP. Review and confirmation of this chapter by board.	
9 VAC 5-230-10. Applicability and designation of affected facility.		
The affected facility to which the provisions of this chapter apply is the International Paper Franklin Paper Mill. 9 VAC 5-230-20. Definitions.		
A. For the purpose of	applying this chapter in the context of the Regulations for the	
Control and Abatement of Air Pollution and related uses, the words or terms shall have the meaning given them in subsection C of this section.		
B. As used in this cha	pter, all terms not defined herein shall have the meaning given	
them in 9 VAC 5 Chapter 10 (9 VAC 5-10), Article 6 (9 VAC 5-80-1100 et seq.), Article 8 (9		
VAC 5-80-1700 et seq.) or A		

commonly ascribed to them by recognized authorities, in that order of priority.

C. Terms Defined.
"Control technology application" means a document that includes such
information as may be required by the department to determine the effect of the proposed
physical or operational change on the ambient air quality and to determine compliance with
the emission standards which are applicable. The information required shall include, but is
not limited to, the following:
Company name and address (or plant name and address if
different from the company name), owner's name and agent, and telephone number and
name of plant site manager or contact or both.
2. A description of the source's processes and products (by Standard Industrial Classification Code).
<u>Industrial Classification Code).</u>
3. All emissions of regulated air pollutants.
a. An application shall describe all emissions of regulated air
pollutants emitted from any emissions unit or group of emissions units to be covered by the
control technology approval.

b. Emissions shall be calculated as required in a manner
acceptable to the department.
c. Fugitive emissions shall be included in the application to the extent quantifiable.
4. Emissions rates in tons per year and in such terms as are
necessary to establish compliance consistent with the applicable standard reference test method.
5. Information needed to determine or regulate emissions as follows: fuels, fuel use, raw materials, production rates, loading rates, and operating schedules.
6. Identification and description of air pollution control equipment and compliance monitoring devices or activities.
7. Limitations on source operation affecting emissions or any work practice standards, where applicable, for all regulated air pollutants at the source.
8. Calculations on which the information in subdivisions 3 through 7 of this subsection are based. Any calculations shall include sufficient detail to allow

assessment of the validity of such calculations.



York corporation authorized to conduct business in Virginia and the owner and operator of a plant (the Franklin Paper Mill), located at 34040 Union Camp Drive, in Franklin, Virginia.

"Order" means the order granting this variance.		
"FESOP" means the federally enforceable state operating permit issued		
under the authority of the Order, which meets the requirements of Article 5 (9 VAC 5-80-		
800 et seq.) of Part II of 9 VAC 5 Chapter 80 to International Paper [Company, Inc.,]		
Franklin Paper Mill.		
"Major new source review (major NSR) program" means a program for the		
preconstruction review and permitting of new major stationary sources or major		
modifications (physical changes or changes in the method of operation) which are subject		
to review in accordance with Article 8 (9 VAC 5-80-1700 et seq.) or Article 9 (9 VAC 5-80-		
2000 et seq.) of Part II of 9 VAC 5 Chapter 80.		
"Minor new source review (minor NSR) program" means a program for the		
preconstruction review and permitting of new stationary sources or modifications (physical		
changes or changes in the method of operation) which are subject to review in accordance		
with Article 6 (9 VAC 5-80-1100 et seq.) of Part II of 9 VAC 5 Chapter 80 and which do not		
qualify as new major stationary sources or major modifications under the major NSR		
program.		

"Physical or operational change" means any physical or operational change
at the affected facility that involves the addition of a new emissions unit.
"SAPCB Regulations" means 9 VAC 5 Chapters 10 through 80.
"Site" and "Facility" and "Franklin Paper Mill" mean the [Kraft paper mill
located on the] contiguous property at 34040 Union Camp Drive, Franklin, Virginia, under
common control by International Paper [Company, Inc.,] and its successors in ownership.
"VAC" or "9 VAC" means Title 9 of the Virginia Administrative Code. This
title comprises the environmental regulations for the Commonwealth of Virginia, including the regulations of the board.
"Variance" means this chapter.
9 VAC 5-230-30. Authority to operate under this chapter and FESOP.
A. International Paper may operate under the provisions of this chapter and the FESOP:
Provided that International Paper has not administratively appealed the

FESOP or filed a notice of appeal for judicial review during the period within which such appeals must be filed, and

2. International Paper has (i) provided written notification to the department that it accepts and will operate under the provisions of this chapter and the FESOP and (ii) received written confirmation of receipt by the department.

