

Conclusion

The Administrator's decision to approve the proposed revision was based on a determination that the amendments meet the requirements of Section 110(a)(2) of the Clean Air Act and 40 CFR Part 51, Requirements for Preparation, Adoption and Submittal of State Implementation Plans.

The public should be advised that this action will be effective on or before January 5, 1982. However, if notice is received within 30 days that someone wishes to submit adverse or critical comments, this action will be withdrawn and subsequent notices will be published before the effective date. One notice will withdraw the final action and the other will begin a new rulemaking by announcing a proposal of the action and establishing a comment period.

Under Executive Order 12291, EPA must judge whether a regulation is "Major" and therefore subject to the requirement of a Regulatory Impact Analysis. This regulation is not major because this action only approves State actions and imposes no new requirements.

This regulation was submitted to the Office of Management and Budget for review as required by Executive Order 12291.

Pursuant to the provisions of 5 U.S.C. 605(b) I certify that the SIP approvals under Sections 110 and 172 of the Clean Air Act will not have a significant economic impact on a substantial number of small entities. This action only approves State actions. It imposes no new requirements.

Under Section 307(b)(1) of the Clean Air Act, judicial review of this action is available *only* by the filing of a petition for review in the United States Court of Appeals for the appropriate circuit within 60 days of today. Under Section 307(b)(2) of the Clean Air Act, the requirements which are the subject of today's notice may *not* be challenged later in civil or criminal proceedings brought by EPA to enforce these requirements.

(42 U.S.C. 7401-7642)

Dated: November 2, 1981.

Anne M. Gorsuch,
Administrator.

Note.—Incorporation by reference of the State Implementation Plan for the Commonwealth of Virginia was approved by the Director of the Federal Register on July 1, 1981.

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

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

Subpart VV—Virginia

1. In § 52.2420, *Identification of Plan*, paragraph (c) is amended by adding subparagraphs (57) and (58) to read as follows:

§ 52.2420 Identification of Plan.

- (c) * * *
- (57) A revision submitted by the Commonwealth of Virginia on October 20, 1976 consisting of the addition of Sections 1.02, (Definition of Continuous Emission Monitoring); 4.04 (a) through (f); 4.05 (a) through (e); and Appendix J, except for Part II, Sections a.2. and d.2.
- (58) A revision submitted by the Commonwealth of Virginia on September 20, 1978 consisting of amendments to Sections 4.04 (a)(1) and (b); 4.04(e); Appendix J; and, the addition of Sections 4.24 (a), (b) and (c).

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40 CFR Part 52

[A-10-FRL 1957-5]

Approval and Promulgation of Implementation Plans; Revision to Oregon Implementation Plan

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: By this Notice, EPA announces its approval of a number of revisions to the Oregon State Implementation Plan (SIP). These revisions have been submitted by the State of Oregon after adequate opportunity for public, private, and industry input. They include: (1) The addition of special rules for the Medford-Ashland Air Quality Maintenance Area (AQMA); (2) modifications to the Lane Regional Air Pollution Authority's rules; (3) modifications to the particulate emission limitations for certain hogged-fuel boilers; (4) modifications to the rules for control of agricultural open field burning; (5) modifications to the sulfite pulp mill rules; (6) modifications to the civil penalties rule; and (7) a modification to State's ambient air quality standard for ozone. This action will be effective on January 5, 1982, unless notice is received before December 7, 1981, that someone wishes

to submit adverse or critical comments. If such notice is received, EPA will open a formal thirty-day comment period on this action.

EFFECTIVE DATE: January 5, 1982.

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

Central Docket Section (10A-81-1),
West Tower Lobby, Gallery I,
Environmental Protection Agency,
401 M Street SW., Washington, D.C.
20460

Air Programs Branch, Environmental
Protection Agency, 1200 Sixth Avenue,
Seattle, Washington 98101-3188
State of Oregon, Department of
Environmental Quality, 522 S.W. Fifth,
Yeon Building, Portland, Oregon 97207
The Office of the Federal Register,
1100 L Street NW., Room 8401,
Washington, D.C.

COMMENTS SHOULD BE ADDRESSED TO:
Laurie M. Kral, Air Programs Branch,
M/S 629, Environmental Protection
Agency, 1200 Sixth Avenue, Seattle,
Washington 98101-3188.

FOR FURTHER INFORMATION CONTACT:
George C. Hofer, Air Programs Branch,
M/S 625, Environmental Protection
Agency, 1200 Sixth Avenue, Seattle,
Washington 98101-3188; Telephone (206)
442-1125 (FTS) 399-1125.

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I. Introduction

Over the past several years the State of Oregon has submitted to EPA, as revisions to the Oregon SIP, a number of amendments to Department of Environmental Quality (DEQ) rules and permits and Lane Regional Air Pollution Authority (LRAPA) rules. Pursuant to Section 110 of the Clean Air Act (hereinafter, the Act), EPA is today approving these revisions in order to make the Federally-approved SIP consistent with the current State and local air pollution control programs. Section II describes each revision which EPA is approving and Section III summarizes EPA's action.