

**Loading and Unloading Facilities in  
Aransas, Bexar, Calhoun, Hardin,  
Matagorda, Montgomery, San  
Patricio, and Travis Counties**

31 TAC §§115.21, 115.22

These amendments are adopted under the authority of Texas Civil Statutes, Article 4477-5, §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

Issued in Austin, Texas, on February 23, 1982.

TRD-821743      Bill Stewart, P.E.  
Executive Director  
Texas Air Control Board

Effective date: March 31, 1982  
Proposal publication date: August 7, 1981  
For further information, please call (512) 451-5711,  
ext. 354.

The Texas Air Control Board adopts amendments to Chapter 115 without changes to the proposed text published in the August 7, 1981, issue of the *Texas Register* (6 TexReg 2871) and subsequently corrected in the August 14, 1981, issue (6 TexReg 2994) for the following undesignated heads and sections.

Water Separation in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties  
§§115.31, 115.32

Vent Gas Control in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties  
§§115.41-115.44

Storage of Crude Oil or Condensate in Hardin, Matagorda, Montgomery, and San Patricio Counties  
§115.61

Exemption in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties  
§115.81

The Texas Air Control Board amends the undesignated heads and sections listed above to add Bexar County to the Regulation V sections relating to certain counties in other than ozone nonattainment areas and to delete Bexar County from the Regulation V sections relating to ozone nonattainment counties. This action results from EPA redesignation of Bexar County from nonattainment to attainment. In addition, the TACB adopts numerous minor administrative changes to the subchapters and undesignated heads listed above which make metric equivalents more accurately reflect metric conversion from English units, clarify terms or specifications, delete redundant or erroneous information, and make other minor editorial changes.

There will be no substantive change in the way any of the rules will function. Since EPA has redesignated Bexar County as attainment, persons in Bexar County will have to continue to meet the requirements contained in the sections of Regulation V relating to certain counties in other than ozone nonattainment areas rather than come into compliance with the more stringent requirements for ozone nonattainment areas.

No comments were received concerning the adoption of the amendments to the undesignated heads and sections listed.

This agency hereby certifies that the rules as adopted have been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Ramon Dasch  
February 23, 1982

**Water Separation in Aransas, Bexar,  
Calhoun, Hardin, Matagorda,  
Montgomery, San Patricio, and Travis  
Counties**

31 TAC §§115.31, 115.32

These amendments are adopted under the authority of Texas Civil Statutes, Article 4477-5, §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

Issued in Austin, Texas, on February 23, 1982.

TRD-821744      Bill Stewart, P.E.  
Executive Director  
Texas Air Control Board

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For further information, please call (512) 451-5711,  
ext. 354.

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

31 TAC §§115.41-115.44

These amendments are adopted under the authority of Texas Civil Statutes, Article 4477-5, §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

Issued in Austin, Texas, on February 23, 1982.

TRD-821745      Bill Stewart, P.E.  
Executive Director  
Texas Air Control Board

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For further information, please call (512) 451-5711,  
ext. 354.

## Storage of Crude Oil or Condensate in Hardin, Matagorda, Montgomery, and San Patricio Counties

31 TAC §115.61

These amendments are adopted under the authority of Texas Civil Statutes, Article 4477-5, §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

Issued in Austin, Texas, on February 23, 1982.

TRD-821746 Bill Stewart, P.E.  
Executive Director  
Texas Air Control Board

Effective date: March 31, 1982  
Proposal publication date: August 7, 1981  
For further information, please call (512) 451-5711,  
ext. 354.

## Exemption in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties

31 TAC §115.81

These amendments are adopted under the authority of Texas Civil Statutes, Article 4477-5, §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

Issued in Austin, Texas, on February 23, 1982.

TRD-821747 Bill Stewart, P.E.  
Executive Director  
Texas Air Control Board

Effective date: March 31, 1982  
Proposal publication date: August 7, 1981  
For further information, please call (512) 451-5711,  
ext. 354.

## Compliance in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties

31 TAC §115.91

The Texas Air Control Board adopts amendments to §115.91 with changes to the proposed text published in the August 7, 1981, issue of the *Texas Register* (6 TexReg 2874) concerning compliance in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties. The proposed text is modified to more clearly state the final compliance dates for the subchapters listed within §115.91.

The Texas Air Control Board amends §115.91 concerning compliance schedule and counties to add Bexar County. This amendment along with other amendments adopted elsewhere in the *Texas Register*

will add Bexar County to the Regulation V sections relating to certain counties in other than ozone nonattainment areas. This action results from EPA redesignation of Bexar County from nonattainment to attainment. In other actions taken elsewhere, the TACB is adopting amendments to delete Bexar County from the control requirements of Regulation V pertaining to ozone nonattainment areas.

There is no substantive change in the way the rule functions. Since EPA has redesignated Bexar County as attainment, persons in Bexar County will have to continue to meet the requirements contained in the sections of Regulation V relating to certain counties in other than ozone nonattainment areas rather than come into compliance with the more stringent requirements for nonattainment areas.

One comment was received concerning the amendment to §115.91. Region VI of the U.S. Environmental Protection Agency questioned the effect on final compliance dates caused by revising §115.91 to add Bexar County.

The wording of §115.91 as proposed would leave the effective date of the regulation unclear. A clause has been added to §115.91 stating that all persons in Bexar County shall be in compliance as soon as practicable but no later than the effective date of the rule amendment to reinstate control requirements in Bexar County (March 31, 1982). This is to clarify the TACB's intent to have all compliance dates remain the same with the exception of those for Bexar County which would reflect this reinstatement.

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Ramon Dasch  
February 23, 1982

These amendments are adopted under Texas Civil Statutes, Article 4477-5 §3.09(a), which provides the Texas Air Control Board with the authority to make rules and regulations consistent with the general intent and purposes of the Texas Clean Air Act and to amend any rule or regulation the TACB makes.

§115.91 (131.07.09.101). *Compliance Schedule and Counties.* Except for the following, all persons shall be in compliance with §115.1 of this title (relating to Counties Affected), §§115.11-115.13 of this title (relating to Storage of Volatile Organic Compounds in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties), §115.21 and §115.22 of this title (relating to Loading and Unloading Facilities in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties), §115.31 and §115.32 of this title (relating to Water Separation in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties), §115.41 and §115.45 of this title (relating to Vent Gas Control in Aransas, Bexar, Calhoun, Hardin, Matagorda, Montgomery, San Patricio, and Travis Counties), §115.61 and §115.62 of this title (relating to Storage of Crude Oil or Condensate in Hardin, Matagorda, Montgomery, and San