§52.529 [Reserved]

§ 52.530 Significant deterioration of air quality.

(a) EPA approves the Florida Prevention of Significant Deterioration (PSD) rule on condition that the State submit to EPA by December 14, 1983, a demonstration that its method of calculating increment consumption is consistent with Federal law and regulations. After receipt of the submittal and consideration of additional comments, EPA will, if it finds the State's method to be consistent, fully approve the Florida plan. If not, the State will change its regulation to implement EPA's approach.

(b) Pending final full approval of the State's PSD plan by EPA, if a source's application can be approved under Florida's rules, but not under EPA's rules, solely because of the different methods of calculating increment consumption, the source must obtain a PSD permit from EPA before beginning construction.

(c) All applications and other information required pursuant to §52.21 of this part from sources located in the State of Florida shall be submitted to the Florida Department of Environmental Regulation, Bureau of Air Quality Management, Twin Towers Office Building, 2600 Blair Stone Road, Tallahassee, Florida 32301.

(d) The requirements of sections 160 through 165 of the Clean Air Act are not met since the Florida plan, as submitted, does not apply to certain sources. Therefore, the provisions of \$52.21 except paragraph (a)(1) are hereby incorporated by reference and made a part of the Florida plan for:

(1) Sources proposing to locate on Indian reservations in Florida; and

(2) Permits issued by EPA prior to approval of the Florida PSD rule.

[45 FR 52741, Aug. 7, 1980, as amended at 46 FR 17020, Mar. 17, 1981; 48 FR 52716, Nov. 22, 1983; 68 FR 11322, Mar. 10, 2003; 68 FR 74488, Dec. 24, 2003]

§52.532 Extensions.

(a) The Administrator hereby extends for 18 months (until July 1, 1980) the statutory timetable for submittal of Florida's plans to attain and maintain the secondary ambient standard for

particulate matter in the Jacksonville and Tampa nonattainment areas (40 CFR 81.310).

[45 FR 2033, Jan. 10, 1980; 45 FR 28112, Apr. 28, 1980]

§52.533 Source surveillance.

The plan lacks test methods for several source categories. As required by §52.12(c)(1) of this part, EPA test methods (found at 40 CFR part 60) will be used by EPA to determine compliance with the following emission limiting standards:

(a) Particulate emissions from citrus plants controlled by a scrubber and subject to the process weight table (submitted as 17–2.05(2) and reformatted as 17–2.610(1)1.a).

(b) TRS emissions from recovery furnaces at kraft pulp mills (submitted as 17–2.05(6)D and reformatted as 17–2.600(4)1).

(c) Sulfur dioxide emissions from fossil fuel steam sources (submitted as 17-2.05(6)E and reformatted as 17-2.600 (5) and (6)).

(d) Emissions from portland cement plants (submitted as 17–2.05(6)F and reformatted as 17–2.600(7)).

(e) Particulate and visible emissions from carbonaceous fuel burning equipment (submitted as 17–2.05(6)I and reformatted as 17–2.600(10)).

[47 FR 32116, July 26, 1982]

§52.534 Visibility protection.

- (a) The requirements of section 169A of the Clean Air Act are not met because the plan does not include approvable procedures meeting the requirements of 40 CFR 51.305 and 51.307 for protection of visibility in mandatory Class I Federal areas.
- (b) Regulations for visibility new source review. The provisions of §52.28 are hereby incorporated and made part of the applicable plan for the State of Florida.

[51 FR 5505, Feb. 13, 1986]

§ 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.

- (b) The plan was officially submitted on January 27, 1972.
- (c) The plan revisions listed below were submitted on the dates specified.
- (1) Notification of adoption of standard procedures to test and evaluate air pollution sources submitted on April 10, 1972, by the Florida Department of Pollution Control.
- (2) Miscellaneous non-regulatory additions to the plan submitted on May 5, 1972, by the Florida Department of Pollution Control.
- (3) Compliance schedules submitted on June 1, 1973, by the Florida Department of Pollution Control.
- (4) Compliance schedules submitted on August 6, 1973, by the Florida Department of Pollution Control.
- (5) Revision of the State permit system to include indirect sources, Section III, Chapter 17–2, submitted on September 25, 1973, by the Florida Department of Pollution Control.
- (6) Compliance schedules submitted on February 26, 1974, by the Florida Department of Pollution Control.
- (7) Identification of ten AQMA's submitted on May 30, 1974, by the Florida Department of Pollution Control.
- (8) Request that EPA defer identification of seven AQCR's submitted on September 25, 1974, by the Florida Department of Pollution Control.
- (9) Additional information relating to the September 25, 1974, deferral request submitted on November 21, 1974, by the Florida Department of Pollution Control
- (10) Additional information relating to the September 25, 1974, deferral request submitted on January 9, 1975, by the Florida Department of Pollution Control.
- (11) Revision to SO_2 emission limits for sulfur recovery plants and sulfuric acid plants submitted on February 12, 1975, by the Florida Department of Pollution Control.
- (12) Request for deletion of four AQMA's from the AQMA identification list submitted on March 31, 1975, by the Florida Department of Pollution Control.
- (13) Additional information supporting the March 31, 1975, deletion request submitted on April 9, 1975, by the Florida Department of Pollution Control

