§ 52.254 Organic solvent usage. \* \* \*

(a) \* \* \* (3) (ví) Sutter County APCD.

\* [FR Doc. 82-9873 Filed 4-9-82; 8:45 am]

BILLING CODE 6560-50-M

#### 40 CFR Part 52

## [A-10-FRL 2084-2]

Approval and Promulgation of Implementation Plans; Designation of Areas for Air Quality Planning **Purposes: Attainment Status Designations; Oregon** 

1 .

**AGENCY:** Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: EPA today approves: (1) The total suspended particulate (TSP) control strategies for Portland and Eugene-Springfield; (2) a revision to the ozone control strategy for Salem; (3) a revision to the operating rules for the Portland motor vehicle inspection program; and (4) a revision to the boundary of the Portland secondary TSP nonattainment area. The area-specific control strategies and operating regulations for the motor vehicle inspection program were submitted by the Oregon Department of Environmental Quality (DEQ) as revisions to the State Implementation Plan (SIP) pursuant to the requirements of Part D of the Clean Air Act (hereinafter referred to as the Act). The revision to the Portland TSP nonattainment area boundary was submitted by DEQ pursuant to Section 107(d)(5) to better define the area which actually exceeds the secondary National Ambient Air Quality Standard (NAAQS) for TSP.

DATE: Effective April 12, 1982. **ADDRESSES:** Copies of the materials submitted to EPA may be examined during normal business hours at:

- Central Docket Section (10A-79-2). West Tower Lobby, Gallery I, **Environmental Protection Agency, 401** M Street SW., Washington, D.C. 20460
- Air Programs Branch, Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington, 98101-3188
- State of Oregon, Department of Environmental Quality, 522 SW. Fifth, Yeon Building, Portland, Oregon 97207
- The Office of the Federal Register, 1100 L Street N.W., Room 8401,

Washington, D.C.

FOR FURTHER INFORMATION CONTACT: George C. Hofer, Air Programs Branch, M/S 532, Environmental Protection

Agency, 1200 Sixth Avenue, Seattle, Washington 98101–3188, Telephone (206) 442–1352, (FTS) 399–1352.

SUPPLEMENTARY INFORMATION: On March 23, 1981 and March 24, 1981 DEO submitted control strategies for the **Eugene-Springfield and Portland** secondary TSP nonattainment areas respectively. On October 16, 1980 DEQ submitted revisions to the control strategies for the Salem ozone nonattainment area. On August 17, 1981, DEQ submitted amendments to the operating rules for the Portland motor vehicle inspection program (Oregon Administrative Rules, Chapter 340, Division 24, Sections 300 through 350). These control strategies, control strategy revisions, and rule amendments were submitted as revisions to the Oregon SIP pursuant to the requirements of Part D of the Act. On March 24, 1981 DEQ also requested, pursuant to the provisions of Section 107(d)(5) of the Act, a revision to the boundary of the Portland TSP nonattainment area.

On December 8, 1981 EPA proposed in the Federal Register (46 FR 60017) approval of these control strategies. control strategy revisions, and rule amendments and revisions to the Portland TSP nonattainment area boundary. EPA received no comments on this proposed action. Therefore, EPA today is: (1) Approving the TSP control strategy for Portland; (2) approving the TSP control strategy for Eugene-Springfield; (3) approving the revision to the ozone control strategy for Salem; (4) approving the revisions to the operating rules for the Portland motor vehicle inspection program; and (5) revising the boundary of the Portland secondary TSP nonattainment area. Readers are directed to the December 8, 1981 Federal Register for additional information.

EPA finds that good cause exists for making the action in this Notice immediately effective for the following reasons: (1) The public has had adequate notice of the guidelines for preparation of State Implementation Plans and has had several opportunities to comment on those guidelines; and (2) the impact of this rulemaking is limited only to the State of Oregon.

Under Section 307(b)(1) of the Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by June 11, 1982. This action may not be challenged later in proceedings to enforce its requirements. (See 307(b)(2)).

The Office of Management and Budget has exempted this rule from the requirements of Section 3 of Executive Order 12291.

### List of Subjects in 40 CFR Part 52

Air pollution control, Ozone, Sulfur oxides, Nitrogen dioxide, Lead, Particulate matter, Carbon monoxide. Hydrocarbons.

(Sec. 107(d), 110, 171(2), 172 and 301(a), Clean Air Act (42 U.S.C. 7407(d), 7410(a), 7501(2), 7502 and 7601(a))

Dated: April 5, 1982.

Anne M. Gorsuch,

Administrator.

Note .--- Incorporation by reference of the State Implementation Plan for the State of Oregon was approved by the Director of the Federal Register on July 1, 1981.

