

## Summary of Changes to 30 Texas Administrative Code Section 101.10: Emissions Inventory (EI) Requirements.

Effective July 28, 2016, the following revisions and clarifications were made to 30 Texas Administrative Code (TAC) Section 101.10. Please review documents that refer to specific paragraphs because sections were renumbered. The official version is located at the Secretary of State's Web site at <http://www.sos.texas.gov/tac/index.shtml>.

- Section 101.10(a) shortened the applicable distance for a site on waters from 25 miles to 9.0 nautical miles (10.4 statute miles) from the shoreline.
- Section 101.10(a) clarified the wording to “media approved by the commission.”
- Section 101.10(a)(3) was added to align the EI reporting threshold for lead with the Environmental Protection Agency Annual Emissions Reporting Rule in 40 Code of Federal Regulations Part 51 to 0.5 tons per year.
- Section 101.10(a)(4) was restructured to further clarify that greenhouse gases are excluded from the applicability determination.
- Section 101.10 (d)(2) requires an owner or operator that submits an EI and had no emissions events during the reporting year to include a certifying statement to this effect as part of the inventory.  
Note: This revision reflects statutory requirements in Texas Health and Safety Code Section 382.0215(f).
- Throughout Section 101.10 there were minor changes for consistency, clarity, or renumbering to accommodate the new paragraphs.  
Examples: “micron” to “micrometer,” units from “tons” to “tons per year,” (tpy) and “minimum of 0.5 tpy” to “0.5 tpy or more”