

[Federal Register: August 29, 1994]

ENVIRONMENTAL PROTECTION AGENCY 40 CFR Part 52 [WA-10-1-5830a; WA-21-1-6278a;
FRL-5017-3] Approval and Promulgation of Implementation Plans: Washington
AGENCY: Environmental Protection Agency. ACTION: Final rule.

SUMMARY: **Environmental Protection Agency** (EPA) approves numerous amendments to Regulations I and II of the **Puget Sound Area Pollution Control Agency's** (PSAPCA) rules and the addition of Regulation III, for the control of **air** pollution in Pierce, King, Snohomish, and Kitsap Counties, Washington, as revisions to the Washington State Implementation Plan (SIP). In addition, EPA approves the part D New Source Review (Article 6) rules as they apply to PSAPCA's jurisdiction (Pierce, King, Snohomish, and Kitsap Counties). These revisions were submitted by the Director of the Washington State Department of Ecology (WDOE) on September 11, 1992 and October 20, 1993 in accordance with the requirements of section 110 and part D of the Clean **Air** Act (herein the Act) and superseded and replaced previously submitted rules by PSAPCA. In accordance with Washington statutes, PSAPCA rules must be at least as stringent as the WDOE statewide rules. DATES: This final rule will be effective on October 28, 1994, unless adverse or critical comments are received by September 28, 1994. If the effective date is delayed, timely notice will be published in the Federal Register. ADDRESSES: Written comments should be addressed to: Montel Livingston, SIP Manager, **Air** Programs Branch (AT-082), EPA, Docket #WA10-1-5830 and WA21-1-6278, 1200 Sixth Avenue, Seattle, Washington 98101. Documents which are incorporated by reference are available for public inspection at the **Air** and Radiation Docket and Information Center, EPA, 401 M Street, SW., Washington, DC 20460. Copies of material submitted to EPA may be examined during normal business hours at the following locations: EPA, Region 10, **Air** Programs Branch, 1200 Sixth Avenue (AT-082), Seattle, Washington 98101, and Washington Department of Ecology, PO Box 47600, Olympia, Washington 98504. FOR FURTHER INFORMATION CONTACT: Montel Livingston, **Air** Programs Branch (AT-082), EPA, Region 10, Seattle, Washington 98101, (206) 553-0180. SUPPLEMENTARY INFORMATION: I. Background On September 11, 1992, the Director of WDOE submitted to EPA Region 10 revised and updated regulations for PSAPCA affecting King, Pierce, Snohomish, and Kitsap Counties. Included in this submittal were numerous revisions, renumbering/movement of rules, additions, and deletions, as approved by the Board of Directors of PSAPCA, to its currently federally approved regulations I and II. Also included in this submittal was regulation III, a new regulation not previously in the EPA approved Washington SIP. On October 8, 1993, the Director of WDOE submitted to EPA Region 10 another set of updated PSAPCA revisions to regulations I, II, and III affecting King, Pierce, Snohomish, and Kitsap Counties which superseded the September 11, 1992, submittal. PSAPCA and WDOE held joint public hearings each time to receive public comment on the September 11, 1992 and October 8, 1993 revisions to PSAPCA's rules as updates to the Washington SIP, and no public testimony was offered. Among these amendments were technical amendments to bring PSAPCA regulations into conformance with the open burning program for the state of Washington, revisions to PSAPCA's New Source Review provisions to comply with new requirements under the Act, various definition changes to improve clarity of new and revised sections, and overall strengthening measures for the control of ozone within the affected nonattainment areas and, generally, the control of particulate matter. II. Description of Plan Revisions The PSAPCA amendments submitted by WDOE on September 11, 1992 and October 8, 1993 for

inclusion into the Washington SIP were essentially local **air** pollution regulations which are at least as stringent as the statewide rules of the WDOE. To begin, this rulemaking action includes several revisions to the following Articles of the previously EPA approved PSAPCA regulations.