- (14) Additional information supporting the March 31, 1975, deletion request submitted on April 15, 1975, by the Florida Department of Pollution Control
- (15) Revised limits on sulfur dioxide emissions from fossil-fuel-fired steam generators were submitted on July 26, 1975, by the Department of Environmental Regulation. (No action is taken on these new limits as they apply to Duval County.)
- (16) Revised ambient sulfur dioxide standards for Broward, Dade, and Palm Beach Counties, submitted on December 15, 1975, by the Florida Department of Environmental Regulation.
- (17) Revised burning rule for cold or frost protection, submitted on January 14, 1976, by the Florida Department of Environmental Regulation.
- (18) 1979 implementation plan revisions for nonattainment areas, (sulfur dioxide and ozone), submitted on April 30, 1979, as supplemented with August 27, 1979 and January 23, 1980 submittals by the Florida Department of Environmental Regulation.
- (19) Variance from particulate, sulfur dioxide, and visible emission limits of the plan for units of Florida Power and Light Company's Cape Canaveral, Ft. Myers, Manatee, Riviera, and Sanford plants, submitted on August 31, 1979, and June 23, 1980, by the Florida Department of Environmental Regulation. (The particulate variance for the Port Everglades and Turkey Point plants is disapproved.)
- (20) Limited variance from particulate, visible, and excess emissions limits granted to Florida Power and Light for Unit 4 of its Sanford station, submitted on February 4, 1980, by the Department of Environmental Regulation.
- (21) The implementation plan revision developed by the Florida DER for the Jacksonville and Tampa TSP secondary nonattainment areas under Part D of Title I of the CAA was submitted for EPA's approval on February 27, 1981. The control strategies, as approved and adopted for the local program agencies (the Duval County Bio-Environmental Services Division and the Hillsborough County Environmental Protection Commission) were

submitted to EPA on March 16 and April 20, 1982, respectively.

- (22) Pursuant to section 127 of the Clean Air Act, the Florida Department of Environmental Regulation submitted on April 15, 1980 a revision to the SIP concerning provisions for public notification and awareness.
- (23) The air quality surveillance plan revision was submitted by the Florida Department of Environmental Regulation on December 11, 1979 and updates Florida's SIP to meet EPA requirements as set forth in 40 CFR part 58 (44 FR 27558, May 10, 1979).
- (24) Reformatting of the Rules and Regulations portion of the Florida State Implementation Plan, submitted on May 8, 1978, by the Florida Department of Environmental Regulation.
- (25) Revisions to the Sulfur Dioxide Emission Limiting Regulations applicable to specific Fossil Fuel Steam Generators, submitted on November 6, 1978, and February 3, 1979, by the Florida Department of Environmental Regulation.
- (26) Request for delegation of authority for PSD submitted on September 22, 1980, by the Department of Environmental Regulation.
- (27) Corrections in 1979 revisions for ozone nonattainment areas (Broward, Dade, Duval, Hillsborough, Orange, Palm Beach, and Pinellas Counties) submitted on May 28, 1980, by the Florida Department of Environmental Regulation to meet conditions of the conditional approval of March 18, 1980 (45 FR 17140).
- (28) Revised limits on visible emissions from new sulfuric and nitric acid plants and mass particulate emission limits new Portland cement plants, submitted on July 16, 1976, by the Department of Environmental Regulation.
- (29) Revised Opacity Limits for Monsanto Textile Co., Pensacola, Florida, submitted on December 19, 1979, by the Florida Department of Environmental Regulation.
- (30) Operating permit for Stauffer Chemical Company, submitted on August 4, 1980, by the Florida Department of Environmental Regulation, to satisfy a condition of the approval of the 1979 revisions for the Pinellas County SO_2 nonattainment area.

- (31) Revised ambient CO and TSP standards applicable in Broward, Dade, and Palm Beach Counties, submitted on August 6, 1976, by the Florida Department of Environmental Regulation.
- (32) Set II VOC regulations, submitted on August 28, 1980, by the Florida Department of Environmental Regulation.
- (33) Amendments to Florida's continuous monitoring rule, submitted on January 27, 1978, by the Department of Environmental Regulation.
- (34) Revisions in Sections 17–2.21 and 17–2.32 of the Florida Administrative Code, adopting, in part, Federal NSPS and NESHAPS regulations, submitted by the Florida Department of Environmental Regulation on August 28, 1980.
- (35) Revision of gasoline bulk plant rule, submitted on October 15, 1980, by the Florida Department of Environmental Regulation.
- (36) Variance granted to Florida Power and Light Company for Unit 4 of its Sanford station, submitted on August 11, 1981, by the Department of Environmental Regulation. This variance is applicable until July 1, 1984, or until thirty months after EPAapproval, whichever, is later, for particulate, visible, and sulfur dioxide emissions.
- (37) RACT emission limits and bubble provision for General Portland Inc., Tampa (FAC 17-2.650(2)(c)1.c.), submitted by the Florida Department of Environmental Regulation on August 11, 1981.
- (38) Revocation of complex source rules, submitted on August 11, 1981, by the Florida Department of Environmental Regulation.
- (39) Emission limits for sources burning carbonaceous fuel, submitted on May 22, 1974, and January 21, 1981, and reformatted on August 11, 1981, by the Florida Department of Environmental Regulation.
- (40) Amendments to upset, startup and malfunction rule, submitted on August 12, 1976; revisions to section 17-2.05(14) FAC (excess emissions) and 17-2.05(6) Table II, E., FAC, fossil fuel steam generators-visible emissions, submitted on October 19, 1979; revision describing compliance testing for amendments in section 17-2.05 (14) and (6), submitted on September 24, 1980, by

the Department of Environmental Regulation.

