

Section (7) or (8) Permit Required

Regulated Activities:	The construction or modification of an installation or process, such that the construction or the modification has the potential to emit more than the major emission level of a regulated air contaminant. For existing major sources, construction or modification that produces a net emissions increase of greater than the <i>de minimis</i> levels will also fall under this review. For these projects, facilities may request a voluntary limit to <i>de minimis</i> levels. In this case the application would be reviewed following the De Minimis New Source Review guidelines detailed above.
Fees:	\$100 filing fee \$50 per hour of review time (includes air modeling review time.)
Required Documents:	Two copies of completed application form and documentation of control technology selection (either best available control technology or lowest achievable emission rate). Air quality modeling is required for each pollutant emitted above the <i>de minimis</i> levels. Up to one year's ambient air monitoring may be required depending on the pollutants being emitted.
Length of Permit:	This permit does not expire. However, construction must commence within eighteen months of permit issuance. The permit may be revoked or additional modeling or control technology analyses may be required if construction is not started within this timeframe. If construction stops prior to completion of the project and is stopped for more than 18 months, additional modeling and a new control technology analysis may be required.
Pre-Construction Prohibition Waiver:	Applicants subject to major new source review permits do not qualify for pre-construction prohibition waivers. Therefore, a new source review permit must be issued before construction begins.
Processing Time:	State regulations require the department to issue a major new source review permit within 184 days of receipt of a complete application. If additional technical information is requested during the permit review, the time spent by the applicant preparing this information is not included in the 184 days. The public comment period and public hearing are both included in this 184 day time frame.
Pre-application Meeting	This is a complex permitting process. Pre-application conferences are strongly encouraged. Communication with the department in the early planning stages of the project helps prevent time delays during the permit review period.
Public Participation:	Public notice and opportunity for public hearing are required.
Applicable Statutes:	RSMo 643.075
Applicable Rules:	10 CSR 10-6.060, 10-6.020 and 10-6.010