Regulation I Article I Policy, Short Title and Definitions; Article 3 General Provisions; Article 6 New Source Review; Article 8 Outdoor Fires; and Article 9 Emission Standards. Regulation II Article I Purpose, Policy, Short Title and Definitions; Article 2 Gasoline Marketing Emission Standards; Article 3 Miscellaneous Volatile Organic Compound Emission Standards; and Article 4 General Provisions. For those revisions to regulations I and II which involve emission standards and are part of the current EPA approved Washington SIP, the overall effect of each of the amendments is to reduce the allowable emissions. The new source review provisions of article 6, regulation I were revised to meet the new requirements of part D of the Act as set forth in the General Preamble for the Implementation of title I of the Clean **Air** Act Amendments of 1990 (57 FR 13498, April 16, 1992). For those revisions to article I, regulation II, which involved definitions, some definitions were deleted which are no longer used and new definitions were added which apply to new sections of the Regulation. This rulemaking action also includes the addition of the following elements for inclusion into the Washington SIP:

Regulation I Article 5 Registration, all sections. Article 6 New Source Review, section 6.10 Work Done Without an Approval. Article 9 Emission Standards, sections 9.08, 9.11, 9.13, 9.15, 9.16, 9.17, 9.20. Article 11 Ambient **Air** Quality Standards and Control Measure Required, all sections. Article 12 Standards of Performance for Continuous Emission Monitoring Systems, all sections. Article 13 Solid Fuel Burning Device Standards, all sections. Regulation II Article 3 Miscellaneous Volatile Organic Compound Emission Standards, sections 3.03, 3.04, 3.08, and 3.11. Regulation III Article 1 General Requirements, all sections. Article 2 Review of Toxic **Air** Contaminant Sources, all sections. Article 3 Source-Specific Emission Standards, all sections; and Article 4 Asbestos Control Standard, all sections. The overall effect of the additions to regulation I which involve emission standards is to reduce allowable emissions as they are additional requirements and do not supersede the requirements already in the SIP. The overall effect of the addition of regulation III provides for additional control measures for ozone and particulate matter, and strengthens measures for the control of ozone and particulate matter within the affected nonattainment areas. Finally, this rulemaking action includes action taken by PSAPCA's Board of Directors which approved the deletion of some elements from PSAPCA's regulations I and II of the Washington SIP and the renumbering and movement of certain rules within PSAPCA's regulations. Where the rules previously had been approved by EPA, EPA is approving the renumbering and movement of rules as submitted by the State.

Regulation I--Deletions and Movement of Rules Deletions: Sections 3.03 Investigations and Studies by the Control Officer; 3.12 Appeals from Board Orders; 3.13 Status of Orders on Appeal; 3.15 Interfering with or Obstructing **Agency** Personnel; 3.21 Service of Notice; 6.05 Information Required for Notice of Construction and Application for Approval; 6.11 Conditional Approval; 6.12 Time Limits; 8.05 Emission Standard Exemptions; and 9.02 Outdoor Fires. Provisions for appeals (previously section 3.11 Orders and Hearings) are now found under section 3.17 Appeal of Orders. Section 7.02 Filing Fees previously had been part of the EPA approved Washington SIP because it covered fees for more than just 7.01 Variances, which was not a part of the EPA approved SIP. However, now section 7.02 has been revised and renumbered as a part of the new Variance Article and