- (41) Reformatting of the rules and regulations portion of the Florida State Implementation Plan, submitted on August 11, 1981, by the Florida Department of Environmental Regulation.
- (42) Revised open burning and frost protection rule and ambient lead standard, submitted on December 23, 1981, by the Florida Department of Environmental Regulation.
- (43) On July 14, 1980, the Florida Department of Environmental Regulation (FDER) submitted a revision pertaining to deletion of the regulation on existing petroleum refineries in nonattainment areas and adding test methods for gasoline truck tanks, vapor collection systems, volatile organic compound (VOC) content of coating materials and gasoline bulk terminals for sources located in ozone nonattainment areas. On May 30, 1980, FDER submitted a revision establishing incremental compliance dates for existing VOC sources and extending final compliance dates for certain gasoline service stations. On December 23, 1981, FDER submitted a revision establishing test methods for certain VOC sources, adopting three definitions used in the test methods, and exempting six VOCs.
- (44) Revised SO₂ limits for the Gannon Station of Tampa Electric Company, submitted on December 3, 1980, and associated methods of coal sampling and analysis, submitted on February 16, 1982, by the Florida Department of Environmental Regulation.
- (45) Revision of the commencement date of the COM test burn period for Florida Power and Light Co.'s Sanford Plant, Unit 4, submitted on March 30, 1982, by the Florida Department of Environmental Regulation.
- (46) Miscellaneous regulation changes, submitted on August 11, 1981, by the Florida Department of Environmental Regulation.
- (47) Point source emission testing methods submitted on December 30, 1980, and May 29, 1981, by the Florida Department of Environmental Regulation.
- (48) Revised ambient standards and episode alert level for ozone, submitted

on April 26, 1982, by the Florida Department of Environmental Regulation.

- (49) Changes in Open Burning and Frost Protection Fire Rule, submitted on November 15, 1982, by the Florida Department of Environmental Regulation.
- (50) Miscellaneous amendents to Chapter 17–2, submitted on December 23, 1982, by the Florida Department of Environmental Regulation.
- (51) Regulations for Prevention of Significant Deterioration, submitted on December 23, 1981, and December 23, 1982, by the Florida Department of Environmental Regulation. (No action is taken on the provisions for review involving vessel emissions or nonattainment areas.)
- (52) Amendments to Chapter 17-2.650(1)(a) and 17-2.650(2)(a) submitted on February 18, 1983, by the Florida Department of Environmental Regulation. The amendments require all new and modified sources of particulate and volatile organic compounds located in nonattainment areas or in areas of influence for particulate matter to utilize Reasonably Available Control Technology (RACT) if they are not subject to Lowest Achievable Emissions Rate (LAER) provisions.
- (53) Changes to Florida Administrative Code (FAC), Chapter 17-2, submitted on August 12, 1983, and June 13, 1984, by the Florida Department of Environmental Regulation (FDER).
 - (i) Incorporation by reference—
- (A) August 12, 1983, letter and April 17, 1984, certification of Administrative Rules filed with the Department of State, from the Florida Department of Environmental Regulation.
- (B) Amendments to Florida Administrative Code Rules 17–2.100(132), 17–2.300 (1) and (2), 17–2.400 (1) through (5), 17–2.500(2)(e)3, 17–2.500(2)(e)4.c.(i), 17–2.500(4)(b), 17–2.650(1)(a). These revisions were adopted on July 1, 1983, by the State of Florida Department of Environmental Regulation.
- (C) Amendments to Florida Administrative Code Rules 17–2.410 (1) and (3), and 17–2.460, approved on April 17, 1984, by the State of Florida Department of Environmental Regulation.
 - (ii) Additional material—none.
- (54) TSP variance for Jacksonville Kraft Paper Company, submitted on

September 2, 1983, by the Florida Department of Environmental Regulation.

- (55) State implementation plan for lead, submitted by the Department of Environmental Regulation on September 17, 1984.
 - (i) Incorporation by reference-
- (A) Amendments to Florida Administrative Code, Chapter 17.2–100, Definitions, and 17.2–500 and 510, Applicability (for New Source Review), adopted by the State on January 25, 1984, and September 17, 1984 letter from the Florida Department of Environmental Regulation to EPA.
 - (ii) Additional material—
- (A) Narrative submittal, including an attainment demonstration.
- (B) Emissions inventories for lead sources.
- (56) Amendments to the Florida Administrative Code (FAC) submitted by the Secretary of the Florida Department of Environmental Regulation (FDER) on May 30, 1985, which deals with source sampling.
 - (i) Incorporation by reference.
- (A) Amendments to 17–2.700 FAC, which deals with source sampling procedures and conditions, adopted on April 3, 1985, by the FDER.
 - (ii) Additional material.
 - (A) None.
- (57) Changes to Florida Administrative Code (FAC) Chapter 17-2, submitted on May 31, 1985, by the Florida Department of Environmental Regulation (FDER).
 - (i) Incorporation by reference.
- (A) May 31, 1985 letter from the Florida DER, and Amendments to FAC Chapters 17–2.100, 17–2.215, 17–2.540, 17–2.600, 17–2.700 and 17–2.753 which were adopted by the FDER on April 11, 1985. Allow sulfur in the pelletized form to be shipped and handled in the State. Also establish new source review requirements, emission estimating procedures, emission limiting standards, and test procedures for elemental sulfur storage and handling facilities.
 - (ii) Additional information.
 - (A) None.
- (58) Visibility new source review regulations were submitted to EPA on September 23, 1985.
 - (i) Incorporation by reference.

