

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[FL-62-1-9610a; FL-66-1-9729a; FRL-6352-9]

Approval and Promulgation of Air Quality Implementation Plans; Revised Format for Materials Being Incorporated by Reference for Florida; Approval of Recodification of the Florida Administrative Code

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: EPA is approving revisions to the Florida State Implementation Plan (SIP) submitted on December 21, 1994, and April 15, 1996, by the State of Florida through the Florida Department of Environmental Protection (FDEP). These submittals include miscellaneous revisions and the recodification of the Florida Administrative Code (F.A.C.). This recodification renumbers and reorganizes the Florida SIP to match the F.A.C. numbering system, reduces the number of rule sections to make the SIP less complex, and corrects typographical errors. EPA is also revising the format of 40 CFR part 52 for materials submitted by Florida that are incorporated by reference (IBR) into their SIP. The regulations affected by this format change have all been previously submitted by the State agency and approved by EPA. This format revision will primarily affect the "Identification of plan" section of CFR part 52, as well as the format of the SIP materials that will be available for public inspection at the Office of the Federal Register (OFR), the Air and Radiation Docket and Information Center located in Waterside Mall, Washington, DC, and the Regional Office. The sections of 40 CFR part 52 pertaining to provisions promulgated by EPA or State-submitted materials that are not subject to IBR review remain unchanged.

DATES: This direct final rule is effective on August 16, 1999 without further notice, unless EPA receives adverse comments by July 16, 1999. If EPA receives adverse comment, we will publish a timely withdrawal of the direct final rule in the **Federal Register** and inform the public that the rule will not take effect.

ADDRESSES: You should address comments on this recodification action to Joey LeVasseur at the EPA, Region 4 Air Planning Branch, 61 Forsyth Street, SW, Atlanta, Georgia 30303-8960.

Copies of documents related to this action are available for the public to review during normal business hours at the locations below. If you would like to review these documents, please make an appointment with the appropriate office at least 24 hours before the visiting day. Reference file FL62-1-9610 and FL66-1-9729. The Region 4 office may have additional documents not available at the other locations.

Air and Radiation Docket and Information Center (Air Docket 6102), U.S. Environmental Protection Agency, 401 M Street, SW, Washington, DC 20460.

Environmental Protection Agency, Region 4 Air Planning Branch, 61 Forsyth Street, SW, Atlanta, Georgia 30303-8960. Office of the **Federal Register**, 800 North Capitol Street, NW, Suite 700, Washington, DC. Florida Department of Environmental Protection, Twin Towers Office Building, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

FOR FURTHER INFORMATION CONTACT: Joey LeVasseur at 404/562-9035 (E-mail: levasseur.joey@epa.gov).

SUPPLEMENTARY INFORMATION:

I. Revised IBR Format

A. Background

Each State is required to have a SIP which contains the control measures and strategies which will be used to attain and maintain the national ambient air quality standards (NAAQS). The SIP is extensive, containing such elements as emission inventories, monitoring network, attainment demonstrations, and enforcement mechanisms. The control measures and strategies must be formally adopted by each state after the public has had an opportunity to comment on them. They are then submitted to EPA as SIP revisions on which EPA must formally act.

Once these control measures are approved by EPA after notice and comment, they are incorporated into the SIP and are identified in part 52 (Approval and Promulgation of Implementation Plans), Title 40 of the Code of Federal Regulations (40 CFR part 52). The actual State regulations which are approved by EPA are not reproduced in their entirety in 40 CFR part 52, but are "incorporated by reference," which means that the citation of a given State regulation with a specific effective date has been approved by EPA. This format allows both EPA and the public to know which measures are contained in a given SIP and insures that the State is enforcing the regulations. It also allows EPA and

the public to take enforcement action, should a State not enforce its SIP-approved regulations.

The SIP is a living document which can be revised by the State as necessary to address the unique air pollution problems in the State. Therefore, EPA from time to time must take action on SIP revisions which may contain new and/or revised regulations. On May 22, 1997 (62 FR 27968), EPA revised the procedures for incorporating by reference federally-approved SIPs, as a result of consultations between EPA and OFR. EPA began the process of developing (1) a revised SIP document for each State that would be IBR under the provisions of 1 CFR part 51; (2) a revised mechanism for announcing EPA approval of revisions to an applicable SIP and updating both the IBR document and the CFR, and (3) a revised format of the "Identification of plan" sections for each applicable subpart to reflect these revised IBR procedures. The description of the revised SIP document, IBR procedures and "Identification of plan" format are discussed in further detail in the May 22, 1997, **Federal Register** document.