EPA will be taking no action on both the variance provision and the filing fee provision. Provisions for emission standard exemptions and outdoor fires are now found under Article 8 Outdoor Fires. Regulation II--Deletions and Movement of Rules Deletion: Section 2.13 Schedule of Control Dates. Provisions for Solvent Metal Cleaners (previously section 2.09) are now found under regulation III, section 3.05. Deletions: Sections 3.02 High Vapor Pressure Volatile Organic Compound Storage in External Floating Roof Tanks; 3.11 Schedule of Compliance Dates; 4.01 Enforcement; and 4.03 Alternative Control Dates. Provisions for section 3.02 can now be found under section 2.04; provisions for Leaks from Gasoline Transport Tanks and Vapor Recovery Systems (previously section 3.03) can now be found under section 2.08; provisions for Perchloroethylene Dry Cleaning Systems (previously section 3.04) can now be found under Regulation III, section 3.03. Provisions for enforcement may be found in Regulation I, section 3.15. Under Washington statutes, rules of any local **air** pollution control authority must be at least as stringent as the statewide rules of the WDOE. Since EPA has already approved the statewide rules as meeting the requirements of the Act (July 27, 1993 (58 FR 4581)), with the exceptions described below, EPA is approving numerous amendments to the PSAPCA regulations I and II, and regulation III in their entirety. Finally, EPA is taking no action on the following articles and sections which were included in the September 11, 1992 and October 8, 1993 submittals but have not been included in the Washington SIP in the past. Specifically, under Regulation I, EPA is taking no action on the following: Article 4 Variances (all sections); Article 9 Emission Standards Section 9.10 Emission of Hydrochloric Acid; and Section 9.12 Odor and Nuisance Control Measures. III. Discussion of New Source Review Revisions Regulation I, Article 6 New Source Review is currently approved by EPA as meeting the requirements of part D of the Act and 40 CFR 51.165 as in effect prior to the Clean **Air** Act Amendments of 1990. However, the 1990 Amendments established numerous new requirements for part D new source review programs depending upon the seriousness of the nonattainment problem. Furthermore, the Amendments established specific deadlines for submittal of revisions to existing SIP new source review programs for each nonattainment pollutant and area classification. There are a number of nonattainment areas within PSAPCA's jurisdiction. Specifically, there are three moderate PM<INF>10 nonattainment areas, one marginal ozone nonattainment area, and one moderate carbon monoxide nonattainment area. Revisions to new source review rules were required to be submitted to EPA by June 30, 1992 for PM<INF>10, November 15, 1992 for ozone, and November 15, 1992 for carbon monoxide. However, because of the classification of the nonattainment areas, only minor revisions to the existing approved rules were required by the Amendments. These needed revisions are described in detail in sections III.A.2., III.B.2.f., III.C.1.d., and III.G. of the ``General Preamble for the Implementation of title I of the Clean **Air** Act Amendments of 1990 (57 FR 13498, April 16, 1992).'' The revisions to the PSAPCA regulations submitted on October 8, 1993: (1) Establish a minimum offset ratio of 1.10 to 1 for all nonattainment pollutants (Section 6.07(d)(3)); (2) require that the offsets come from sources in the same nonattainment area (Section 6.07(d)(3)); (3) require that the amount of emission reduction credit be based on the lower of a source's current actual or allowable emissions to ensure that offsets represent real reductions in actual emissions and that no credit is given for reductions otherwise required by the Act (Section 6.08(b)); (4) ensure that offsets will be federally-enforceable at the time the part D new source review permit is issued (Section 6.08(d)) and that the actual reduction will occur by the time

that the new major source or major modification would begin operation (Section 6.07(d)(3)); and (5) expanded the coverage of the alternatives analysis to all nonattainment pollutants (6.07(d)(4)). These changes represent the revisions to the currently approved PSAPCA regulations required by the Clean Air Act Amendments as set forth in the ``General Preamble'' for moderate PM<INF>10, marginal ozone, and moderate carbon monoxide nonattainment areas. Section 189(e) of the Act, however, requires that the control requirements for PM<INF>10 also apply to sources of PM<INF>10 precursors unless the Administrator determines that such sources do not significantly contribute to PM<INF>10 levels that exceed the PM<INF>10 standards. EPA has made such determinations for the Kent and Seattle PM<INF>10 nonattainment areas (58 FR 40059-40060 and 59 FR 32370- 32376). Based on information contained in the SIP for the Tacoma PM<INF>10 nonattainment area submitted by WDOE on November 15, 1991, EPA is determining, by this action, that such sources in the Tacoma PM<INF>10 nonattainment area do not significantly contribute to PM<INF>10 levels that exceed the PM<INF>10 standards. The basis for this determination is discussed in more detail in the technical support document that is part of the public docket for this rulemaking. EPA is, therefore, granting approval of the PSAPCA part D NSR rules as they apply to PSAPCA's jurisdiction and is approving the rules for the ozone and carbon monoxide nonattainment areas.