- (A) Letter of September 23, 1985, from the State of Florida Department of Environmental Regulation, and amendments to Rule 17–2.100 FAC (Definitions), Rule 17–2.220 FAC (Public Notice and Comment), and Rule 17–2.500 FAC (Prevention of Significant Deterioration), adopted by the Florida Department of Environmental Regulation on July 25, 1985.
- (59) Post-1982 CO SIP revision for Dade County, submitted on September 19, 1986, by the Florida Department of Environmental Regulation.
- (i) Incorporation by reference—none.
- (ii) Other material.
- (A) Narrative description of analysis performed for CO.
- (B) Analysis of East Flagler Street Carbon Monoxide Exceedances—Downtown Miami.
- (C) Description of Methodologies to Assess Eight-Hour Nighttime Carbon Monoxide Exceedances.
- (D) Identification and Analysis of Potential Carbon Monoxide Hotspots in Dade County, Florida.
- (E) Analysis of Transportation Control Measures (TCMs), Dade County/Miami.
- (60) Stack height regulations were submitted on July 1 and November 19, 1986, by the Florida Department of Environmental Regulation.
 - (i) Incorporation by reference.
- (B) Revised FAC 17–2.100(61) and revised FAC 17–2.270, adopted on September 30, 1986.
 - (ii) Other material-none.
 - (61) [Reserved]
- (62) Consent Order was submitted by EPA on August 14, 1986, by the Florida Department of Environmental Regulation.
 - (i) Incorporation by reference.
- (A) A Consent Order for Smart-Pak Industries was adopted by the Florida Department of Environmental Regulation on June 17, 1986.
 - (ii) Additional material—none.
- (63) Florida plan for the protection of visibility in Federal Class I areas submitted to EPA on August 27, 1987, by

the Florida Department of Environmental Regulation (FDER) to satisfy the Part 2 visibility requirements.

(i) Incorporation by reference.

- (A) May 26, 1988, letter from the Florida Department of Environmental Regulation, and pages 20 and 21 of the Florida plan for the protection of visibility in Federal Class I areas containing the periodic review requirements satisfying 40 CFR 51.306(c), adopted by the Florida Department of Environmental Regulation on August 27, 1987.
 - (ii) Additional material.
- (A) Narrative SIP titled "The Florida Plan for the Protection of Visibility in Federal Class I Areas."

(64) [Reserved]

- (65) Changes to the Florida Administrative Code (FAC), Chapter 17-2, submitted to EPA on November 19, 1986, and June 12, 1987, by the Florida Department of Environmental Regulations.
 - (i) Incorporation by reference.
- (A) November 19, 1986, and June 12, 1987, letters from the Florida Department of Environmental Regulation.
- (B) Amendments to Florida Administrative Code Rules 17-2.100(6), (21) and (118); 17-2.210 introductory text, (1) and 17-2.220(1), (2)(a)-(h);2.300(3)(c)1. and (3)(c)2.; 17–2.310 introductory text; 17-2.450(1)(a) and (2)(a);17-2.500(2)(e)4.a. (i) and (ii), (4)(a)1.a. and 17-2.600(1)(d); (4)(b)1.; and 2.700(2)(a)3.; Tables 500-1, 500-2, 500-3, Table 700-1 and Table 700-2. These revisions were adopted on July 1, 1983, and September 30. 1986. bvthe FloridaDepartment of Environmental Regulation.
 - (ii) Additional material—none.
- (66) PM₁₀ revisions for the Florida State Implementation FPlan were submitted on May 19, 1988 and July 18, 1989, by the Florida Department of Environmental Regulation. Miscellaneous corrective revisions were also submitted by the Florida Department of Environmental Regulation on July 18, 1989.
 - (i) Incorporation by reference.
- (A) Revised regulations which became state-effective on May 30, 1988:
- 17-2.100—Definitions: (16)(a), (17), (61), (143), (173)(b), (202)
- 17-2.300—Ambient Air Quality Standards: (3)(b)

17-2 310-Maximum Allowable Increases (Prevention of Significant Deterioration Increments): (1)(a) and (2)(a)

17-2.330—Air Alert: (1)(b) thru (f)

17–2.340—Air Warning: (1) (b) 17–2.350—Air Emergency: (1) Introductory paragraph, (1)(b) thru (e) 17–2.400—Procedures for Designation and Re-

designation of Areas: (1)(b)

17-2.410—Designation of Areas Not Meeting Ambient Air Quality Standards (Non-attainment Areas): (2)(b), (3) thru (7)

17-2.420-Designation of Areas Meeting Ambient Air Quality Standards (Attainment Areas): (2)

17-2.430—Designation of Areas Which Cannot Be Classified As Attainment or Nonattainment (Unclassifiable Areas): (1)

17-2.450-Designation of Prevention of Significant Deterioration (PSD) Areas: (1) Introductory paragraph and subparagraph (a) 17-2.460—Designation of Air Quality Maintenance Areas: (4)

17-2.500-Prevention of Significant Deterioration: (2)(e)4.b., (4)(e)3., (5)(f)3, Table 500-2 and Table 500-3

- 17-2.600—Specific Source Emission Limiting Standards: (11)(a)3., 7., 9., (11)(b)3.a., (11)(b)5
- (B) Revised regulations which became state-effective on July 9, 1989:

17-2.100-Definitions: (37) and (145)

17-2.210-Permits Required: (1) and (3)

17-2.260—Air Quality Models

17-2.300—Ambient Åir Quality Standards: (2)

17-2.340—Air Warning: (1)(c)

17-2.410—Designation of Areas Not Meeting Ambient Air Quality Standards (Nonattainment Areas): (1) and (2)(a)

17-2.420—Designation of Areas Meeting Ambient Air Quality Standards (Attainment Areas): (3) thru (5)

17-2.430—Designation of Areas Which Cannot Be Classified As Attainment or Nonattainment (Unclassifiable Areas): (2) Introductory Paragraph

17-2.460—Designation of Air Quality Maintenance Areas: (1) and (2)