B. Content of revised IBR document

The new SIP compilations contain the Federally-approved portion of regulations and source specific SIP revisions submitted by each State agency. These regulations and source specific SIP revisions have all been approved by EPA through previous rule making actions in the **Federal Register**. The compilations are stored in 3-ring binders and will be updated, primarily on an annual basis.

Each compilation consists of two parts. Part 1 contains the regulations and Part 2 contains the source specific SIP revisions that have been approved as part of the SIP. Each part has a table of contents identifying each regulation or each source specific SIP revision. The table of contents in the compilation corresponds to the table of contents published in 40 CFR part 52 for these States. The Regional EPA Offices have the primary responsibility for ensuring accuracy and updating the compilations. The Region 4 EPA Office developed and will maintain the compilation for Florida. A copy of the full text of the State's current compilation will also be maintained at the Office of Federal Register and EPA's Air Docket and Information Center. EPA is continuing, with this document, the phasing in of SIP compilations for individual States that began with Mississippi and South Carolina on July 1, 1997 (See 62 FR 35441). EPA expects to complete the conversion of the

revised "Identification of plan" format and IBR documentation for all States by May 1999. This revised format is consistent with the SIP compilation requirements of section 110(h)(1) of the Clean Air Act.

C. Revised Format of the "Identification of plan" Sections in Each Subpart

In order to better serve the public, EPA is revising the organization of the "Identification of plan" section and including additional information which will make it clearer as to what provisions constitute the enforceable elements of the SIP.

The revised Identification of plan section will contain five subsections: (a) Purpose and scope, (b) Incorporation by reference, (c) EPA approved regulations, (d) EPA approved source specific SIP revisions, and (e) EPA approved nonregulatory provisions such as transportation control measures, statutory provisions, control strategies, monitoring networks, etc.

D. Enforceability and Legal Effect

All revisions to the applicable SIP become federally enforceable as of the effective date of the revisions to paragraphs (c), (d) or (e) of the applicable "Identification of plan" found in each subpart of 40 CFR part 52. To facilitate enforcement of previously approved SIP provisions and provide a smooth transition to the new SIP processing system, EPA is retaining the original "Identification of plan" section, previously appearing in the CFR as the first or second section of part 52 for each State subpart. After an initial two year period, EPA will review its experience with the new system and enforceability of previously approved SIP measures, and will decide whether or not to retain the "Identification of plan" appendices for some further period.

II. Recodification Submittals

A. December 21, 1994, Submittal

On December 21, 1994, the State of Florida through the FDEP submitted a recodification of the F.A.C. with miscellaneous revisions to the Florida SIP. As a result of the 1993 merger of the Department of Environmental Regulation (DER) and Department of Natural Resources (DNR) into the Department of Environmental Protection, all "title 17" rule chapters of the DER were transferred to "title 62" of the Florida Administrative Code, effective August 10, 1994. All rule numbers comprising Florida's SIP are unchanged except for the first two digits. The EPA is now merely

approving the recodification to make the SIP consistent with the numbering system currently used by the F.A.C., and approving the miscellaneous revisions.

B. April 15, 1996, Submittal

On April 15, 1996, FDEP submitted another recodification to reduce the number and complexity of the FDEP regulations, along with minor revisions and corrections. Most definitions were moved to Chapter 62-204 and Chapter 62-210, while other rules were repealed which are obsolete or redundant.

The miscellaneous rule revisions, repeals, and corrections from both submittals that are being approved in this action are fully discussed in the submittals and the technical support document (TSD) at the Region 4 Office listed in the addresses section of this notice.

EPA has reviewed the submitted revisions, but has not fully reviewed the substance of the recodified regulations that were approved into the SIP in previous rulemakings. The EPA is now merely approving the renumbering system submitted by the State and the revisions outlined in the submittals and the TSD. To the extent EPA has issued any SIP calls to the State with respect to the adequacy of any of the rules subject to this recodification, EPA will continue to require the State to correct any such rule deficiencies despite EPA's approval of this recodification.

Final Action

EPA is approving the aforementioned changes to the SIP without prior proposal because the Agency views this as a noncontroversial amendment and anticipates no adverse comments. However, in this issue of the **Federal Register**, EPA is publishing a separate document that will serve as the proposal to approve the SIP revision should relevant adverse comments be filed. This rule will be effective August 16, 1999 without further notice unless the agency receives relevant adverse comments by July 16, 1999.