IV. Summary of EPA Action In this action, EPA approves numerous amendments to the PSAPCA rules as revisions to the Washington SIP. Specifically, EPA approves: A. Revisions to Regulation 1: Article I; Article 3; Article 6; Article 8; and Article 9; and the rescission under Article 3 of sections 3.03 (Investigations and Studies by the Control Officer), 3.12, 3.13 (Status of Orders on Appeal), 3.15, and 3.21; under Article 6 the rescission of sections 6.05, 6.11, and 6.12; under Article 8 the rescission of section 8.05; and, under Article 9 the rescission of section 9.02; B. Revisions to Regulation II: Article I, Article 2, Article 3 and Article 4; and the rescission under Article 2 of section 2.13; under Article 3 the rescission of sections 3.02, and 3.11 (Schedule of Compliance Dates); and under Article 4 the rescission of sections 4.01 and 4.03; C. Additions to Regulation I: Article 5; Article 6, sections 6.10 and 6.12; Article 9, sections 9.08, 9.11, 9.13, 9.15, 9.16, 9.17, and 9.20; Article 11; Article 12; and Article 13; D. Additions to Regulation II: Article 3, sections 3.03 (Can and Paper Coating Operations), 3.04 (Motor Vehicle and Mobile Equipment Coating Operations), 3.08, and 3.11 (Coatings and Ink Manufacturing); and E. Adoption of Regulation III, all Articles. V. Administrative Review Under the Regulatory Flexibility Act, 5 U.S.C. 600 et seq., EPA must prepare a regulatory flexibility analysis assessing the impact of any proposed or final rule on small entities. 5 U.S.C. 603 and 604. Alternatively, EPA may certify that the rule will not have a significant impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and government entities with jurisdiction over populations of less than 50,000. SIP approvals under section 110 and subchapter I, part D of the CAA do not create any new requirements, but simply approve requirements that the state is already imposing. Therefore, because the federal SIP- approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the federal-state relationship under the CAA, preparation of a regulatory flexibility analysis would constitute federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S.E.P.A.*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2). The EPA is publishing this action without prior

proposal because the **Agency** views this as a noncontroversial amendment and anticipates no adverse comments. However, in a separate document in this Federal Register publication, the EPA is proposing to approve the SIP revision should adverse or critical comments be filed. This action will be effective October 28, 1994, unless, by September 28, 1994, adverse or critical comments are received. If the EPA receives such comments, this action will be withdrawn before the effective date by publishing a subsequent notice that will withdraw the final action. All public comments received will be addressed in a subsequent final rule based on this action serving as a proposed rule. The EPA will not institute a second comment period on this action. Any parties interested in commenting on this action should do so at this time. If no such comments are received, the public is advised that this action will be effective October 28, 1994. The EPA has reviewed this request for revision of the federally- approved SIP for conformance with the provisions of the 1990 Clean **Air** Act Amendments enacted on November 15, 1990. The EPA has determined that this action conforms with those requirements. Nothing in this action should be construed as permitting or allowing or establishing a precedent for any future request for revision to any SIP. Each request for revision to the SIP shall be considered separately in light of specific technical, economic and **environmental** factors and in relation to relevant statutory and regulatory requirements. This action has been classified as a Table 3 action by the Regional Administrator under the procedures published in the Federal Register on January 19, 1989 (54 FR 2214-2225), as revised by an October 4, 1993 memorandum from Michael H. Shapiro, Acting Assistant Administrator for **Air** and Radiation. The OMB has exempted this regulatory action from E.O. 12866 review.

Under section 307(b)(1) of the Clean **Air** Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by October 28, 1994. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2), 42 U.S.C. 7607(b)(2). List of Subjects in 40 CFR Part 52 **Air** pollution control, Carbon monoxide, Hydrocarbons, Incorporation by reference, Ozone, Volatile organic compounds. Note: Incorporation by reference of the Implementation Plan for the State of Washington was approved by the Director of the Office of Federal Register on July 1, 1982. Dated: July 13, 1994. Gerald A. Emison, Acting Regional Administrator. Part 52, chapter I, title 40 of the Code of Federal Regulations is amended as follows: PART 52--[AMENDED] 1. The authority citation for part 52 continues to read as follows: Authority: 42 U.S.C. 7401-7671q. Subpart WW--Washington 2. Section 52.2470 is amended by adding paragraph (c) (43) to read as follows: Sec. 52.2470 Identification of plan. * * * * * (c) * * * (43) On September 11, 1992 and October 8, 1993 the Director of the WDOE submitted revisions to PSAPCA's rules for the control of **air** pollution in Pierce, King, Snohomish, and Kitsap Counties, Washington as revisions to the Washington SIP. These revisions superseded and replaced previously submitted rules by PSAPCA. (i)