17-2.500—Prevention of Significant Deterioration: (1)(a)—(c)

17-2.520—Sources Not Subject to Prevention of Significant Deterioration or Nonattainment Requirements.: Title

17-2.540—Source Specific New Source Review

Requirements: (2)(a)

- 17-2.600—Specific Emission Limiting and Performance Standards: Title, Introductory paragraph, (1)(a)1., (2)(a)2.a.; (2)(b)1.; (4)(b)2.; (5)(a)1., 2., 3a.(i), and 4. Introductory paragraph; (5)(b); (6); (12)(a)1.; (12)(a)7.; (12)(b); (12)(c) Introductory paragraph; (12)(c)4., (13); and (14)
- 17-2.610—General Particulate Emission Limiting Standards: Table 610-1 and (3)(c)7.
- 17-2.650—Reasonably Available Control Technology (RACT): (1)(c)3.a.(ii) and (iii); (1)(f)

introductory paragraph; (1)(f)10.c.(i) and (iv); (2)(a)1., (b), (c) Introductory paragraph, (c)1.b. and c., (c)2.b.(ii), (c)3.b.(ii), (c)4.b, (c)5.a. Introductory paragraph, (c)5.a.iv. and v., (c)5.b.(i)-(iv), (c)6.b.(i) and (iii), (c)7.b.(i) and (ii), (c)8. thru 10., (c)11.a. Introductory paragraph, (c)11.a.(vi), (c)11.b., and (c)12.; (2)(d)2.a., b. and c.

17-2.660—Standard of Performances for New Stationary Sources (NSPS): (2)(b)

17-2.700—Stationary Point Source Emissions Test Procedures: (1)(b) Introductory paragraph; (1)(d)1.b. (i), (2)(a)2., (2)(a)4. thru 9.; Table 700–1; (4)(c)1.c. (i) and (ii); (6)(a)1.a., (b)1., (b)2.a. and b., (b)3.a. and b., (b)5., (b)6.a. thru c., (b)7.b. thru e., (b)10., (b)(12), (b)16.b. and c., (b)18 thru 22, (b)24. thru 31., and (c)6.d.

17-2.710—Continuous Monitoring Requirements: (1)(a)2.

17–2.960—Compliance Schedules for Specific Source Emission Limiting Standards: (1)(c) and (d) Introductory paragraph; (1)(e).

(ii) Additional material.

- (A) Letter of May 19, 1988, from the Florida Department of Environmental Regulation (FDER) submitting the SIP revisions.
- (B) Letter of July 18, 1989, from the FDER submitting additional SIP revisions.
 - (67) [Reserved]
- (68) Revisions which were submitted on August 16 and November 8, 1989, concerning Biological Waste Incinerators
- (i) Incorporation by reference. (A) Revisions to Florida Administrative Code, Chapter 17-2 which became state effective on August 30, 1989.

17-2.100 Definitions; 27, 28, 181, and 182 17.2.600 Specific Source Emission Limiting Standards: (1)(a)1., (1)(b) Introductory paragraph, (1)(c) Introductory paragraph, (1)(d)

17.2.700 Stationary Point Source Emissions Test Procedures:

Table 700-1: 17-2.600(1)(a)-(e)

17.2.710 Continuous Monitoring Requirements: paragraph (5)

(B) Revisions to Florida Administrative Code, chapter 17–2 which became state effective on November 9, 1989.

17-2.100 Definitions: 26 and 175

- (ii) Additional material. (A) Letter of August 16, 1989, from the Florida Department of Environmental Regulation submitting the SIP revision.
- (B) Letter of November 8, 1989, from the Florida Department of Environmental Regulation submitting the

amendments to the August 16, 1989, submittal.

(69) Vehicle Anti-tampering and visible emissions regulations (Chapter 17–243 and Chapter 17–244 of the Florida Administrative Code respectively) which were submitted to EPA on March 20, 1990, and revisions to Chapter 17–243 submitted on June 18, 1990.

(i) Incorporation by reference.

- (A) New Florida Administrative Code (FAC) regulations 17–243 (Tampering with Motor Vehicle Pollution Control Equipment) and 17–244 (Visible Emissions from Motor Vehicles) which became state effective on February 21, 1990.
- (B) Revisions to FAC Chapter 17-243 (Tampering with Motor Vehicle Air Pollution Control Equipment) which became state effective May 29, 1990.

(ii) Other material.

- (A) March 20, 1990, and June 18, 1990, letters from the Florida Department of Environmental Regulation.
- (70) Revisions to chaper 17-2 of the Florida Administrative Code which were submitted on July 12, 1990.
 - (i) Incorporation by reference.
- (A) Amendments to the following rules of F.A.C. which become effective on July 13, 1990:

17-2.100 (21), (22), (119) and (126);

17-2.310 (preamble), (1)(c), (2)(c), and (3)(c);

17-2.450 (1)(a), (2)(a), and (3); and

17–2.500 (2)(e)4.b., (3)(f)3., 4(a)3., 4(b)1. thru 3.a.

introductory paragraph, 4(b)3.b. thru d., 4(b)3.e. introductory paragraph and 4(b)3.e.(ii).

(ii) Other material.

- (A) Letter of July 12, 1990, from the Florida Department of Environmental Regulation.
 - (B) Minimum program elements.
- (71) The Florida Department of Environmental Regulation submitted an Order authorizing research and testing by the Florida Power & Light Company and the operating permit for the Orimulsion Fuel Test Burn at the Sanford Power Plant Unit No. 4 to EPA on October 11. 1990.
- (i) Incorporation by reference. (A) Florida Department of Environmental Regulation Order authorizing research and testing by the Florida Power & Light Company adopted on October 4, 1990.

