

ENVIRONMENTAL PROTECTION AGENCY**40 CFR Part 52**

[A-10-FRL-3037-1]

Approval and Promulgation of Implementation Plans; Washington**AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Final rule.

SUMMARY: In this action EPA is promulgating federal regulations for visibility new source review (NSR) for the State of Washington. The regulations were proposed for 34 States, including Washington, at 49 FR 42670 on October 23, 1984. Washington subsequently submitted state implementation plan (SIP) revisions for visibility which included visibility NSR provisions. However, EPA has determined that the visibility NSR provisions are inadequate and has proposed disapproval in a separate notice (51 FR 17208, May 9, 1986). Under the terms of a settlement agreement between EPA and the Environmental Defense Fund (EDF), EPA is therefore promulgating federal visibility NSR regulations for Washington.

EFFECTIVE DATE: This action will be effective on July 28, 1986.

ADDRESSES: Copies of the materials submitted to EPA may be examined during normal business hours at:

Public Information Reference Unit,
Environmental Protection Agency, 401
M Street, SW., Washington, DC 20460

Air Programs Branch (10A-86-3),
Environmental Protection Agency,
1200 Sixth Avenue, Seattle,
Washington 98101

State of Washington, Department of
Ecology, 4224 Sixth Avenue SE., Rowe
Six, Building #4, Lacey, Washington
98504

Copies of the State's submittal may be
examined at:

The Office of Federal Register, 1101 L
Street NW., Room 8401, Washington
DC

Comments should be addressed to:

Laurie M. Kral, Air Programs Branch, M/
S 532, Environmental Protection
Agency, 1200 Sixth Avenue, Seattle,
Washington 98101

FOR FURTHER INFORMATION CONTACT:
David C. Bray, Air Programs Branch, M/
S 532, Environmental Protection Agency,
1200 Sixth Avenue, Seattle, Washington
98101, Telephone: (206) 442-4253, FTS:
399-4253.

SUPPLEMENTARY INFORMATION:**I. Background**

Section 169A of the Clean Air Act (Act), 42 U.S.C. 7491, requires visibility protection for mandatory Class I federal areas where EPA has determined visibility is an important value. "Mandatory Class I federal areas" are certain national parks, wilderness areas, and international parks as described in section 162(a) of the Act, 42 U.S.C. 7472(a). The mandatory Class I federal areas where visibility is an important value are identified in EPA regulations at 40 CFR 81.400-437. Section 169A specifically requires EPA to promulgate regulations requiring certain States to amend their SIP's to provide visibility protection. On December 2, 1980, EPA promulgated the required visibility regulations at 45 FR 80084, codified at 40 CFR 51.300 et seq. In December 1982, the Environmental Defense Fund (EDF) filed a citizen suit alleging that EPA failed to perform a nondiscretionary duty under section 110(e) of the Act to promulgate visibility SIP's for States that had failed to submit such SIP revisions to EPA. The EPA and EDF negotiated a settlement agreement for deficient States which the court approved on April 20, 1984.

The settlement agreement requires EPA to promulgate visibility SIP's on a specified schedule for those States that have not submitted visibility SIP revisions to EPA and for those States which EPA determines that submitted SIP revisions are not adequate. (For more information on the settlement agreement, see 49 FR 20647 on May 16, 1984.) The EPA proposed SIP revisions for 34 States including Washington on October 23, 1984 at 49 FR 42670. The settlement agreement requires EPA to approve the State submittal or to promulgate federal programs.

II. Summary of Action

On September 6, 1983, January 5, 1984, and April 15, 1985, Washington submitted final SIP revisions to EPA. Washington's submittals included revisions to its attainment area and nonattainment area NSR programs designed to meet the federal visibility NSR requirements of § 51.307. EPA found the revisions to Washington's NSR program inadequate to meet the requirements of § 51.307 and has proposed to disapprove them in a separate notice (51 FR 17208, May 9, 1986). EPA has already promulgated the federal visibility provisions for attainment areas (40 CFR 52.21, promulgated July 12, 1985, at 50 FR 28544) for Washington codified at 40 CFR 52.2497. EPA is today, therefore, promulgating the federal visibility NSR program for nonattainment areas for Washington.

III. Comments

The EPA took comment on the proposed disapprovals and federal programs in the fall of 1984. These comments can be obtained through Docket A-84-32 at the Public Information Reference Unit address given in the beginning of this notice. All major issues raised during the comment period with regard to the federal programs were addressed in the promulgation notice of July 12, 1985, at 50 FR 28544. No comments were submitted that were specific to Washington.

Administrative Review

The rules have been submitted to the Office of Management and Budget (OMB) for review under Executive Order 12291.

Under 5 U.S.C. 605(b), I certify that this promulgation will not have a significant economic impact on a substantial number of small entities.

The rules promulgated today do not contain any information collection requirements subject to OMB review under the Paperwork Reduction Act of 1980, U.S.C. 3501 et. seq.

Under section 307(b)(1) of the Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by August 25, 1986. This action may not be challenged later in proceedings to enforce its requirements (see 307(b)(2)).

List of Subjects in 40 CFR Part 52

Air pollution control, Ozone, Sulfur oxides, Nitrogen dioxide, Lead, Particulate matter, Carbon monoxide, Hydrocarbons, Intergovernmental relations, Reporting and Recordkeeping requirements.

Dated: June 16, 1986.

Lee M. Thomas,
Administrator.

PART 52—[AMENDED]

Part 52, Chapter I of Title 40, Code of Federal Regulations, is amended as follows:

Subpart WW—Washington

1. The authority citation for Part 52 continues to read as follows:

Authority: 42 U.S.C. 7401-7842.

2. Section 52.2498 is added to read as follows:

§ 52.2498 Visibility protection.