Incorporation by reference. (A) September 11, 1992 letter from the Director of WDOE to EPA Region 10 submitting revisions to PSAPCA's rules for the control of **air** pollution in King, Pierce, Snohomish, and Kitsap Counties, Washington, for inclusion into the Washington SIP. (B) Regulations I, II, and III as adopted by the Board of Directors, PSAPCA, and submitted through the WDOE to EPA Region 10, as a revision to the SIP, with a WDOE adopted date

of September 16, 1992. (C) October 8, 1993 letter from the Director of WDOE to EPA Region 10 submitting revisions to PSAPCA's rules for the control of **air** pollution in King, Pierce, Snohomish, and Kitsap Counties, Washington, for inclusion into the Washington SIP. (D) Regulations I, II, and III as adopted by the Board of Directors, PSAPCA, and submitted through WDOE to EPA Region 10, as a revision to the SIP, with a WDOE adopted date of October 18, 1993.

3. Section 52.2479 is amended by revising the entry and the entry heading for ``**Puget Sound Air** Pollution Control Authority--Regulation I'' and the entry and entry heading for ``**Puget Sound Air** Pollution Control Authority--Regulation II''; and by adding a new entry ``**Puget Sound Air** Pollution Control **Agency**--Regulation III'' to read as follows: Sec. 52.2479 Contents of the federally approved, state submitted implementation plan. * * * * *

Puget Sound Air Pollution Control **Agency**--Regulation I Article 1 Policy, Short Titles and Definitions 1.01 Policy (10-10-73) 1.03 Name of **Agency** (3-13-68) 1.05 Short Title (3-13-68) 1.07 General Definitions (11-19-92) Article 3 General Provisions 3.01 Duties and Powers of the Control Officer (8-8-91) 3.03 Display of Notices: Removal or Mutilation Prohibited (8-8- 91) 3.05 Investigations by the Control Officer (8-8-91) 3.07 False and Misleading Oral Statements: Unlawful Reproduction or Alteration of Documents (8-8-91) 3.09 Violations--Notice (8-8-91) 3.11 Civil Penalties (9-10-92) 3.13 Criminal Penalties (8-8-91) 3.15 Additional Enforcement (8-8-91) 3.17 Appeal of Orders (8-8-91) 3.19 Confidential Information (8-8-91) 3.21 Separability (8-8-91) Article 5 Registration 5.02 Definition and Components of Registration Program (12-9-82) 5.03 Registration Required (8-9-90) 5.05 General Requirements for Registration (8-9-90) 5.07 Fees--Registration Program (12-12-91) 5.08 Shut Down Sources (11-12-87) 5.09 Noncompliance is Unlawful (12-9-82) 5.10 Surcharge for Mandatory Training Programs (11-14-91) 5.11 Surcharge for Blenders of Oxygenated Gasoline (11-19-92) Article 6 New Source Review 6.03 Notice of Construction (11-19-92) 6.04 Filing Fees (11-19-92) 6.06 Requirements for Public Notice (3-13-80) 6.07 Order of Approval--Order to Prevent Construction (11-19- 92) 6.08 Emission Reduction Credit Banking (11-19-92) 6.09 Notice of Completion (11-19-92) 6.10 Work Done Without an Approval (11-12-87) Article 8 Outdoor Fires 8.01 Policy (4-9-92) 8.02 Outdoor Fires--Prohibited Types (5-13-93) 8.03 Outdoor Fires--Prohibited Areas (5-13-93) 8.04 General Conditions (4-9-92) Article 9 Emission Standards 9.03 Emission of **Air** Contaminant: Visual Standard (5-11-89) 9.04 Deposition of Particulate Matter (6-9-83) 9.05 Incinerator Burning (6-9-88) 9.06 Refuse Burning Equipment: Time Restriction (6-9-88) 9.07 Emission of Sulfur Oxides (6-9-88) 9.08 Combustion and Marketing of Waste-Derived Fuels (2-13-86) 9.09 Emission of Particulate Matter: Concentration Standards (5-11-89) 9.11 Emission of **Air** Contaminant: Detriment to Person or Property (6-9-83) 9.13 Emission of **Air** Contaminant: Concealment and Masking Restricted (6-9-88) 9.15 Fugitive Dust: Emission Standard (8-10-89) 9.16 Spray Coating Operations (6-13-91) 9.17 Report of Startup, Shutdown, Breakdown, or Upset Condition (5-10-84) 9.20 Maintenance of Equipment (6-9-88) Article 11 Ambient **Air** Quality Standards and Control Measure Required 11.01 **Air** Quality Control Measures (8-14-80) 11.03 Ambient **Air** Quality Standards: Suspended Particulate (8-14-80) 11.04 Ambient **Air** Quality Standards: PM<INF>10 (6-9-88) 11.05 Ambient **Air** Quality Standards: Lead (8-14-80) 11.06 Ambient **Air** Quality Standards: Carbon Monoxide (8-14-80) 11.07 Ambient **Air** Quality Standards: Ozone (8-14-80) 11.08 Ambient **Air** Quality Standards: Nitrogen Dioxide (8-14-80) 11.09 Ambient **Air** Quality Standards: Sulfur Dioxide (8-14-80)

