

7411 Park Place Boulevard, Houston; August 16, 1989, 7 p.m., City Council Chambers, Second Floor, 2 Civic Center Plaza, El Paso; and August 17, 1989, 4 p.m., Arlington Public Library, 101 East Abram, Arlington.

Copies of the proposed sections for repeal are available at the central office of the TACB, 6330 Highway 290 East, Austin, Texas 78723 and at all TACB regional offices. Public comment, both oral and written, on the proposed changes is invited at the hearings. The TACB would appreciate receiving five copies of testimony prior to or at the hearings. Written testimony received by the Regulation Development Section by 4 p.m. on August 18, 1989, at the TACB central office will be included in the hearing record.

The repeals are proposed under Texas Civil Statutes, Article 4477-5, §3.09(a), which provide the TACB 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.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on July 14, 1989.

TRD-8906272 Allen Eli Bell
Executive Director
Texas Air Control Board

Proposed date of adoption: December 15, 1989

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

Fugitive Emission Control in Natural Gas/Gasoline Processing Operations in Harris County

• 31 TAC §§115.281-115.285

(Editor's note: The text of the following sections proposed for repeal will not be published. The sections may be examined in the offices of the Texas Air Control Board or in the Texas Register office, Room 245, James Earl Rudder Building, 1019 Brazos Street, Austin.)

The Texas Air Control Board (TACB) proposes the repeal of §§115.281-115.285, concerning fugitive emission control in natural gas/gasoline processing operations in Harris County. All sections within this undesignated head are proposed for repeal as follows: §115.281, concerning control requirements; §115.282, concerning inspection requirements; §115.283, concerning recordkeeping requirements; §115.284, concerning exemptions; and §115.285, concerning counties and compliance schedule.

The repeal of this undesignated head is part of a series of substantial proposed revisions to Chapter 115, concerning control of air pollution from volatile organic compounds. Since the proposed changes are extensive, the staff has determined that it would be administratively more efficient to propose concurrently the repeal of Chapter 115 in its entirety and to add a new Chapter 115. This action is being proposed in order to update the regulation

and to satisfy the Environmental Protection Agency (EPA) requirements for Phase I of the post-1987 state implementation plan.

Bennie Engelke, director of management and staff services, has determined that for the first five years that the repeal will be in effect there will be no fiscal implications as a result of enforcing or administering the repeal to state or local government or small businesses. There will be no adverse economic effect on small businesses.

Les Montgomery, P.E., director of the technical support and regulation development program, has determined that for each year of the first five years the repeals as proposed are in effect the public benefit anticipated as a result of enforcing the repeal as proposed will be to eliminate antiquated and unused provisions and confusing language. The public benefit of the concurrent adoption of new sections would be a better understanding and utility of the rules and the satisfaction of EPA requirements.

Public hearings on this proposal are scheduled for the following times and places: August 15, 1989, 10 a.m., Texas Air Control Board Auditorium, 6330 Highway 290 East, Austin; August 15, 1989, 7 p.m., City of Houston Pollution Control, Building Auditorium, 7411 Park Place Boulevard, Houston; August 16, 1989, 7 p.m., City Council Chambers, Second Floor, 2 Civic Center Plaza, El Paso; and August 17, 1989, 4 p.m., Arlington Public Library, 101 East Abram, Arlington.

Copies of the proposed sections for repeal are available at the central office of the TACB, 6330 Highway 290 East, Austin, Texas 78723 and at all TACB regional offices. Public comment, both oral and written, on the proposed changes is invited at the hearings. The TACB would appreciate receiving five copies of testimony prior to or at the hearings. Written testimony received by the Regulation Development Section by 4 p.m. on August 18, 1989, at the TACB central office will be included in the hearing record.

The repeals are proposed under Texas Civil Statutes, Article 4477-5, §3.09(a), which provide the TACB 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.

§115.281. Control Requirements.

§115.282. Inspection Requirements.

§115.283. Recordkeeping Requirements.

§115.284. Exemptions.

§115.285. Counties and Compliance Schedule.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas on July 14, 1989.