If the EPA receives such comments, then EPA will publish a document withdrawing the final rule and informing the public that the rule will not take effect. All public comments received will then be addressed in a subsequent final rule based on the proposed rule. The EPA will not institute a second comment period on this rule. Only parties interested in commenting on this rule should do so at this time. If no such comments are received, the public is advised that this rule will be effective on August 16, 1999 and no further action will be taken on the proposed rule.

III. Administrative Requirements

A. Executive Order 12866

The Office of Management and Budget (OMB) has exempted this regulatory action from review under Executive Order 12866, entitled Regulatory Planning and Review.

B. Executive Order 13045

The final rule is not subject to Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks, because it is not an "economically significant" action under Executive Order 12866.

C. Regulatory Flexibility

The Regulatory Flexibility Act (RFA) generally requires an agency to conduct a regulatory flexibility analysis of any rule subject to notice and comment rulemaking requirements unless the agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and small government jurisdictions.

SIP approvals under section 110 and subchapter I, part D of the Clean Air Act do not create any new requirements but simply approve requirements that the State is already imposing. Therefore, because the Federal SIP approval does not create any new requirements, I certify that this action will not have a significant economic impact on a substantial number of small entities. Moreover, due to the nature of the Federal-State relationship under the CAA, preparation of a flexibility analysis would constitute Federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S. EPA*, 427 U.S. 246, 255-66 (1976); 42 U.S.C. 7410(a)(2).

D. Unfunded Mandates

Under Section 202 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must prepare a budgetary impact statement to accompany any proposed or final rule that includes a Federal mandate that may result in estimated costs to State, local, or tribal governments in the aggregate; or to private sector, of \$100 million or more. Under Section 205, EPA must select the most cost-effective and least burdensome alternative that achieves the objectives of the rule and is consistent with statutory requirements. Section 203 requires EPA

to establish a plan for informing and advising any small governments that may be significantly or uniquely impacted by the rule.

EPA has determined that the approval action promulgated does not include a Federal mandate that may result in estimated costs of \$100 million or more to either State, local, or tribal governments in the aggregate, or to the private sector. This Federal action approves pre-existing requirements under State or local law, and imposes no new requirements. Accordingly, no additional costs to State, local, or tribal governments, or to the private sector, result from this action.

E. Submission to Congress and the Comptroller General

The Congressional Review Act, 5 U.S.C. 801 *et seq.*, as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. This rule is not a "major rule" as defined by 5 U.S.C. 804(2).

F. Petitions for Judicial Review

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by August 16, 1999. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the

purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur oxides.

Dated: September 1, 1998.

A. Stanley Meiburg,

Acting Regional Administrator, Region 4.

Note: This document was received at the Office of the Federal Register on June 9, 1999.

Part 52 of chapter I, title 40, *Code of Federal Regulations*, is amended as follows:

PART 52—[AMENDED]

1. The authority for citation for part 52 continues to read as follows:

Authority: 42 U.S.C. 7401 *et seq.*

Subpart K—Florida

2. Section 52.520 is redesignated as § 52.536 and the section heading and paragraph (a) are revised to read as follows:

§ 52.536 Original identification of plan section.

(a) This section identifies the original "State of Florida Air Implementation Plan" and all revisions submitted by Florida that were federally approved prior to July 1, 1998.

* * * * *

3. A new § 52.520 is added to read as follows:

§ 52.520 Identification of plan.

(a) Purpose and scope. This section sets forth the applicable State implementation plan for Florida under section 110 of the Clean Air Act, 42 U.S.C. 7401, and 40 CFR part 51 to meet national ambient air quality standards.

(b) Incorporation by reference.

(1) Material listed in paragraphs (c) and (d) of this section with an EPA approval date prior to July 1, 1998, was approved for incorporation by reference by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Material is incorporated as it exists on the date of the approval, and notice of any change in the material will be published in the **Federal Register**. Entries in paragraphs (c) and (d) of this section with EPA approval dates after July 1, 1998, will be incorporated by reference in the next update to the SIP compilation.

(2) EPA Region 4 certifies that the rules/regulations provided by EPA in the SIP compilation at the addresses in paragraph (b)(3) are an exact duplicate of the officially promulgated State rules/regulations which have been approved as part of the State implementation plan as of July 1, 1998.