- (B) Florida Power & Light operating permit number AC 64-180842, PSD-FL-150 which becomes State-effective on January 7, 1991.
- (ii) Other materials. (A) Letter of October 11, 1990, from the Florida Department of Environmental Regulation.
- (72) Revisions to Chapter 17-2 of the Florida Administrative Code which were submitted on August 16, 1989, and August 27, 1990.
 - (i) Incorporation by reference.
- (A) Amendments to FAC 17-2.100(41), (153) and (217); 17-2.510(2)(a) introductory paragraph, 17-2.650(1)(a), (1)(b) title, (1)(b)2., (1)(c)1, (1)(d), (1)(e), (1)(f) (1)(f)2.a., introductory paragraph, (1) (f) 5.b., (1)(f)3.a., (1)(f)6.a.(i), and (1)(f)14.a.(iii); which became State effective on August 30, 1989.
- (B) Amendments to FAC 17-2.100(220); 17-2.650(1)(b)2, (1)(d), (1)(e), (1)(f)4.a. and (1)(f)16.a.; 17-2.700 TABLE 700-1; and 17-2.965, which became State effective on September 13, 1990.
 - (ii) Other material—None.
- (73) Regulations for a centralized vehicle Inspection/Maintenance (I/M) program. These revisions were submitted by the State of Florida, through the Florida Department of Environmental Regulation (FDER) on March 20, 1989.
 - (i) Incorporated by reference.
- (A) Florida Administrative Code, Chapter 17-242, Mobile Source-Vehicle Emission Standards and Test Procedures Rule which were adopted on January 31, 1989.
 - (ii) Other material.
- (A) Letter of March 20, 1989, from the Florida Department of Regulation
- (74) Vehicle Anti-tampering revisions (Chapter 17-243 of the Florida Administrative Code) which were submitted to EPA on January 24, 1991.
 - (i) Incorporation by reference.
- (A) Revisions to FAC Chapter 17-243 (Tampering with Motor Vehicle Air Pollution Control Equipment) which became state effective January 2, 1991, as follows:
- 17-243.200—Definitions: (1); (2) Introductory Paragraph and (a); and (3) Introductory paragraph
- 17-243.300—Exemptions: (2); (3) Introductory paragraph and (b); (4) Introductory paragraph, (b), (c) and (d)
- 17-243.400—Prohibitions
- 17-243.500—Certification: (1)(a) thru (d)

- 17-243.600—Enforcement: (2); (3) Introductory paragraph and (b), (4); (6); and (7)
 - (ii) Other material.
- (A) Letter dated January 24, 1991, from the Florida Department of Environmental Regulation.
- (75) Revisions to F.A.C. Chapter 17-242 (Motor Vehicle Emission Standards and Testing Procedures) which were submitted to EPA on March 25, 1991.
 - (i) Incorporation by reference.
- (A) Revision to F.A.C. 17-242 (Motor Vehicle Emission Standards and Testing Procedures) which were adopted March 1, 1991.

Revision to F.A.C. Chapter 17-242 as follows: 17-242.100; and

- 17-242.200 (1), (6), (9), (11), (12), (15), (18), (26), (29) and (30); and
- 17-242.300; and
- 17-242.400; and
- 17-242.500; and
- 17-242.600 (1-3(a)(3)), 3(a)(6-10), 5(a-f), 5(h), 6and
- 17-242.700; and
- 17-242.800; and 17–242.900 (1), (2)(a), (2)(b), (2)(d) through (2)(g), (3), (4) and (5)
 - (ii) Other material.
- (A) Letter of March 25, 1991, from the Florida Department of Environmental Regulation.
- (76) The Florida Department of Environmental Regulation submitted revisions to chapter 17-2 of the Florida Administrative Code which were submitted on January 14, 1992. These revisions incorporate Capture Efficiency Test Procedures for Volatile Organic Compound sources into the Florida Administrative Code.
 - (i) Incorporation by reference.
- (A) Florida Administrative Code (FAC) 17-2.100 (32), (37), (38), (39), (40), (60), (61), (68), (95), (101), (117), (155), (163), (180), (218), (237), effective December 31, 1991.
- (B) FAC 17-2.650(1)(f) Introductory paragraph, 1., 2., 3., 4., 5., 6., 7., 12., 14., 15., and 16., effective December 31, 1991.
- (C) FAC 17-2.700(6)(c)7, effective December 31, 1991.
- (D) FAC 17-2.700(7), effective December 31, 1991.
 - (ii) Other material—None.
 - (77) [Reserved]
- (78) State Implementation Plan for chapters 17-296, and 17-297, Soil Thermal Treatment and Recodification of

the Florida Administrative Code, chapter 17–2, Air Pollution, submitted by the Department of Environmental Regulation on November 23, 1992, and January 11, 1993, respectively.

(i) Incorporation by reference.

