§33.11. **Issuance of Consolidated Permit.**

(a) If a plant, facility, unit, or site is required to have more than one permit issued by the commission, and the applications for all permits are filed within a 30-day period, the commission, on request of the applicant, shall conduct coordinated application reviews and one hearing on all permits requested to be consolidated by the applicant. The commission may issue one consolidated permit, or issue separate permits after consolidated processing under this chapter.

(b) The commission shall issue one consolidated permit upon request of an applicant meeting the requirements of this chapter.

Adopted October 23, 1998  Effective December 10, 1998

§33.13. **Applications for Consolidated Permits.**

An applicant shall use existing applications required under commission rules for all of the authorizations sought in the consolidated permit.

Adopted October 23, 1998  Effective December 10, 1998

§33.15. **Fees for Consolidated Permit Processing.**

A fee for a consolidated permit shall be equal to the sum of the fees that would be required if each application for a requested authorization was processed separately. The executive director may reduce the fee for a consolidated permit if he finds that consolidated processing of an application will result in savings to the agency.

Adopted October 23, 1998  Effective December 10, 1998

§33.17. **Public Notice.**

(a) As provided by Chapter 39, Subchapter G of this title (relating to Public Notice for Applications for Consolidated Permits), all notice requirements that apply to each separate authorization must be satisfied when an applicant requests combined public notices of consolidated permits.

(b) If an applicant is required to mail notice under Chapter 39 of this title (relating to Public Notice), Chapter 305 of this title (relating to Consolidated Permits), or Chapter 335 of this title (relating to Industrial Solid Waste and Municipal Hazardous Waste), for any part of a consolidated public notice, the applicant shall fulfill those mailed notice requirements.
§33.19. Renewal of Consolidated Permits.

(a) The renewal period for a consolidated permit is the shortest term set by any state or federal statute or rule governing one or more of the authorizations in the consolidated permit.

(b) A consolidated permit may be renewed as a consolidated permit; or may be separated at the request of the applicant and the applications processed separately. Consolidated permits shall be subject to the renewal requirements of applicable laws and commission rules governing operations at the facility, plant, or site.

(c) A permit issued before and effective on September 1, 1997, that authorizes more than one permit program, may be renewed under rules applicable to that existing permit, as a consolidated permit, or, upon request of the applicant, may be separated by programs and the permits processed separately.

(d) An applicant shall submit permit renewal applications in a timely fashion, as required in commission rules. Failure to submit permit renewal applications in a timely fashion shall cause a consolidated permit to expire in its entirety.

(e) If a component authorization has been separated from a consolidated permit when amended, transferred, or modified, as provided by this chapter, it may be renewed for the full term provided by applicable law governing that authorization.

§33.21. Amendment of a Consolidated Permit.

(a) A consolidated permit, or a permit issued before and effective on September 1, 1997, that authorizes more than one permit program, may be amended as a consolidated permit or, upon request of an applicant, separated by program and the permits processed separately. A component authorization that is separated from a consolidated permit for amendment shall retain the same term as the consolidated permit, unless the applicant requests a change in the term as part of a major amendment.

(b) A consolidated permit shall be amended under all applicable commission rules concerning amendments for the programs in the consolidated permit.

§33.23. Transfer of a Consolidated Permit.

(a) A consolidated permit may be transferred as a consolidated permit or, upon request of the applicant, separated for the purposes of transferring authorizations. A component authorization that is separated from a consolidated permit for transfer shall retain the same term as the consolidated permit.
(b) A consolidated permit, or any of its component authorizations, shall be transferred under all applicable transfer rules required for the programs in the consolidated permit.

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§33.25. Correction of a Consolidated Permit.

A consolidated permit, or a component authorization of that permit, shall be corrected under §50.45 of this title (relating to Corrections to Permits).

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§33.27. Consolidated Permit Denial, Suspension, and Revocation.

A consolidated permit, or any component authorization of that permit, shall be denied, suspended, or revoked under all applicable rules required for the programs in the consolidated permit.

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§33.29. Modification of a Consolidated Permit.

(a) A consolidated permit, or any component authorization of that permit, shall be modified under all applicable rules required for the programs in the consolidated permit. A component authorization that is separated from a consolidated permit for modification shall retain the same term as the consolidated permit.

(b) A permit issued before and effective on September 1, 1997, that authorizes more than one permit program, shall be modified under rules applicable to that existing permit.

Adopted October 23, 1998

Effective December 10, 1998

§33.31. Emergency or Temporary Orders.

An emergency or temporary order concerning a consolidated permit shall be issued under Chapter 35 of this title (relating to Emergency and Temporary Orders and Permits; Temporary Suspension or Amendment of Permit Conditions).

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Effective December 10, 1998