(3) Copies of the materials incorporated by reference may be inspected at the Region 4 EPA Office at 61 Forsyth Street, SW., Atlanta, GA 30303; the Office of Federal Register, 800 North Capitol Street, NW., Suite 700, Washington, DC; or at the EPA, Air and Radiation Docket and Information Center, Air Docket (6102), 401 M Street, SW., Washington, DC 20460.

(c) EPA approved regulations.

EPA APPROVED FLORIDA REGULATIONS

State citation	Title/subject	State effective date	EPA approval date	Explanation
62-204	Air Pollution Control—General Provisions			
62-204.100	Purpose and Scope	03/13/96	06/16/99	
62-204.200	Definitions	03/13/96	06/16/99	
62-204.220	Ambient Air Quality Protection	03/13/96	06/16/99	
62-204.240	Ambient Air Quality Standards	03/13/96	06/16/99	
62-204.260	Prevention of Significant Deterioration Increments.	03/13/96	06/16/99	
62-204.320	Procedures for Designation and Redesignation of Areas.	03/13/96	06/16/99	
62-204.340	Designation of Attainment, Nonattainment, and Maintenance Areas.	03/13/96	06/16/99	
62-204.360	Designation of Prevention of Significant Deterioration Areas.	03/13/96	06/16/99	
62-204.400	Public Notice and Hearing Requirements for State Implementation Plan Revisions.	11/30/94	06/16/99	

EPA APPROVED FLORIDA REGULATIONS—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
62-210	Stationary Sources—General Requirements			
62-210.100	Purpose and Scope	11/23/94	06/16/99	
62-210.200	Definitions	10/15/96	05/27/98, 63 FR 28905	
62-210.220	Small Business Assistance Program	10/15/96	05/27/98, 63 FR 28905	
62-210.300	Permits Required	08/15/96	01/17/97, 62 FR 2587	
62-210.350	Public Notice and Comment	11/23/94	06/16/99	
62-210.360	Administrative Permit Corrections	11/23/94	06/16/99	
62-210.370	Reports	11/23/94	06/16/99	
62-210.550	Stack Height Policy	11/23/94	06/16/99	
62-210.650	Circumvention	10/15/92	10/20/94, 59 FR 52916	
62-210.700	Excess Emissions	11/23/94	06/16/99	
62-212	Stationary Sources—Preconstruction Review			
62-212.100	Purpose and Scope	03/13/96	06/16/99	
62-212.300	Sources Not Subject to Prevention of Significant Deterioration or Nonattainment Requirements.	11/23/94	06/16/99	
62-212.400	Prevention of Significant Deterioration	03/13/96	06/16/99	
62-212.500	New Source Review for Nonattainment Areas.	03/13/96	06/16/99	
62-212.600	Source Specific New Source Review Requirements.	03/13/96	06/16/99	
62-242	Motor Vehicle Emissions Standards and Test Procedures			
62-242.100	Purpose and Scope	03/21/91	03/22/93, 58 FR 15277	
62-242.200	Definitions	03/13/96	06/16/99,	
62-242.400	Standards and Procedures For Inspection of Gasoline-Fueled Vehicles; Pass/Fail Criteria.	02/02/93	10/11/94, 59 FR 51382	
62-242.500	Standards and Procedures For Inspection of Diesel Fueled Vehicles; Pass/Fail Criteria.	02/02/93	10/11/94, 59 FR 51382	
62-242.600	Equipment Performance Specifications	02/02/93	10/11/94, 59 FR 51382	
62-242.700	Tampering Inspection	02/02/93	10/11/94, 59 FR 51382	
62-242.800	Low Emissions Adjustment	02/02/93	10/11/94, 59 FR 51382	
62-242.900	Training Criteria For Motor Vehicle Emissions Inspection Personnel.	02/02/93	10/11/94, 59 FR 51382	
62-243	Tampering With Motor Vehicle Air Pollution Control Equipment			
62-243.100	Purpose and Scope	05/29/90	06/09/92, 57 FR 24370	
62-243.200	Definitions	01/02/91	06/09/92, 57 FR 24378	
62-243.300	Exemptions	01/02/91	06/09/92, 57 FR 24378	
62-243.400	Prohibitions	01/02/91	06/09/92, 57 FR 24378	
62-243.500	Certification	01/02/91	06/09/92, 57 FR 24378	
62-243.600	Enforcement	01/02/91	06/09/92, 57 FR 24378	
62-243.700	Penalties	05/29/90	06/09/92, 57 FR 24370	
62-244	Visible Emissions From Motor Vehicles			
62-244.100	Purpose and Scope	02/21/90	06/09/92, 57 FR 24370	
62-244.200	Definitions	02/21/90	06/09/92, 57 FR 24370	
62-244.300	Exemptions	02/21/90	06/09/92, 57 FR 24370	
62-244.400	Prohibitions	02/21/90	06/09/92, 57 FR 24370	
62-244.500	Enforcement	02/21/90	06/09/92, 57 FR 24370	
62-244.600	Penalties	02/21/90	06/09/92, 57 FR 24370	
62-252	Gasoline Vapor Control			
62-252.100	Purpose and Scope	02/02/93	03/24/94, 59 FR 13883	
62-252.200	Definitions	02/02/93	03/24/94, 59 FR 13883	
62-252.300	Gasoline Dispensing Facilities—Stage I Vapor Recovery.	02/02/93	03/21/94, 59 FR 13883	
62-252.400	Gasoline Dispensing Facilities—Stage II Vapor Recovery.	11/23/94	06/16/99	
62-252.500	Gasoline Tanker Trucks	09/10/96	07/21/97 62 FR 38918	
62-252.800	Penalties	02/02/93	03/24/94, 59 FR 13883	
62-252.900	Forms	09/10/96	07/21/97, 62 FR 38918	