- (A) The following chapters of the Florida Administrative Code, effective October 15, 1992:
- (1) 17-209, Local Air Pollution Programs,
- (2) 17-210, Stationary Sources General Requirements,
 - (3) 17–212, Preconstruction Review,
- (4) 17-252, Gasoline Vapor Control,
- (5) 17–272, Ambient Air Quality Standards,
 - (6) 17-273, Air Pollution Episodes,
 - (7) 17-275, Air Quality Areas,
- (8) 17-296, Stationary Sources—Emission Standards,
- (9) 17-297, Stationary Sources—Emission Monitoring.
- (B) Revisions to the following Florida Administrative Code: Chapters 17–296.200(162), 17–296.415, table 297.330–1: entry 17–296.415, 17–297.500(6), Soil Thermal Treatment, effective November 17, 1992.
 - (ii) Other material. None.
- (79) Revisions to the F.A.C. Chapter 17–252 which were submitted by the Florida Department of Environmental Protection on January 8, 1993. The submittal revised the regulations for vapor recovery.
 - (i) Incorporation by reference.
- (A) Revision to F.A.C. 17-252 which was effective on February 2, 1993: 17-252.100; 17-252.200(2-12); 17-252.300; 17-252.400; 17-252.500; 17-252.800; 17-252.900
 - (ii) Other material.
- (A) Letter of January 8, 1993, from the Florida Department of Environmental Regulation.
- (80) The Florida Department of Environmental Regulation has submitted revisions to chapter 403.0852 of the Florida Statutes on February 24, 1993. These revisions address the requirements of section 507 of title V of the CAA and establish the Small Business Stationary Source Technical and Environmental Assistance Program (PRO-GRAM).
- (i) Incorporation by reference. Florida Statutes 403.031(20), 403.0852 (1), (2), (3), (4), 403.0872(10)(b), 403.0873, 403.8051, effective on April 28, 1992.

- (ii) Other material. None.
- (81) The maintenance plan for Duval County submitted by the Florida Department of Environmental Protection on June 23, 1993, as part of the Florida SIP
 - (i) Incorporation by reference.
- (A) Duval County Ozone Ten Year Maintenance Plan including Emissions Inventory Summary and Projections effective on August 23, 1994.
 - (ii) Other material. None.
- (82) Revisions to chapter 17-296 and 17-297 of the Florida Administrative Code (FAC) regarding animal crematories and human crematories submitted on October 8, 1992, and December 9, 1993, respectively.
 - (i) Incorporation by reference.
- (A) Amendments to FAC 17-2.600(d) and 17-2.700 and Table 700-1, adopted September 24, 1992.
- (B) Amendments to FAC 17–296.200(84), 17–296.401(5), 17–297.330, Table 17–297.330–1 and 17–297.500(7), adopted November 12, 1992.
 - (ii) Additional information. None.
- (83) Revisions to Chapter 17-296 of the Florida Administrative Code (FAC) regarding Stationary Sources submitted on July 2, 1993.
 - (i) Incorporation by reference.
- (A) Amendments to FAC 17-296.405 and 17-296.406, adopted June 9, 1993.
- (84) Revisions to Florida Administrative Code Chapters 1709242 and 1709275 which were effective February 2, 1993.
 - (i) Incorporation by reference.
- (A) Revisions to Florida Administrative Code 1709242 and 1709275 which effective February were $1993.17.242.200(2),\ (16),\ (22),\ (2509\bar{2}6),\ (29),$ (31); 17.242.400(2093), (4)(a), (4)(b), (5) introductory text and (5)(a);1709242.500(1)(a-b), (3)(b)1.; 1709242.600(2), (3) introductory text, (3)(a)1., (3)(a)7., (3)(c), (5)(d); 1709242.700 (4) introductory text, (4)(a), (4)(c-d), (5); 1709242.800(1), 1709242.900(1)(b), (2), (3)(c), (4); 1709275.100; 1709275.200 introductory text, (15), (170918); 275.300(1)(c), (3) introductory text,(3)(a),(3) (b) introductory text, (3) introductory text, (3) (b) introductory text, (3)(b)2. introductory text, (3)(b)2.b.-c., (3) (b) 3. introductory text, (3) (b) 3.a.; 17.275.400(2095); 1709275.410(1093),(6); 1709275.420(1);1709275.600(1),(2) introductory text, (2)(b-c)

- (ii) Other material. None.
- (85) Revisions to the State of Florida State Implementation Plan (SIP) concerning emission statements were submitted on January 12, 1993 by the Florida Department of Environmental Protection.
 - (i) Incorporation by reference.
- (A) Revisions to the following Florida Regulations were effective February 9, 1993. F.A.C. 17–210.100; 17–210.200(47), (49), (52) and (64); 17–210.370; and 17–210.900.
 - (ii) Other material. None.
- (86) The maintenance plan for Southeast Florida submitted by the Florida Department of Environmental Protection on November 8, 1993, as part of the Florida SIP.
 - (i) Incorporation by reference.
- (A) Southeast Florida Ozone Ten Year Maintenance Plan including Emissions Inventory Summary and Projections effective on November 8, 1993
 - (ii) Other material. None.
- (87) Revisions to the Florida State Implementation Plan submitted by the Department of Environmental Protection on December 10, 1996.
- (i) Incorporation by reference. Section 62-210.200(1), (29)(g), (77)(a), (b), (137), (145)(a)29., (167), (259)(a)3-5 and (b), (309(y), and 62-210.220 of the Florida SIP effective October 15, 1996.
 - (ii) Other material. None.
- (88) Revisions to the F.A.C. Chapters 17–212 and 17–296 which were effective February 2, 1993
 - (i) Incorporation by reference.
- (A) Revision to F.A.C. 17–212, and 17–296 which were effective on: February 2, 1993. 17–212.100; 17–212.200 introductory paragraph, (5), (12), (57), (63) (e), (64), (75); 17–212.400 introductory paragraph, (2) introductory paragraph, (2) introductory paragraph, 2(a)2. introductory paragraph, 2(a)2. introductory paragraph, 2(a)2. introductory paragraph, 2(a)2. introductory paragraph, (2)(a)2.e.4., (4) (b), (4) (c), (4) (d)1., (4) (d)2.a.-c., (4) (g), (5) (a), (5) (b)2.,4.-7.. 9.;17–296.200(13), (50), (198); 17.500 introductory paragraph, (1); 17–296.570(3).
- (B) Revision to F.A.C. 17-296 which became effective on April 17, 1994. 17-296.500(1)(b), (2)(a)(1), (2)(b)(1), (2)(c), (6); 17-296.570(1-2), (4).
 - (ii) Other material.