Article 12 Standards of Performance for Continuous Emission Monitoring Systems 12.01 Introduction (8-10-89) 12.02 Continuous Emission Monitoring Requirement (8-10-89) 12.03 Quality Assurance Requirements (8-10-89) 12.04 Record Keeping and Reporting Requirements (8-10-89)

Article 13 Solid Fuel Burning Device Standards 13.01 Policy and Purpose (9-26-91) 13.03 Opacity Standards (10-11-90) 13.04 Prohibited Fuel Types (9-26-91) 13.05 Curtailment (9-26-91) **Puget Sound Air** Pollution Control **Agency**--Regulation II Article 1 Purpose, Policy, Short Title and Definitions 1.01 Purpose (3-13-80) 1.02 Policy (6-13-91) 1.03 Short Title (12-11-80) 1.04 General Definitions (12-11-80) 1.05 Special Definitions (6-13-91) Article 2 Gasoline Marketing Emission Standards 2.03 Petroleum Refineries (6-13-91) 2.04 Volatile Organic Compound Storage Tanks (6-13-91) 2.05 Gasoline Loading Terminals (1-9-92) 2.06 Bulk Gasoline Plants (6-13-91) 2.07 Gasoline Stations (1-9-92) 2.08 Leaks from Gasoline Transport Tanks and Vapor Recovery Systems (6-13-91)

Article 3 Miscellaneous Volatile Organic Compound Emission Standards 3.01 Cutback Asphalt Paving (6-13-91) 3.03 Can and Paper Coating Operations (6-13-91) 3.04 Motor Vehicle and Mobile Equipment Coating Operations (6-13-91) 3.05 Graphic Arts Systems (12-11-80) 3.07 Petroleum Solvent Dry Cleaning Systems (2-11-82) 3.08 Polyester, Vinylester, Gelcoat, and Resin Operations (6-13-91) 3.09 Aerospace Component Coating Operations (6-13-91) 3.11 Coatings and Ink Manufacturing (7-15-91) Article 4 General Provisions 4.02 Testing and Monitoring (6-13-91) 4.04 Exceptions to VOC Emission Standards and Requirements (12-11-80) 4.05 Separability (12-11-80) **Puget Sound Air** Pollution Control **Agency**--Regulation III Article 1 General Requirements 1.01 Policy (2-11-93) 1.02 Short Title (1-9-92) 1.03 Area Sources of Toxic **Air** Contaminants (8-9-90) 1.05 Purpose and Approach (8-9-90) 1.07 General Definitions (1-9-92) 1.08 Special Definitions (2-11-93) 1.09 Emission Monitoring Requirements (8-9-90) 1.11 Reporting Requirements (8-9-90) Article 2 Review of Toxic **Air** Contaminant Sources 2.01 Applicability (1-9-92) 2.03 New or Altered Toxic **Air** Contaminant Sources (8-9-90) 2.05 Registered Sources of Toxic **Air** Contaminants (8-9-90) Article 3 Source-Specific Emission Standards 3.01 Chromic Acid Plating and Anodizing (1-9-92) 3.03 Perchloroethylene Dry Cleaners (1/9/92) 3.05 Solvent Metal Cleaners (8-9-90) 3.07 Ethylene Oxide Sterilizers and Aerators (1-9-92) Article 4 Asbestos Control Standard 4.01 Application Requirements and Fees (2-11-93) 4.02 Procedures for Asbestos Emission Control (2-11-93) 4.03 Disposal of Asbestos-Containing Waste Material (2-11-93) * * * * * [FR Doc. 94-21173 Filed 8-26-94; 8:45 am] BILLING CODE 6560-50-P