B. In no case may International Paper operate under the provisions of this chapter and the FESOP prior to the initial effective date of this chapter.

9 VAC 5-230-40. Sitewide emissions caps.

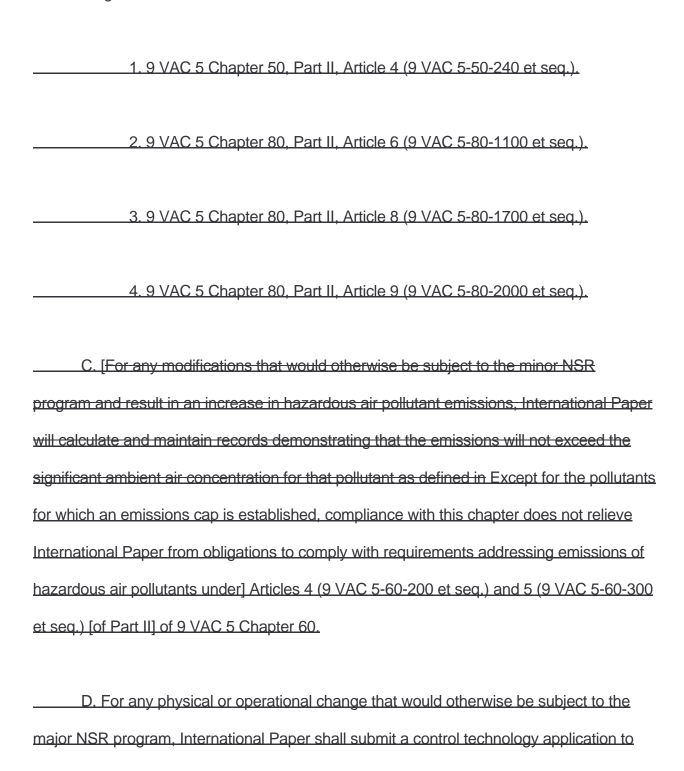
A. [Except as provided in subsection B of this section,] on or after the date that International Paper is granted authority to operate under the provisions of this chapter and the FESOP, no owner or other person shall cause or permit to be discharged into the atmosphere from the affected facility any emissions in excess of the sitewide emissions caps set forth in subdivisions 1 through 10 of this subsection.

- 1. For particulate matter (PM), the emissions cap shall be 1166 tpy.
- 2. For particulate matter (PM_{10}), the emissions cap shall be 804 tpy.

VARIANCE FOR INTERNATIONAL PAPER (9 VAC 5 CHAPTER 230) 3. For sulfur dioxide (SO₂), the emissions cap shall be [7900 7890] tov. 4. For oxides of nitrogen (NO_x), the emissions cap shall be 3000 tov. 5. For carbon monoxide (CO), the emissions cap shall be [2574 2568] tov. 6. For volatile organic compounds (VOCs), the emissions cap shall be [694] 1209] tpy. 7. For total reduced sulfur (TRS), the emissions cap shall be [223 278] tov. 8. For lead, the emissions cap shall be 0.135 tpy. 9. For sulfuric acid mist (H₂SO₄), the emissions cap shall be 100 tov. 10. For fluorides, the emissions cap shall be 20.4 tov. B. [On the earlier of (i) the date that International Paper demonstrates compliance with the alternative emission standards in 40 CFR Part 63. Subpart S or (ii) April 17, 2007. the sitewide emission caps set forth in subdivisions 6 and 7 of subsection A of this section shall be adjusted as follows:

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1. For volatile organic compounds (VOCs), the emissions cap shall be 694
tpy.
2. For total reduced sulfur (TRS), the emissions cap shall be 223 tpy.
C.] Compliance with the emission caps set forth in [subsection subsections A and B]
of this section shall be based on [a 12 month rolling sum the actual emissions, calculated
monthly as the sum of the previous 12 consecutive months].
[CD]. If International Paper becomes subject to future regulations, International
Paper may not use the emissions credits obtained from the associated emissions
reductions to comply with the emissions caps.
9 VAC 5-230-50. New Source Review Program and registration requirements.
A. This section applies in lieu of certain regulatory requirements for the pollutants for
which an emissions cap is established. This section is not intended to provide an alternate
method of compliance for any future regulatory requirements, including those that are
designed to address particulate matter with aerodynamic diameter less than or equal to a
nominal 2.5 microns (PM _{2.5}) or ozone or both.
B. For the pollutants for which an emissions cap is established, compliance with this

chapter and the FESOP shall constitute compliance with the following provisions of the SAPCB regulations:



and shall obtain approval thereof from the department that the control technology to be installed meets the applicable requirements of Article 4 (9 VAC 5-50-240 et seq.) of Part II of 9 VAC 5 Chapter 50. International Paper shall install emission controls that are consistent with the approval. International Paper may begin and complete actual construction of the physical or operational change prior to receiving approval from the department if each of the following conditions is met:

- 1. International Paper has submitted an approvable control technology
 application for the physical or operational change with a notice of intent to begin actual
 construction of the physical or operational change.
- 2. International Paper has submitted a certification that it (i) freely assumes all financial and other risks associated with beginning actual construction of the physical or operational change prior to receiving the control technology approval and (ii) acknowledges that the department, in evaluating the application, may not consider any consequences to the applicant of beginning actual construction prior to receiving the control technology approval.
- 3. The department has not, within 30 days of receipt of the application, issued a written notice to International Paper, based on concerns about air quality impacts or emissions control technology, requiring the termination of construction as soon as practicable but no later than five business days after receipt of the notice.

4. International Paper constructs the physical or operational change as
described in the control technology application.
5. International Paper does not commence operation of the physical or operational change until the control technology approval has been granted.
E. If the department has not, within 60 days of receipt of the control technology
application submitted in accordance with subsection D of this section, issued a written
notice to International Paper either approving or objecting to the construction of the
physical or operational change, the control technology application may be deemed
granted.
F. All new source review permit program permits that have been issued to the
affected facility prior to the effective date of this chapter are rescinded. All terms and
conditions not related to the unit-specific emission limitations that were established to limit
the potential to emit for the affected units in order to avoid otherwise applicable
requirements are included in the FESOP. The permits that are rescinded include, but are
not limited to, the following:
1. Power boilers permit dated [8/3/2003 4/8/2003] and amended on 7/6/2004;

2. Digesters, Evaporators, Bleach Plant and Recovery Boiler permit dated
5/11/2004;
3. Lime Kiln permit dated 3/16/2004;
4. Paper Machine permit dated 7/5/2001; and
5. Starch Silo permit dated [5/11/1993 5/21/1993].
9 VAC 5-230-60. Other regulatory requirements.
A. Compliance with other regulations shall be as follows:
1. International Paper shall comply with the requirements of 40 CFR Part 63
except where alternative requirements have been established as provided in 40 CFR 63.99
(a) (46) (iii) (69 FR 19943, April 15, 2004), in which case International Paper shall comply
with the permit terms and conditions setting forth the alternative requirements.
2. International Paper shall comply with all other regulations of the board
except as provided in this chapter.

3. Compliance with this chapter and the terms and conditions of the FESOP shall not relieve International Paper of its obligation to comply with applicable local, state or federal laws and regulations not addressed in this chapter.

B. International Paper may not engage in any emissions trading beyond that allowed under a program approved by the board. No emissions credits obtained from emissions reductions external to the affected facility may be used to comply with the emissions caps.

9 VAC 5-230-70. Federal operating permits.

A. International Paper shall be subject to the provisions of 9 VAC 5 Chapter 80, Part II, Article 1 (9 VAC 5-80-50 et seq.) except that the FESOP and documentation submitted in obtaining the FESOP are deemed sufficient for the permit application requirements pertaining to the applicable requirements in the FESOP. For applicable requirements outside of the FESOP, International Paper shall submit information on standard forms provided by the department, or in accordance with instructions accompanying those forms, or as otherwise acceptable to the department.

