

The Texas Air Control Board proposes to amend and repeal its regulations concerning air pollution control, Regulations V and VI.

Public hearings on this proposal are scheduled for December 11, 1980, at the following times and places:

7 p.m.
Chamber of Commerce
Board of Directors Meeting Room
400 West 4th
Odessa, Texas 76761

7 p.m.
Texas Air Control Board Auditorium
6330 Highway 290 East
Austin, Texas 78723

6:30 p.m.
Houston Public Library
Concourse-Level Meeting Room
500 McKinney
Houston, Texas 77002

Copies of the proposal are available at the Central Office of the Texas Air Control Board, 6330 Highway 290 East, Austin, Texas 78723, and at all TACB regional offices. Public comment, both oral and written, on the proposal is invited at the hearings. Written testimony submitted by December 22, 1980, will be included in the hearing record. The Texas Air Control Board would appreciate receiving 20 copies of testimony prior to the hearings, where possible. Written comments should be sent to the hearing examiner, Texas Air Control Board, 6330 Highway 290 East, Austin, Texas 78723.

Chapter 115. Volatile Organic Compounds

Vent Gas Control in Aransas, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties

(Editor's note: The text of the following section proposed for repeal will not be published. The section may be examined in the offices of the Texas Air Control Board, 6330 Highway 290 East, Austin, or in the Texas Register Division offices, 503E Sam Houston Building, Austin.)

The Texas Air Control Board proposes to amend the subchapter concerning vent gas control in Aransas, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties by repealing §115.46 (131.07.05.106) of this title. The provisions of this section are being consolidated with those of §115.401(b) of this title in a revision to §115.401(b) proposed elsewhere in this *Register*.

The Texas Air Control Board has determined that there are no fiscal implications to state or local units of government.

This repeal is proposed under the authority of Article 4477-5, Vernon's Texas Civil Statutes.

§115.46 (131.07.05.106). *Alternate Vent Gas Control.*

Doc. No. 808394

Alternate Means of Control in Aransas, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties

(Editor's note: The text of the following section proposed for repeal will not be published. The section may be examined in the offices of the Texas Air Control Board, 6330 Highway 290 East, Austin, or in the Texas Register Division offices, 503E Sam Houston Building, Austin.)

The Texas Air Control Board proposes to amend the subchapter concerning alternate means of control in Aransas, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties by repealing §115.71 (131.07.07.101) of this title. The provisions of this section are being consolidated with those of §115.401(a) of this title in a revision to §115.401(a) proposed elsewhere in this *Register*.

The Texas Air Control Board has determined that there are no fiscal implications to state or local units of government.

This repeal is proposed under the authority of Article 4477-5, Vernon's Texas Civil Statutes.

§115.71 (131.07.07.101). *Procedure.*

Doc. No. 808395

Water Separation in Bexar, Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties

The Texas Air Control Board proposes to amend the subchapter concerning water separation in ozone nonattainment areas, §115.144 (131.07.55.106) of this title, to delete reference to Ector County. The deletion of controls in Ector County is proposed because the ozone standard is now being attained in Ector County and thus the controls specified in the regulation are not needed to demonstrate attainment of the ozone standard. The TACB has recommended and EPA has proposed that the classification of Ector County be changed to "attainment."

The Texas Air Control Board has determined that there are no fiscal implications to state or local units of government.

This amendment is proposed under the authority of Article 4477-5, Vernon's Texas Civil Statutes.

§115.144 (131.07.55.106). *Compliance Schedule and Counties.* All persons in the counties shown below will be in compliance with *the provisions of §§115.141 and 115.142 (.101 and .103) of this title (relating to facilities other than petroleum refineries and petroleum refineries)* [this subchapter] as soon as practicable, but no later than the dates shown.

(Editor's note: See table, page 4484.)

Doc. No. 808397

Rule	Counties Where Rule Is Applicable	Final Compliance Date	Final Control Plan Submittal Date
§115.141 of this title (relating to Facilities Other Than Petroleum Refineries)	Bexar, Brazoria, Dallas, El Paso, Galveston, Harris, Jefferson, Nueces, Orange and Victoria	12/31/73	previously submitted
	Tarrant	2/29/80	previously submitted
§115.142 (relating to Petroleum Refineries)	Bexar, Brazoria, Dallas, [Ector,] El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant and Victoria	12/31/82	12/31/79

Process Unit Turnaround and Vacuum-Producing Systems in Petroleum Refineries in Bexar, Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties

The Texas Air Control Board proposes to amend the subchapter concerning process unit turnaround and vacuum-producing systems in petroleum refineries in ozone nonattainment areas, §115.153 (131.07.56.104) of this title to delete reference to Ector County. The deletion of controls in Ector County is proposed because the ozone standard is now being attained in Ector County and thus the controls specified in the regulation are not needed to demonstrate attainment of the ozone standard. The TACB has recommended and EPA has proposed that the classification of Ector County be changed to "attainment."

The Texas Air Control Board has determined that there are no fiscal implications to state or local units of government.

This amendment is proposed under the authority of Article 4477 5, Vernon's Texas Civil Statutes.

§115.153 (131.07.56.104). *Compliance Schedule and Counties.* The provisions of this subchapter shall apply to Bexar, Brazoria, Dallas, [Ector,] El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties. All affected persons therein shall be in compliance with this subchapter as soon as practicable but no later than December 31, 1982, and shall submit to the Texas Air Control Board a final control plan for compliance no later than December 31, 1979.

Doc. No. 808398

Vent Gas Control in Bexar, Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties

The Texas Air Control Board proposes to revise the title of the subchapter concerning vent gas control in ozone nonattainment areas to "Vent Gas Control in Bexar, Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties." This change is proposed for consistency with other subchapters in Chapter 115 (131.07). Also, an erroneous reference is being corrected in §115.162 (131.07.58.102) of this title.

The Texas Air Control Board has determined that there are no fiscal implications to state or local units of government.

These amendments are proposed under the authority of Article 4477 5, Vernon's Texas Civil Statutes.

§115.162 (131.07.58.102). *General Vent Gas Streams.* Except for process vent gas streams affected by the above §115.161 (101) of this title (relating to ethylene), no person shall emit a vent gas stream from any process vent containing one or more of the specific volatile organic compounds listed in paragraph (1) of this section or one or more compounds which are members of one or more of the classes of volatile organic compounds listed in paragraph (2) of this section unless the vent gas stream is burned properly at a temperature equal to or greater than 1,300°F (704°C) in a smokeless flare or a direct flame incinerator before it is allowed to enter the atmosphere; alternate means of control may be approved by the executive director in accordance with §115.401 [§115.201 (131.07.61.101)] of this title (relating to procedure).

(1) (3) (No change.)

Doc. No. 808399