TRD-8906271 Allen Eli Bell
Executive Director
Texas Air Control Board

Proposed date of adoption: December 15, 1989

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

Specified Consumer Solvent Products in Dallas and Tarrant Counties

• 31 TAC §§115.291, 115.293, 115.294

(Editor's note: The text of the following sections proposed for repeal will not be published. The sections may be examined in the offices of the Texas Air Control Board or in the Texas Register office, Room 245, James Earl Rudder Building, 1019 Brazos Street, Austin.)

The Texas Air Control Board (TACB) proposes the repeal of §§115.291, 115.293 and 115.294, concerning specified consumer-solvent products in Dallas and Tarrant Counties. All sections within this undesignated head are proposed for repeal as follows: §115.291, concerning control requirements; §115.293, concerning exemptions; and §115.294, concerning compliance schedule and counties.

The repeal of this undesignated head is part of a series of substantial proposed revisions to Chapter 115, concerning control of air pollution from volatile organic compounds. Since the proposed changes are extensive, the staff has determined that it would be administratively more efficient to propose concurrently the repeal of Chapter 115 in its entirety and to add a new Chapter 115. This action is being proposed in order to update the regulation and to satisfy the Environmental Protection Agency (EPA) requirements for Phase I of the post-1987 state implementation plan.

Bennie Engelke, director of management and staff services, has determined that for the first five years the repeals are in effect, there will be no fiscal implications for state and local governments, small businesses, or individuals and businesses affected by the repeals.

Les Montgomery, director of the Technical Support and Regulation Development Program, has determined that the public benefit resulting from the repeal of these sections would be to eliminate antiquated and unused provisions and confusing language. The public benefit of the concurrent adoption of new sections would be a better understanding and utility of the rules and the satisfaction of EPA requirements.

Public hearings on this proposal are scheduled for the following times and places: August 15, 1989, 10 a.m., Texas Air Control Board Auditorium, 6330 Highway 290 East, Austin; August 15, 1989, 7 p.m., City of Houston Pollution Control Building Auditorium, 7411 Park Place Boulevard, Houston; August 16, 1989, 7 p.m., City Council Chambers, Second Floor, 2 Civic Center Plaza, El Paso; and August 17, 1989, 4 p.m., Arlington Public Library, 101 East Abram, Arlington.

Copies of the proposed sections for repeals are available at the central office of the TACB, 6330 Highway 290 East, Austin, Texas 78723 and at all TACB regional offices. Public comment, both oral and written,

on the proposed changes is invited at the hearings. The TACB would appreciate receiving five copies of testimony prior to or at the hearings. Written testimony received by the Regulation Development Section by 4 p.m. on August 18, 1989, at the TACB central office will be included in the hearing record.

The repeals are proposed under Texas Civil Statutes, Article 4477-5, §3.09(a), which provide the TACB 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.

§115.291. Control Requirements.

§115.293. Exemptions.

§115.294. Compliance Schedule and Counties.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas on July 14, 1989.

TRD-8906270 Allen Eli Bell
Executive Director
Texas Air Control Board

Proposed date of adoption: December 15, 1989

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

Alternate Means of Control

• 31 TAC §115.401

(Editor's note: The text of the following sections proposed for repeal will not be published. The sections may be examined in the offices of the Texas Air Control Board or in the Texas Register office, Room 245, James Earl Rudder Building, 1019 Brazos Street, Austin.)

The Texas Air Control Board (TACB) proposes the repeal of §115.401, concerning alternate means of control. The only section involved in this proposed repeal is §115.401, concerning procedure.

The repeal of this undesignated head is part of a series of substantial proposed revisions to Chapter 115, concerning control of air pollution from volatile organic compounds. Since the proposed changes are extensive, the staff has determined that it would be administratively more efficient to propose concurrently the repeal of Chapter 115 in its entirety and to add a new Chapter 115. This action is being proposed in order to update the regulation and to satisfy the Environmental Protection Agency (EPA) requirements for Phase I of the post-1987 state implementation plan.

Bennie Engelke, director of management and staff services, has determined that for the first five years that the repeal will be in effect there will be no fiscal implications as a result of enforcing or administering the repeal to state or local government or small businesses. There will be no adverse economic effect on small businesses.