B. International Paper shall be subject to the provisions of 9 VAC 5 Chapter 80, Part II, Article 2 (9 VAC 5-80-310 et seq.) and shall provide the department with emission inventory update information sufficient to allow the department to assess permit program

fees.

9 VAC 5-230-80. FESOP issuance and amendments.

A. The department may issue a FESOP under the provisions of Article 5 (9 VAC 5-80-800 et seq.) of Part II of 9 VAC 5 Chapter 80 to implement the provisions of this chapter. The FESOP shall include terms and conditions concerning monitoring. recordkeeping and reporting as may be necessary to ensure compliance with the emissions caps and may include such other terms and conditions as the department may determine are necessary to implement the provisions of this chapter.

B. The department shall issue the initial FESOP in accordance with the procedures set forth in the order. The department shall amend the FESOP in accordance with the procedures set forth in subsections C through E of this section. The department shall specify within the FESOP the conditions under which the FESOP may be amended.

C. The department shall provide for public participation prior to issuing the FESOP.

At a minimum, the department shall:

1. Make available for public inspection in at least one location in the area of the site the information submitted by International Paper, the department's analysis of the effect on air quality including the preliminary determination, and a copy or summary of any

other materials considered in making the preliminary determination;

2. Notify the public, by advertisement in a newspaper of general circulation in
the area of the site of the application, of the location of the information available for public
inspection as specified in subdivision 1 of this subsection, and of the opportunity for
comment at a public hearing as well as written public comment;
3. Provide a 30-day period for submittal of public comment;
4. Send a copy of the notice of public comment to the following: the EPA
Administrator, through the appropriate regional office; any affected other state or local air
pollution control agency; the chief executives of the city and county where the site is
located; any state, federal land manager, or other governing body whose lands may be
affected by emissions from the site; and
5. Provide opportunity for a public hearing for interested persons to appear
and submit written or oral comments on the air quality impact of the site, the control
technology required, and other appropriate considerations.
D. Upon request of the department, the public notice required under subdivision C 2
of this section shall be placed by International Paper in at least one newspaper of general
circulation in the area of the site of the application. The notice shall be approved by the

department and shall include information as the department deems appropriate.

E. For any change that does not meet the criteria for an administrative permit		
amendment established in subdivision F 1 of this section, the department shall provide an		
opportunity for public participation consistent with the provisions of subsection C of this		
section prior to processing the permit amendment.		
F. The following provisions govern administrative permit amendments:		
An administrative permit amendment is a permit revision that:		
a. Corrects typographical errors;		
b. Identifies a change in the name, address, or phone number of any		
person identified in the FESOP, or provides a similar minor administrative change at the		
site;		
c. Requires more frequent monitoring, recordkeeping, or reporting by		
the permittee;		
d. Allows for a change in ownership or operational control of a source		
where the department determines that no other change in the permit is necessary,		

provided that a written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new permittee has been submitted to the department: e. Changes the monitoring, recordkeeping, or reporting requirements for equipment that has been shutdown or is no longer in service: or f. Any other change that is stipulated in the FESOP as qualifying as an administrative permit amendment, provided that the permit condition which includes such stipulation has already undergone public participation in accordance with subsection C of this section. 2. The department may make an administrative permit amendment consistent with the following procedures: a. The department shall take final action on any request for an administrative permit amendment within 60 days from receipt of the request, and may incorporate such changes without providing notice to the public, provided that the department designates any such permit revisions as having been made pursuant to this subdivision. b. The department shall submit a copy of the revised permit to the

EPA Administrator.

c. International Paper may implement the changes addressed in the request for an administrative permit amendment immediately upon submittal of the request to the department.

9 VAC 5-230-90. Transfer of ownership.

A. The terms of this chapter and the FESOP are transferable to a new owner upon a change of ownership of the site in accordance with provisions specified by the FESOP.

B. In the case of a transfer of ownership of the site, the new owner shall comply with this chapter and the FESOP. The new owner shall notify the department of the change in ownership within 30 days of the transfer and shall request an administrative amendment to the FESOP as provided in 9 VAC 5-230-80 F.

