

FORM PR-03 EARLY REDUCTION

Information contained in a federally enforceable Hazardous air pollutant early reduction commitment should be included as applicable requirements in Part 2, sections 2 & 3 of this application.

Facilities that do not already have a federally enforceable Hazardous air pollutant early reduction commitment in place must follow the guidelines as set forth in 40 CFR 63, Subpart D, as amended through November 21, 1994.

The Clean Air Act Amendments of 1990 Section 112(i)(5) provides that an existing source may obtain a six-year extension to compliance requirements with an emission standard promulgated under Section 112(d) if the source has achieved and demonstrated a reduction of 90 percent (95% for particulate HAPs) or more in emissions of hazardous air pollutants prior to the proposal of an applicable 112(d) standard. Please read 40 CFR 63 subpart D for detailed qualifications for early reductions

To ensure continued achievement of the emission reduction, a federally enforceable emission limitation, reflecting the reduction, can be established for the source in a Title V operating permit.

If the source is proposing an early reduction program, attach the information required in 40 CFR 63, Subpart D.