

SECTION VII

COMPLIANCE SCHEDULES

VII - COMPLIANCE SCHEDULES

A. Particulate Matter

Regulation I in Section XIV requires all sources to be in compliance with the provisions contained therein on or before December 31, 1973. This Regulation is legally enforceable as similar Regulations have been tested in the courts.

Sources requiring a reduction in emissions in order to comply with Regulation I will be so notified by letter. A sample letter to be used in the initial contact is attached.

Conferences will be held with each source and a legally enforceable compliance schedule will be developed. Legal enforceability exists by virtue of both Regulation I and the Variance System. If, for technical reasons, adequate controls cannot be installed and tested prior to December 1973, requests for variance will be considered. Such requests must be thoroughly justified by technical data. In no case will a variance be extended beyond June 1975. Periodic reports regarding abatement and work schedule progress will be required, and periodic inspections of such progress will be made by the staff. (See Regulation I - Rule 108). These reports shall include, but not be limited to, specific dates on which engineering, design, procurement, installation, start-up and testing of abatement equipment are expected to be completed. In order for a holder to maintain a variance or receive an extension of variance, satisfactory fulfillment of such incremental time schedules must be reflected in all periodic reports.

The following chart indicates source categories and major contributors, each one emitting at least 0.5 tons per day.

	Number of Industries	Tons/Day	Estimated Reduction Required
1) Petroleum Refining & Petrochemical Operations	7	57	30.8
2) Chemical Process Industries	9	50	27.0
3) Mineral Products Industries	3	38	20.5
4) Food and Agricultural Industries	5	12	6.5
5) Metallurgical Industries	4	7	3.8
6) Wood Processing	<u>2</u>	<u>6</u>	<u>3.2</u>
	34	170	91.8

Ton/Day Reduction

There are 220 additional sources, each contributing less than 0.5 tons/day (of the 220, 69 contribute less than .01 tons/day). Further details of reductions required by individual sources are contained in Section VI and Appendix A. A comprehensive list of sources and progress toward attaining compliance will be included in the first semi annual report to the administrator

3. Sulfur Dioxide (SO₂)

Regulation II in Section XIV requires all sources to be in compliance with the provisions contained therein on or before December 31, 1973. This Regulation is legally enforceable as similar Regulations have been tested in the courts.

Sources requiring a reduction in emissions in order to comply with Regulation II will be so notified by letter. A sample letter to be used in the initial contact is attached.

Conferences will be held with each source and a legally enforceable compliance schedule will be developed. Legal enforceability exists by virtue of both Regulation II and the Variance System. If, for technical reasons, adequate controls cannot be installed and tested prior to December 1973, requests for variance will be considered. Such requests must be thoroughly justified by technical data. In no case will a variance be extended beyond June 1975. Periodic reports regarding abatement and work schedule progress will be made by the staff. (See Regulation II - Rule 204). These reports shall include, but not be limited to, specific dates on which engineering, design, procurement, installation, start-up and testing of abatement equipment are expected to be completed. In order for a holder to maintain a variance or receive an extension of variance, satisfactory fulfillment of such incremental time schedules must be reflected in all periodic reports.

Further details of reductions required by individual sources are contained in Section VI and Appendix A. A comprehensive list of sources and progress toward attaining compliance will be included in the first semi annual report to the administrator. See particulates.

2. Carbon Monoxide, Hydro Carbons and Nitrogen Dioxide

Regulations V (CO, HC) and VII (NO₂) in Section XIV require compliance with the provisions contained therein on or before December 31, 1973. The same procedure outlined above for particulate and SO₂ will obtain for these pollutants. The sample letter referencing the appropriate regulation will be forwarded to the emission source. Further details of reductions required by source category are contained in Section VI and Appendix A. A comprehensive list of sources and progress toward attaining compliance will be included in the first semi annual report to the administrator.



TEXAS AIR CONTROL BOARD

1100 WEST 49th STREET
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Dear Plant Manager:

In order to attain an acceptable level of air quality, and as part of the overall State Plan, the Texas Air Control Board has adopted Regulation _____ concerning _____. A copy of Regulation _____ is enclosed for your information.

The Board has specified that all sources must comply with the newly-adopted Regulation _____ by December 31, 1973. In order to meet this requirement, it may be necessary for your company to substantially reduce its emission levels. I believe that it would be in the best interest of all concerned for us to discuss this necessity for the reduction of emissions as soon as possible. Representatives of my staff will be available to discuss any problems which may arise in effecting a compliance schedule for your company. Please let me know of a date and time on which we can meet on this matter.

Your cooperation with Texas Air Pollution Control Services will be greatly appreciated.

Yours very truly,

Charles R. Barden, P. E.
Executive Secretary
Texas Air Control Board

enclosure