

40 CFR 82 Subpart F - Rule Interpretation Memos

- ! [Applicability of 40 CFR 82 subpart F to air conditioning for personal comfort.](#)
[August 1, 2003]

Last Modified: August 1, 2003

Air Rule Interpretation Summary Form

Code Number	82F.001
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Applicability of 40 CFR 82 subpart F to air conditioning for personal comfort.	August 1, 2003
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Rule/Regulation Citation(s):	Federal Rule: <u>X</u> State Regulation: <u> </u>
40 CFR Part 82, Subpart F § 82.150(b)	Description: Part 82 - Protection of Stratospheric Ozone Subpart F - Recycling and Emissions Reduction
Interpretation Request:	
Does the definition of “appliance” in 40 Code of Federal Regulation (CFR) Part 82, Subpart F apply to air conditioning units used for commercial personal comfort, thereby making a facility with this type of air conditioning unit subject to § 82.150(b)?	
Determination:	
Personal comfort air conditioning units are considered to be an “appliance” as defined under § 82.152; therefore, an owner of this type of air conditioning unit is subject to § 82.150(b).	
Please note that 40 CFR Part 82 is enforceable only by the Administrator of the U.S. Environmental Protection Agency (EPA).	

Note: This determination was originally issued in 1998. In 2003, it was reissued with minimal non-substantive changes. The 2003 revision does not include any substantive or technical changes.

Bibliography:

40 CFR 82, Subpart F (1997)

58 Fed. Reg. 28,669 (1993). [May 14, 1993]

Air RIT Rule Interpretation/Opinion Code #: 82F.001

Please note, in the event that an external customer feels that this rule interpretation is in error or a source of information has been overlooked which would change the determination, a request for reconsideration may be submitted. Requests must be submitted on a Reconsideration Process Form which is available at the TCEQ’s homepage: <http://www.tnrc.state.tx.us/permitting/airperm/opd/rimhmpg.htm>, or from any of the air rule interpretation team members.