C. In the case of a name change of the site, the owner shall comply with this chapter and the FESOP. The owner shall notify the department of the change in source name within 30 days of the name change and shall request an administrative amendment to the FESOP as provided in 9 VAC 5-230-80 F.

9 VAC 5-230-100. Applicability of future regulation amendments.

Subsequent amendments to the SAPCB regulations cited in 9 VAC 5-230-50 to		
which this chapter provides relief shall not apply to the Franklin Paper Mill unless and until		
the board amends this chapter to specifically address the applicability of the regulatory		
amendments to the facility. [In any action to amend this chapter, the board will, to the		
maximum extent possible and consistent with its statutory authority and responsibilities,		
preserve the operating flexibility and regulatory simplification achieved by the International		
Paper Environmental Innovations Project and justified by the superior environmental		
performance it provides.]		
9 VAC 5-230-110. Termination of authority to operate under this chapter and FESOP.		
A. Authority to operate under this chapter and the FESOP may be terminated as		
provided below upon written notice for any of the following reasons:		
1. If the department determines that continuation of the permit is an imminent		
and substantial endangerment to the pubic health or welfare or the environment.		
2. If International Paper knowingly falsifies emissions data.		
3. If any of the emissions caps are exceeded.		

VARIANCE FOR INTERNATIONAL PAPER (9 VAC 5 CHAPTER 230) 4. For any other reasons not specified here for which the department has legal authority to terminate the authority to operate under this chapter and the FESOP. B. Notifications of termination will be provided as follows: 1. If the department finds cause to terminate the authority to operate under this chapter or the FESOP, the department will submit notification to International Paper in writina. 2. Within 30 days of receiving this notification International Paper may take corrective action to remedy the cause of the termination. If this remedy is deemed acceptable by the department, the action to terminate the authority to operate under this chapter and the FESOP shall be withdrawn. Otherwise the authority to operate under this chapter and the FESOP shall be terminated. [Nothing in this section shall be construed to require the department to terminate this permit or to prevent the department from entering into a negotiated agreement such as a compliance schedule or administrative order to resolve the issue leading to the notice of termination.] 3. If the authority to operate under this chapter and the FESOP is terminated for any reason. International Paper shall submit an appropriate application for applicable

new source review program permits and a new application for a federal operating permit.

During the interim period. International Paper shall comply with the requirements of this

chapter, the FESOP and the current federal operating permit until the new permit is issued.

9 VAC 5-230-120. Review and confirmation of this chapter by board.

A. Within four years of the effective date of this chapter, the department shall perform an analysis of this chapter and provide the board with a report on the results. The analysis shall include any recommendations for amendment to or repeal of the this chapter based on (i) the needs of the Commonwealth's overall air quality management strategy; (ii) current state and federal statutory and regulatory requirements; (iii) an assessment of the effectiveness of this chapter; (iv) a reevaluation of the appropriateness of the emissions caps, including the need for increasing or decreasing the emission caps; and (v) any other factors the department may determine are necessary to include for consideration in review of this chapter. The department shall also include a recommendation for reapportionment of emissions in event of the repeal of this chapter.

B. Upon review of the department's analysis, the board [shall will] confirm the need to (i) continue this chapter without amendment, (ii) repeal this chapter, or (iii) amend this chapter. If the board's decision is to repeal or amend this chapter, the board [shall will] authorize the department to initiate the applicable regulatory process to carry out the decision of the board.

C. The authority of International Paper to operate under the provisions of this

chapter and the FESOP shall be terminated upon the effective date of the repeal of this chapter.

D. For purposes of app	olying subsequent amendments to, or the repeal of, the
provisions of this chapter, the	effective date of any subsequent amendments adopted by
the board shall be the date 30	days after the date on which a notice is published in the
Virginia Register acknowledgi	ng that the administrator has approved the amendments
adopted by the board following the requirements of 40 CFR Part 51 (Requirements for	
Preparation, Adoption, and Submittal of Implementation Plans).	
Certified True and Accurate:	Robert G. Burnley, Director, DEQ
Data:	