- (A) Letters of January 8, 1993 and April 25, 1994, from the Florida Department of Environmental Protection.
- (89) The maintenance plan for Tampa, Florida, submitted by the Florida Department of Environmental Protection on February 7, 1995.
- (i) Incorporation by reference. Tampa Redesignation Request and Attainment/Maintenance Plan for the Tampa Bay Florida Ozone Nonattainment Area including Emissions Inventory Summary and Projections adopted on November 16, 1994.
 - (ii) Other material. None.
- (90) Revisions to Chapter 62–210, Stationary Sources—General Requirements, submitted by the Florida Department of Environmental Protection on December 21, 1994 and April 24, 1995.
 - (i) Incorporation by reference.
- (A) Revised Sections 62–210.300, "Permits Required", except 62–210.300(2)(b)1., and 62–210.350, "Public Notice and Comment", effective November 23, 1994. Revised Section 62–210.300(2)(b)1., effective April 18, 1995.
- (91) The State of Florida submitted revisions to the FDEP Administrative Code for the Air Pollution Control Program on August 18, 1994. These revisions provide for the control of lead emissions from facilities in the State of Florida, and will replace the Federal Implementation Plan requirements codified in 40 CFR 52.535.
- (i) Incorporation by reference. Chapters 17-296.200 (97) and (163) introductory paragraph and (e), 17-296.600-605 effective on August 8, 1994.
 - (ii) Other material. None.
- (92) The Florida Department of Environmental Protection has submitted revisions to the Florida State Implementation Plan on August 12, 1994. These revisions address including the Small Business Stationary Source Technical and Environmental Program in the Florida Administrative Code, Chapter 17–202.
 - (i) Incorporation by reference.
- (A) Chapter 17-202, Small Business Stationary Source Technical and Environmental Compliance Assistance Program adopted on June 30, 1994.
 - (ii) Additional material. None.
- (94) Revisions to the Florida SIP regarding perchloroethylene dry cleaning facilities submitted on April 24, 1995.

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(i) Incorporation by reference.

Sections 62–210.200(17) and (48)(c); 62–210.300(2)(b) and (4); 62–296.200(58); and 62–296.412 of the F.A.C., effective April 18, 1995.

- (ii) Other material. None.
- (95) The maintenance plan for Southeast Florida submitted by the Florida Department of Environmental Protection on November 15, 1995, as part of the Florida SIP.
- (i) Incorporation by reference. Revision of the Attainment/Maintenance Plan for the Southeast Florida Ozone Nonattainment Area (Dade, Broward, and Palm Beach Counties) effective on November 15, 1995.

(ii) Other material. None.

- (96) Nine variances to F.A.C. Chapter 62–252 were submitted by the Florida Department of Environmental Protection on April 8, 1996. The submittal granted variances from the regulations for vapor recovery for nine facilities.
 - (i) Incorporation by reference.
- (A) Florida Department of Environmental Protection Order Granting Variance effective February 28, 1996 for: FAC #508514770; FAC #508944721; FAC #508630588; FAC #50863023; FAC #508514723; FAC #508514722; FAC #508514484; FAC #508513991; FAC #508841861.
 - (ii) Other material. None.
- (97) General permit rules and exclusionary rules for the State of Florida Department of Environmental Protection submitted by the Florida Department of Environmental Protection as part of the Florida SIP.
 - (i) Incorporation by reference.
- (A) Florida Administrative Code Regulation 62-210.300(3)(c) and 62-210.300(4) of the Florida SIP as adopted by the Secretary of the Florida Department of Environmental Protection on July 26, 1996 and which became effective on August 15, 1996.
 - (ii) Other material. None.
- (98) Revisions to the Florida SIP to amend the gasoline tanker truck leak testing procedures, change the requirements to submit test results and update the gasoline tanker truck leak test form which were submitted on September 25, 1996.
 - (i) Incorporation by reference.
- 62-252.500(3) and 62-252.900, effective September 10, 1996.

- (ii) Other material. None.
- (99) [Reserved]
- (100) Revisions to Chapter 62–204, Stationary Sources—General Requirements, of the Florida SIP submitted by the Department of Environmental Protection on November 22, 1994.
- (i) Incorporation by reference. Sections 62–204.100, 62–204.200, and 62–204.400 of the Florida SIP, effective November 30, 1994.
 - (ii) Other material. None.
- (101) Revisions to the Florida SIP adding SO_2 permits to specify SO_2 emission limits for three sources in Duvall County, Florida submitted on January 28, 1997.
- (i) Incorporation by reference. The following source specific SO₂ permits of the Florida Department of Environmental Protection.

SO₂ Permits:

- (A) Permit AO16-169138 SCM Glidco Organics conditions 1 through 18.
- (B) Permit AO16-222421 Anheuser-Busch, Inc., conditions 1 through 18.
- (C) Permit AO16-185805 The Celotex Corporation conditions 11 through 16.
 - (ii) Other material. None.

[37 FR 10858, May 31, 1972. Redesignated at 64 FR 32348, June 16, 1999]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §52.536, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

Subpart L—Georgia

§52.569 [Reserved]

§52.570 Identification of plan.

- (a) *Purpose and scope.* This section sets forth the applicable State implementation plan for Georgia 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 paragraph (c) and (d) of this section with an EPA approval date prior to April 10, 2003, 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