

# Overview of new CAO timeline and process

## Cleaner Air Oregon

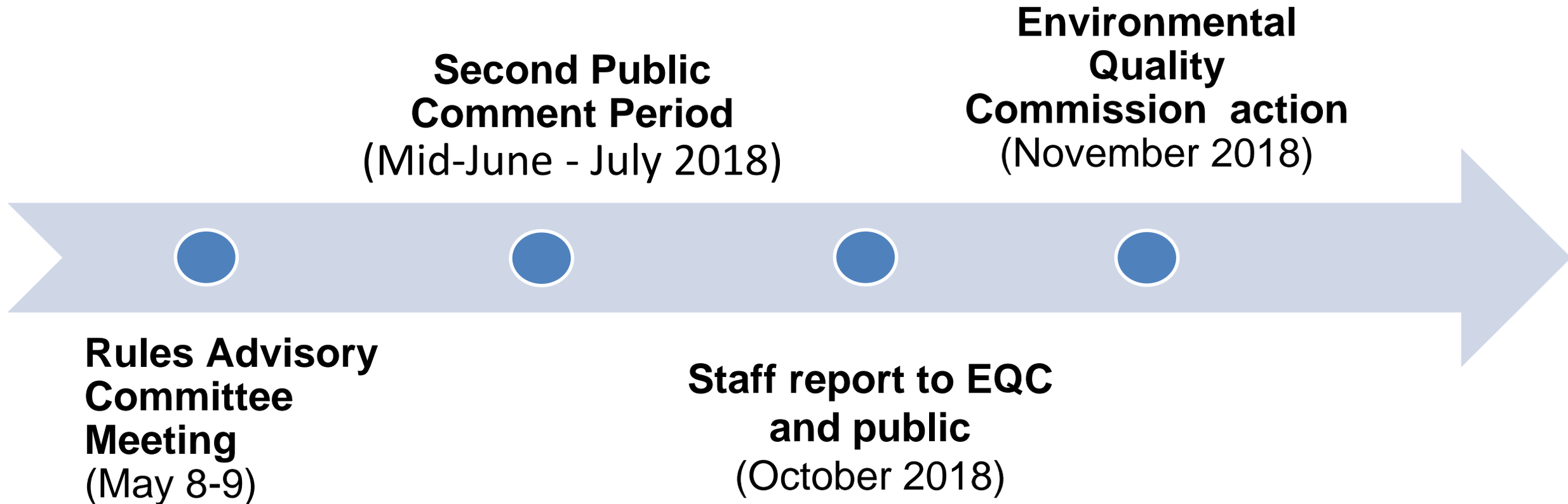
### REFORMING OREGON'S INDUSTRIAL AIR QUALITY REGULATIONS

Inviting Oregonians to help create new regulations that protect what we all care about: the health of our people, a clean environment, and the economic vitality of our communities.

May 8, 2018

CleanerAirOregon

# Rulemaking Timeline



# Types of Changes to the Draft Rules

- Senate Bill 1541



- Comments from first public comment period
- Changes/corrections identified by agency staff

# What is the Effect of SB 1541?

- SB 1541:
  - Authorizes DEQ to charge a one-time supplemental fee to complete rules and start the Cleaner Air Oregon program
  - Authorizes DEQ to propose ongoing fees in rule to fully fund the program
  - Specifies risk levels and other program requirements

# Hazard Index Rulemaking

- SB-1541: noncancer benchmark set at HI 5 but can be adjusted to “no less than” HI 3 for some chemicals
- More info tomorrow during working lunch



# Area Risk Pilot Program Rulemaking

- SB-1541:
  - one area, “not larger than circle 2.5 miles in diameter”, in “county with population exceeding 500k people”
  - If risk from all stationary sources is  $> 2x/2x$  (currently 100/million & HI 10), facilities requesting a mod that would increase risk must submit a risk mitigation plan or payment into the Clean Communities Fund
- Area risk program not included in May 2018 draft CAO rules
- DEQ planning to begin separate rulemaking in 2019

# Presentations in this meeting

- Risk Action Levels
- TBACT
- Changes to TRVs and RBCs
- Call-in prioritization process
- Community engagement and permitting timeline
- Ambient monitoring
- Fiscal impact statement
- Hazard Index rulemaking