

approval is set forth in the direct final rule and the accompanying technical support document. If no adverse comments are received in response to this proposed rule, no further activity is contemplated in relation to this rule. If EPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this proposed rule. 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.

DATES: Comments must be received in writing by October 7, 1994.

ADDRESSES: Written comments on this action should be addressed to Thomas J. Maslany, Director, Air, Radiation, and Toxics Division (3AT00), U.S. Environmental Protection Agency, Region III, 841 Chestnut Building, Philadelphia, Pennsylvania 19107.

Copies of the documents relevant to this action are available for public inspection during normal business hours at the Air, Radiation, and Toxics Division, U.S. Environmental Protection Agency, Region III, 841 Chestnut Building, Philadelphia, Pennsylvania 19107; and the Maryland Department of the Environment, 2500 Broening Highway, Baltimore, Maryland, 21224.

FOR FURTHER INFORMATION CONTACT: Harold A. Frankford (3AT10), (215) 597-1325.

SUPPLEMENTARY INFORMATION: See the information provided in the direct final action of the same title which is located in the **Rules and Regulations** section of this **Federal Register**.

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur Oxides.

Authority: 42 U.S.C. 7401-7671q.

Dated: August 19, 1994.

John R. Pomponio,

Acting Regional Administrator, Region III.

[FR Doc. 94-21945 Filed 9-6-94; 8:45 am]

BILLING CODE 6560-50-F

40 CFR Part 52

[MI04-01-5160A, MI30-01-6427A, MI31-01-6428A, MI32-01-6429A; FRL-5027-9]

Approval and Promulgation of Implementation Plan; Michigan

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: The EPA proposes to approve the State Implementation Plan (SIP) revision submitted by the State of Michigan for the purpose of establishing new Reasonably Available Control Technology (RACT) rules for sources of volatile organic compounds (VOCs). In the final rules section of this **Federal Register**, EPA is approving the State's SIP revision, as a direct final rule without prior proposal because the Agency views this as a noncontroversial revision amendment and anticipates no adverse comments. A detailed rationale for the approval is set forth in the direct final rule. If no adverse activity is contemplated in relation to this proposed rule. If EPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this 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.

DATES: Comments on this proposed action must be received by October 7, 1994.

ADDRESSES: Written comments should be sent to: Carlton T. Nash, Chief, Regulation Development Section, Air Toxics and Radiation Branch (AT-18J), EPA, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590.

FOR FURTHER INFORMATION CONTACT: Douglas Aburano, Air Toxics and Radiation Br. (AT-18J), EPA Region 5, Chicago, Illinois 60604 (312) 353-6960.

SUPPLEMENTARY INFORMATION: For additional information, see the direct final rule which is located in the rules section of this **Federal Register**. Copies of the request and the EPA's analysis are available for inspection at the following address: (It is recommended that you telephone Douglas Aburano at (312) 353-6960 before visiting the Region 5 office.) EPA, Region 5, Air and Radiation Division, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590.

Authority: 42 U.S.C. 7401-7671q.

Dated: July 22, 1994.

Valdas V. Adamkus,

Regional Administrator.

[FR Doc. 94-21956 Filed 9-6-94; 8:45 am]

BILLING CODE 6560-50-P

DEPARTMENT OF DEFENSE

Department of the Navy

48 CFR Parts 5232 and 5252

Navy Acquisition Procedures Supplement; Payments Under Shipbuilding Contracts

AGENCY: Department of the Navy, DOD.

ACTION: Proposed rule.

SUMMARY: The Department of the Navy is proposing to revise the shipbuilding progress payments clauses to incorporate several provisions covering standard Federal Acquisition Regulation progress payment clause protections, clarifications and expansions.

DATES: Public comments are solicited and should be received by October 7, 1994.

ADDRESSES: Interested parties should submit written comments to: Office of the Assistant Secretary of the Navy (Research Development & Acquisition), ATTN: Mr. Clarence Belton, APIA(PP-CP), 2211 Jefferson Davis Highway, Arlington, VA 22244-5104.

FOR FURTHER INFORMATION CONTACT: Mr. Clarence Belton, OASN(RDA)APIA(PP-CP), (703) 602-2357.

SUPPLEMENTARY INFORMATION:

A. Background

The Department of the Navy has adopted procurement policies and procedures that implement and supplement the Federal Acquisition Regulations (FAR) [48 CFR] and the Defense Federal Acquisition Regulation Supplement (DFARS). The policies and procedures are known collectively as the Navy Acquisition Procedures Supplement (NAPS). Pursuant to FAR 32.500(b), the Navy developed a shipbuilding progress payments clause for use in fixed price (FP) and fixed price incentive (FI) contracts for construction or for shipbuilding or ship conversion, alteration, or repair, when the contracts provide for progress payments based on a percentage or stage of completion. The shipbuilding progress payments clauses are being revised primarily with the intent of incorporating controls, terms and provisions consistent with those found in the clause at FAR 52.232-16, Progress Payments.

B. Summary of Major Revisions

(1) Definitions. Consolidates the FI clause definitions.

(2) Computation of Payments. The proposed rule modifies the payment limitation of 100% of allowable costs to