

## **Notice of Public Comment Period on a Title V Construction Permit**

The Louisville Metro Air Pollution Control District (District) proposes to issue a Title V construction permit to **The Chemours Company FC, LLC** (manufactures refrigerant gases), 4200 Camp Ground Road, in accordance with Regulation 2.03. This construction permit is authorizing the installation of a pressurized chloroform feed tank, an HFC-23 (trifluoromethane) recovery tower including a vent condenser; a hydrochloric acid (HCl) stripping column with an associated flash tank; aqueous HCl pump tank and graphite heat exchangers; and a vacuum pump for the HFC-23 dryers, along with associated piping components. This permit is being issued to allow Chemours to install equipment needed for Chemours' HFC-23 reduction project. The 30-day public comment period starts on November 14, 2021, and ends on December 14, 2021. A public hearing may be scheduled if the District determines that there are germane, unresolved issues or substantial public interest, in accordance with Regulation 2.07.

Drafts of the permit and summary are available at the District office, 701 West Ormsby Avenue, Suite 303, Louisville, KY 40203, between 8:00 a.m. and 5:00 p.m., Monday through Friday, by calling Matt King at (502) 574-6000, [emailing our permitting department](#), or [on the APCD website](#). Copies of the application are available upon request. Written comments will be accepted [through our online comment form](#) until midnight or at the District office until 5:00 p.m. on December 14, 2021.

More information on the EPA's HFC Reduction Rule: <https://www.epa.gov/climate-hfcs-reduction>

1. **What is the purpose of this permit?** This permit is being issued to allow Chemours to install equipment needed Chemours' HFC-23 (trifluoromethane) reduction project. HFC-23 has a large Global Warming Potential. HFC-23 is not a Volatile Organic Compound (VOC), a Hazardous Air Pollutant (HAP), or a Toxic Air Contaminant (TAC).
2. **Will this permit increase air pollution?** The facility's VOC and chloroform emissions will potentially increase by 0.299 tons per year. Total HAP emissions will potentially increase by 0.779 tons per year.
3. **Does this facility have a history of non-compliance?** This facility has not had any non-compliance issues since 2011. The compliance history is detailed in the Statement of Basis.
4. **Where can I find out more?** Additional information, including emissions units, potential and past actual emissions, applicable rules, and air pollution control equipment, are summarized in the Statement of Basis. The Draft Permit details the application of these rules to the emissions units and air pollution control equipment and includes the monitoring, recordkeeping, and reporting that the District deems is necessary to demonstrate compliance.

<http://www.louisvilleky.gov/APCD/docket>