EPA APPROVED FLORIDA REGULATIONS—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
62-256	Open Burning and Frost Protection Fires			
62-256.100	Declaration and Intent	12/09/75	11/01/77, 42 FR 57124	
62-256.200	Definitions	11/30/94	06/16/99	
62-256.300	Prohibitions	11/30/94	06/16/99	
62-256.400	Agricultural and Silvicultural Fires	07/01/71	05/31/72, 37 FR 10842	
62-256.450	Burning for Cold or Frost Protection	06/27/91	09/09/94, 59 FR 46552	
62-256.500	Land Clearing	11/30/94	06/16/99	
62-256.600	Industrial, Commercial, Municipal, and Research Open Burning.	07/01/71	05/31/72, 37 FR 10842	
62-256.700	Open Burning Allowed	11/30/94	06/16/99	
62-256.800	Effective Date	07/01/71	05/31/72, 37 FR 10842	
62-296	Stationary Sources—Emission Standards			
62-296.100	Purpose and Scope	03/13/96	06/16/99	
62-296.320	General Pollutant Emission Limiting Standards.	03/13/96	06/16/99	
62-296.401	Incinerators	03/13/96	06/16/99	
62-296.402	Sulfuric Acid Plants	03/13/96	06/16/99	
62-296.403	Phosphate Processing	03/13/96	06/16/99	
62-296.404	Kraft (Sulfate) Pulp Mills and Tall Oil Plants.	03/13/96	06/16/99	
62-296.405	Fossil Fuel Steam Generators with more than 250 million Btu per Hour Heat Input.	03/13/96	06/16/99	
62-296.406	Fossil Fuel Steam Generators with less than 250 million Btu per Hour Heat Input, New and Existing Emissions Units.	03/13/96	06/16/99	
62-296.407	Portland Cement Plants	11/23/94	06/16/99	
62-296.408	Nitric Acid Plants	11/23/94	06/16/99	
62-296.409	Sulfur Recovery Plants	11/23/94	06/16/99	
62-296.410	Carbonaceous Fuel Burning Equipment	11/23/94	06/16/99	
62-296.411	Sulfur Storage and Handling Facilities	11/23/94	06/16/99	
62-296.412	Dry Cleaning Facilities	03/13/96	06/16/99	
62-296.413	Synthetic Organic Fiber Production	03/13/96	06/16/99	
62-296.414	Concrete Batching Plants	03/13/96	06/16/99	
62-296.415	Soil Thermal Treatment Facilities	03/13/96	06/16/99	
62-296.500	Reasonably Available Control Technology (RACT)—Volatile Organic Compounds.	11/23/94	06/16/99	
62-296.501	Can Coating	11/23/94	06/16/99	
62-296.502	Coil Coating	11/23/94	06/16/99	
62-296.503	Paper Coating	11/23/94	06/16/99	
62-296.504	Fabric and Vinyl Coating	11/23/94	06/16/99	
62-296.505	Metal Furniture Coating	11/23/94	06/16/99	
62-296.506	Surface Coating of Large Appliances	11/23/94	06/16/99	
62-296.507	Magnet Wire Coating	11/23/94	06/16/99	
62-296.508	Petroleum Liquid Storage	11/23/94	06/16/99	
62-296.509	Bulk Gasoline Plants	10/15/92	10/20/94, 59 FR 52916	
62-296.510	Bulk Gasoline Terminals	11/23/94	06/16/99	
62-296.511	Solvent Metal Cleaning	11/23/94	06/16/99	
62-296.512	Cutback Asphalt	11/23/94	06/16/99	
62-296.513	Surface Coating of Miscellaneous Metal Parts and Products.	11/23/94	06/16/99	
62-296.514	Surface Coating of Flat Wood Paneling	11/23/94	06/16/99	
62-296.515	Graphic Arts Systems	11/23/94	06/16/99	
62-296.516	Petroleum Liquid Storage Tanks With External Floating Roofs.	11/23/94	06/16/99	
62-296.570	Reasonably Available Control Technology (RACT)—Requirements for Major VOC- and NO _x -Emitting Facilities.	11/23/94	06/16/99	
62-296.600	Reasonably Available Control Technology (RACT)—Lead.	03/13/96	06/16/99	
62-296.601	Lead Processing Operations in General	08/08/94	09/18/96, 61 FR 49064	
62-296.602	Primary Lead-Acid Battery Manufacturing Operations.	03/13/96	06/16/99	
62-296.603	Secondary Lead Smelting Operations	08/08/94	09/18/96, 61 FR 49064	
62-296.604	Electric Arc Furnace Equipped Secondary Steel Manufacturing Operations.	08/08/94	09/18/96, 61 FR 49064	
62-296.605	Lead Oxide Handling Operations	08/08/94	09/18/96, 61 FR 49064	

