

Summary of Requirements for Alternative Compliance for Scrap <u>Processors</u>

A Scrap Processor shall meet the requirements for alternative compliance if all the following apply:

- 1) The scrap processor must hold a current business license issued by BSEED under division 2 of article VIII of chapter 49 of the Detroit City Code.
- 2) The owners or operators must submit an application for a certificate of alternative compliance along with payment of the fee established by the BSEED Director pursuant to a schedule of fees, to cover the cost of application review and compliance inspections.
- 3) The scrap processor does not handle or transfer on-site, transfer, load, unload, stockpile, store, or process carbonaceous bulk solid materials at the facility for which the business license described in subparagraph (1) was issued.
- 4) The scrap processor is in compliance with all of the following:
 - a) Article VIII of chapter 49 of the Detroit City Code;
 - b) Sections 7, 9, and 10 of the Scrap Metal Regulatory Act, Act 429 of 2008, being MCL 445.421 to 445.443; and
 - c) Any applicable standard for density of emissions under Rule 336.1301 of the Michigan Administrative Code.
- 5) The scrap processor does not engage in a milling activity at the facility for which the business license described in subparagraph (1) was issued that generates fugitive dust visible beyond the property line of the facility; in violation of an applicable permit for the facility or an applicable standard for density of emissions under Rule 336.1301 of the Michigan Administrative Code.
- 6) The scrap processor uses measures to mitigate out-going material transport vehicles from causing any track-out of materials onto the public way such as rumble strips or wheel wash stations, or both.
- 7) BSEED will conduct inspections semi-annually and in response to a complaint.