	nt of Natural Resources	DNR U	Jse Only
	Quality Bureau		0-1/
Area Source Rule for Nine Me	f Compliance Status	Гоо #	:
Categories		CO / N	ЛА
40 Code of Federal Regula Subpar This notification is due no later than Ja	t XXXXXX (6X)		r year).
Time Period Covered by this Report: January 1, to December 31,		1, (enter y	ear)
Facility Information			
Facility Name: Facility Num		cility Number (if known):	
Facility Address:			
City:			
Owner/Operator Name:	Tit	le:	
Mailing Address (if different):			
City:	.		
Phone number:	Email (if available):		

Method 22 Visible Emissions Monitoring

Method 22 visible emissions monitoring is required for:

- Welding operations if the facility wide usage of MFHAP-containing* welding rod or wire is 2,000 pounds or more annually (calculated on a rolling 12-month basis)
- Dry abrasive blasting of objects over 8 feet in any dimension, if blasting is done without a filtration control device and MFHAP* are emitted

*Metal fabrication and finishing HAP (MFHAP) means any compound of the following metals: cadmium, chromium, lead, manganese, or nickel, or any of these metals in the elemental form, with the exception of lead.

Check the box the best applies to your situation:

Note: Visible emissions are considered "present" if they are detected for more than six minutes of the fifteen minute period.



Method 22 visible emissions monitoring is not required for this facility

Method 22 visible emissions monitoring is required for this facility. Visible emissions **were not** found to be "present" during this annual reporting period.

Method 22 visible emissions monitoring is required for this facility. Method 22 visible emissions **were** determined to be "present" during this annual reporting period. The following information is included in this report:

- All dates on which Method 22 visible emissions were found to be "present"
- A description of the corrective actions taken subsequent to the test
- The date and results of the follow-up visible emissions monitoring performed after the corrective actions. Note: For welding operations, if visible emissions are found to be "present" more than once a year, additional reporting documentation is required (Tier 2 and/or Tier 3). More details on these requirements can be found at https://iwrc.uni.edu/environmental-assistance/iaeap/metal-fabrication-and-finishing

Certification

Check the appropriate box below:

This facility complied with all applicable 6X requirements during the reporting period. This facility did not comply with all applicable 6X requirements during the reporting period. Please explain the reason below, and describe any corrective action taken.

Explanation of Noncompliance:

Responsible Official Certification

| I certify the truth, accuracy, and completeness of this notification.

Responsible Official Name:	_
Responsible Official Signature:	Date

Additional Information

Addresses

Submit this notification to either DNR or the appropriate county office:

- NESHAP Coordinator, Iowa Department of Natural Resources, 6200 Park Ave Ste 200, Des Moines IA 50321
- If the facility is located in either Linn County or Polk County, this notification shall be submitted to the appropriate county office:

Polk County Public Works - Air Quality Division 5885 NE 14th St, Des Moines IA 50313

Linn County Public Health - Air Quality Division 1020 6th St SE, Cedar Rapids IA 52405

Websites:

More detail on the requirements outlined on this form, as well as the monitoring, recordkeeping, and reporting requirements of Subpart 6X can be found on the following websites:

- Iowa Air Emissions Assistance Program: https://iwrc.uni.edu/environmental-assistance/iaeap/metal-fabrication-and-• finishing
- Iowa DNR: http://www.iowadnr.gov/Environmental-Protection/Air-Quality/Air-Toxics-NESHAP
- US EPA: https://www.epa.gov/stationary-sources-air-pollution/metal-fabrication-and-finishing-source-categories-• national