EPA APPROVED FLORIDA REGULATIONS—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
62-296.700	Reasonably Available Control Technology (RACT)—Particulate Matter.	11/23/94	06/16/99	
62-296.701	Portland Cement Plants	11/23/94	06/16/99	
62-296.702	Fossil Fuel Steam Generators	11/23/94	06/16/99	
62-296.703	Carbonaceous Fuel Burners	11/23/94	06/16/99	
62-296.704	Asphalt Concrete Plants	11/23/94	06/16/99	
62-296.705	Phosphate Processing operations	11/23/94	06/16/99	
62-296.706	Glass Manufacturing Process	11/23/94	06/16/99	
62-296.707	Electric Arc Furnaces	11/23/94	06/16/99	
62-296.708	Sweat or Pot Furnaces	11/23/94	06/16/99	
62-296.709	Lime Kilns	11/23/94	06/16/99	
62-296.710	Smelt Dissolving Tanks	11/23/94	06/16/99	
62-296.711	Materials Handling, Sizing, Screening, Crushing and Grinding operations.	11/23/94	06/16/99	
62-296.712	Miscellaneous Manufacturing Process Operations.	11/23/94	06/16/99	
62-297	Stationary Sources—Emissions Monitoring			
62-297.100	Purpose and Scope	03/13/96	06/16/99	
62-297.310	General Test Requirements	03/13/96	06/16/99	
62-297.400	EPA Methods Adopted by Reference	11/23/94	06/16/99	
62-297.401	Compliance Test Methods	03/13/96	06/16/99	
62-297.411	DEP Method 1	11/23/94	06/16/99	
62-297.412	DEP Method 2	10/15/92	10/20/94, 59 FR 52916	
62-297.413	DEP Method 3	10/15/92	10/20/94, 59 FR 52916	
62-297.415	DEP Method 5	11/23/94	06/16/99	
62-297.416	DEP Method 5A	10/15/92	10/20/94, 59 FR 52916	
62-297.417	DEP Method 6	11/23/94	06/16/99	
62-297.423	EPA Method 12—Determination of Inorganic Lead Emissions from Stationary Sources.	11/23/94	06/16/99	
62-297.440	Supplementary Test Procedures	11/23/94	06/16/99	
62-297.450	EPA VOC Capture Efficiency Test Procedures.	11/23/94	06/16/99	
62-297.620	Exceptions and Approval of Alternate Procedures and Requirements.	11/23/94	06/16/99	

(d) EPA-approved State Source—specific requirements.

EPA-APPROVED FLORIDA SOURCE—SPECIFIC REQUIREMENTS

Name of source	Permit number	State effective date	EPA approval date	Explanation
None.				

(e) Reserved.

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