(a) The requirements of section 169A of the Clean Air Act are not met, because the plan does not include

approvable procedures for protection of visibility in mandatory Class I Federal areas.

(b) *Regulations for visibility new source review.* The provisions of § 52.28 are hereby incorporated and made a part of the applicable plan for the State of Washington.

[FR Doc. 86-14470 Filed 6-25-86; 8:45 am]

BILLING CODE 6560-50-M

GENERAL SERVICES ADMINISTRATION

41 CFR Part 105-53

Statement of Organization and Functions

AGENCY: General Services Administration.

ACTION: Final rule.

SUMMARY: The General Services Administration (GSA) is revising its statement of organization and functions to reflect its current organizational structure. This revision reflects the abolishment of the Office of Program Control and the Office of Policy and Management Systems; establishment of the Office of Congressional Affairs, the Office of Policy Analysis, and the Office of Public Affairs; retitling of the Office of the Associate Administrator for Administration as the Office of Administration, the Office of Federal Supply and Services as the Federal Supply Service, and the Office of Information Resources Management as the Information Resources Management Service; and adds responsibility for operating the Federal Computer Performance Evaluation and Simulation Center (FEDSIM). This regulation is informational in nature and is published in accordance with the Freedom of Information Act.

EFFECTIVE DATE: June 26, 1986.

FOR FURTHER INFORMATION CONTACT: Sylvester H. Kish, Director, Organization and Staff Utilization Division (202-566-0086).

SUPPLEMENTARY INFORMATION: The General Services Administration (GSA) has determined that this rule is not a major rule for the purposes of E.O. 12291 of February 17, 1981, because it is not likely to result in an annual effect on the economy of \$100 million or more; a major increase in costs to consumers or others; or significant adverse effects. Therefore, a Regulatory Impact Analysis has not been prepared. GSA has based all administrative decisions underlying this rule on adequate information concerning the need for, and the

consequence of, this rule; has determined that the potential benefits to society from this rule outweigh the potential costs and has maximized the net benefits; and has chosen the alternative approach involving the least net cost to society.

List of Subjects in 41 CFR Part 105-53

Information Resources Management Service, Computer technology, Federal buildings and facilities, Federal Supply Service, Government property, Government property management, Organization and functions (Government agencies), Public Buildings Service, Surplus Government property, and Strategic materials.

PART 105-53—STATEMENT OF ORGANIZATION AND FUNCTIONS

1. The authority citation for Part 105-53 continues to read as follows:

Authority: 5 U.S.C. 552(a)(1), Pub. L. 90-23, 81 Stat. 54 sec. (a)(1); 40 U.S.C. 486(c), Pub. L. 81-152, 63 Stat. 390, sec. 205(c).

2. The table of contents for Part 105-53 is amended by revising three entries, adding three entries, removing § 105-53.130-6, and removing and reserving § 105-53.136 as follows:

Sec.	
105-53.134	Office of Administration.
105-53.136	[Reserved]
105-53.140	Office of Congressional Affairs.
105-53.141	Office of Policy Analysis.
105-53.142	Office of Public Affairs.
105-53.143	Information Resources Management Service.
105-53.145	Federal Supply Service.

Subpart A—General

3. Section 105-53.118 is amended by revising paragraphs (e) and (f) to read as follows:

§ 105-53.118 Location of material available for public inspection.

* * * * *

(e) Business Service Center, General Services Administration, Ninth & Market Streets, Room 5151; Philadelphia, PA 19107, Telephone: 215/597-7613.

(f) Business Service Center, General Services Administration, Richard B. Russell Federal Building, U.S. Courthouse, 75 Spring Street, SW., Atlanta, GA 30303, Telephone: 404/331-5103.

* * * * *

4. Section 105-53.120 is revised as follows:

§ 105-53.120 Address and telephone numbers.

The Office of the Administrator; Office of Ethics; Office of the Executive

Secretariat; Office of Small and Disadvantaged Business Utilization; Office of Inspector General; GSA Board of Contract Appeals; Information Security Oversight Office; Office of Administration; Office of Operations; Office of Acquisition Policy; Office of the Comptroller; Office of Congressional Affairs; Office of Policy Analysis; Office of Public Affairs; Information Resources Management Service; Federal Property Resources Service; and Public Buildings Service are located at 18th and F Streets, NW., Washington, DC 20405. The Federal Supply Service is located at Crystal Mall Building 4, 1941 Jefferson Davis Highway, Washington, DC 20406. The telephone number for the above addresses is 202/655-4000. The addresses of the eleven regional offices are provided in § 105-53.151.

Subpart B—Central Office

§ 105-53.130-6 [Removed]

5. Section 105-53.130-6 is removed.

6. Section 105-53.134 is revised to read as follows:

§ 105-53.134 Office of Administration.

The Office of Administration, headed by the Associate Administrator for Administration, participates in the executive leadership of the agency; providing advice on major policies and procedures, particularly those of a critical or controversial nature, to the Administrator and Deputy Administrator. The office plans and administers programs in equal employment opportunity, organization and staff utilization, training, staffing, position classification and pay administration, employee relations, career development, administrative services, GSA internal security, and the Cooperative Administrative Support Unit (CASU) programs. The office also serves as the central point of control for audit and inspection reports from the Inspector General and the Comptroller General of the United States; manages the GSA internal controls evaluation, improvement, and reporting program; coordinates and provides support to various committees engaged in enhancing the management of GSA; provides leadership for GSA's commitment to excellence in management practices and techniques in interactions with the Congress, other Federal agencies, and the private sector; and is responsible for the overall implementation of OMB Circular A-76 agencywide.

§ 105-53.136 [Removed and Reserved]

7. Section 105-53.136 is removed and reserved.