Les Montgomery, P.E., director of the techni-

cal support and regulation development program, has determined that for each year of the first five years the repeals as proposed are in effect the public benefit anticipated as a result of enforcing the repeal as proposed will be to eliminate antiquated and unused provisions and confusing language. The public benefit of the concurrent adoption of new sections would be a better understanding and utility of the rules and the satisfaction of EPA requirements.

Public hearings on this proposal are scheduled for the following times and places: August 15, 1989, 10 a.m., Texas Air Control Board Auditorium, 6330 Highway 290 East, Austin; August 15, 1989, 7 p.m., City of Houston, Pollution Control Building Auditorium, 7411 Park Place Boulevard, Houston; August 16, 1989, 7 p.m., City Council Chambers, Second Floor, 2 Civic Center Plaza, El Paso; and August 17, 1989, 4 p.m., Arlington Public Library, 101 East Abram, Arlington.

Copies of the proposed sections for repeal are available at the central office of the TACB, 6330 Highway 290 East, Austin, Texas 78723 and at all TACB regional offices. Public comment, both oral and written, on the proposed changes is invited at the hearings. The TACB would appreciate receiving five copies of testimony prior to or at the hearings. Written testimony received by the Regulation Development Section by 4 p.m. on August 18, 1989, at the TACB central office will be included in the hearing record.

The repeal is proposed under Texas Civil Statutes, Article 4477-5, §3.09(a), which provide the TACB 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.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

§115.401. Procedure.

Issued in Austin, Texas on July 14, 1989.

TRD-8906283 Allen Eli Bell
Executive Director
Texas Air Control Board

Proposed date of adoption: December 15, 1989

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

Volatile Organic Compound Exemption Status in Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant and Victoria Counties.

• 31 TAC §§ 115.412, 115.413

(Editor's note: The text of the following sections proposed for repeal will not be published. The sections may be examined in the offices of the Texas Air Control Board or in the Texas Register office, Room 245, James Earl Rudder Building, 1019 Brazos Street, Austin.)

The Texas Air Control Board (TACB) proposes the repeal of §§115.412 and 115.413, concerning volatile organic compound exemption status in Brazoria, Dallas, El Paso, Galveston, Gregg, Harris, Jefferson, Nueces, Orange, Tarrant, and Victoria Counties. Both sections within this undesignated head are proposed for repeal as follows: §115.412, concerning exemption cancellation; and §115.413, concerning compliance schedule.

The repeal of this undesignated head is part of a series of substantial proposed revisions to Chapter 115, concerning control of air pollution from volatile organic compounds. Since the proposed changes are extensive, the staff has determined that it would be administratively more efficient to propose concurrently the repeal of Chapter 115 in its entirety and to add a new Chapter 115. This action is being proposed in order to update the regulation and to satisfy the Environmental Protection Agency (EPA) requirements for Phase I of the post-1987 state implementation plan.

Bennie Engelke, director of management and staff services, has determined that for the first five years that the repeals will be in effect there will be no fiscal implications as a result of enforcing or administering the repeal to state or local government or small businesses. There will be no adverse economic effect on small businesses.

Les Montgomery, P.E., director of the Technical Support and Regulation Development Program, has determined that for each year of the first five years the repeals as proposed are in effect the public benefit anticipated and unused provisions and confusing language. The public benefit of the concurrent adoption of new sections would be a better understanding and utility of the rules and the satisfaction of EPA requirements.

Public hearings on this proposal are scheduled for the following times and places: August 15, 1989, 10 a.m., Texas Air Control Board Auditorium, 6330 Highway 290 East, Austin; August 15, 1989, 7 p.m., City of Houston, Pollution Control Building Auditorium, 7411 Park Place Boulevard, Houston; August 16, 1989, 7 p.m., City Council Chambers, Second Floor, 2 Civic Center Plaza, El Paso; and August 17, 1989, 4 p.m., Arlington Public Library, 101 East Abram, Arlington.

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The repeals are proposed under Texas Civil Statutes, Article 4477-5, §3.09(a), which provide the TACB 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.

§115.411. Reserved.