## PART 52-APPROVAL AND **PROMULGATION OF IMPLEMENTATION PLANS**

Part 52 of Chapter I, Title 40, Code of Federal Regulations is amended as follows:

# Subpart MM—Oregon

\*

In § 52.1970 paragraphs (c)(45) through (48) are added as set forth below:

#### § 52.1970 Identification of plan. \*

\*

(c) \* \* \*

(45) On March 24, 1981, the State Department of Environmental Quality submitted control strategies for the Portland secondary total suspended particulates nonattainment area.

(46) On March 23, 1981, the State **Department of Environmental Quality** submitted control strategies for the Eugene-Springfield secondary total suspended particulates nonattainment area.

(47) On October 16, 1980, the State **Department of Environmental Quality** submitted revisions to the control strategies for the Salem ozone nonattainment area.

(48) On August 17, 1981, the State **Department of Environmental Quality** submitted amendments to the operating rules for the Portland motor vehicle inspection program (OAR 340-24-300 through 350).

### PART 81—DESIGNATION OF AREAS FOR AIR QUALITY PLANNING **PURPOSES**

Part 81 of Chapter I, Title 40, Code of Federal Regulations is amended as follows:

### Subpart C—Section 107 Attainment **Status Designations**

In § 81.338 the status designation table for TSP is revised to read as follows:

#### § 81.338 Oregon.

## OREGON-TSP

| Designated area   | Does not meet<br>primary standard | Does not meet<br>secondary standard | Cannot be classified | Better than nationa<br>standards |
|---|-----------------------------------|-------------------------------------|----------------------|----------------------------------|
| Portland-Vancouver AQMA<br>(portions of the Oregon )<br>portion). |                                   | ×                                   |                      |                                  |
| Eugene-Springfield AQMA   |                                   | x                                   |                      |                                  |
| Medford-Ashland AQMA<br>Remainder of State                        |                                   |                                     |                      | <b>x</b> .                       |

(FR Doc. 82-9867 Filed 4-9-82; 8:45 am) BILLING CODE 6560-50-M

### FEDERAL COMMUNICATIONS COMMISSION

## 47 CFR Part 90

## **Private Land Mobile Radio Services: Editorial Amendment of Bandwidth Limitations and Modulation Requirements; Correction**

**AGENCY:** Federal Communications Commission.

ACTION: Final rule: correction.

**SUMMARY:** The Managing Director. acting under delegated authority amends Part 90 of the Commissions rules and regulations to correct an earlier editorial change which introduced an error in the text of the Commissions rules which prescribe the bandwidth limitations and modulation requirements for those transmitters which are authorized to operate in the Private Land Mobile Radio Services (§ 90.209). Without the amendment, certain classes of radio equipment could not be type accepted for use under Part 90 rules.

**ADDRESS:** Federal Communications Commission. Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Keith A. Plourd, Private Radio Bureau, Rules Division, (202) 632-6497.

## SUPPLEMENTARY INFORMATION:

#### **Editorial Amendment of Part 90; Erratum**

Released: March 30, 1982.

1. On December 9, 1980, the Commission released an editorial ORDER (mimeo No. 28400) modifying § 90.209. In that ORDER, certain language relating to emission limitations was inadvertently omitted. This ERRATA restores this language.

## PART 90-PRIVATE LAND MOBILE **RADIO SERVICES**

2. Accordingly, the Private Radio Service rules are amended to revise paragraph (c) of § 90.209 to read as follows:

#### § 90.209 Bandwidth limitations. \*

\*

\*

(c) Except as noted in paragraphs (d), (f) and (g) of this section, the mean power of any emission shall be

\*

attenuated below the mean output power of the transmitter in accordance with the following schedule:

#### List of Subjects in 47 CFR Part 90

#### Radio.

Federal Communications Commission. Edward J. Minkel, Managing Director. (FR Doc. 82-9837 Filed 4-9-82: 8:45 am) BILLING CODE 6712-01-M

#### DEPARTMENT OF COMMERCE

**National Oceanic and Atmospheric** Administration

## 50 CFR Part 640

#### Spiny Lobster Fishery of the Gulf of **Mexico and South Atlantic**

### Correction

In FR Doc. 82-8498 appearing at page 13353 in the issue for Tuesday, March 30, 1982, please make the following corrections:

(1) On page 13356, in the first column, in § 640.7, in paragraph (b), in the last line, "§ 640.20(b)" should read "§ 640.20(a)".

(2) Also on page 13356, in § 640.7, paragraph (c) was inadvertently omitted. Paragraph (c) reads as follows:

## § 640.7 General prohibitions.

\*

(c) Harvest spiny lobster by methods other than traps except during the season specified in § 640.20(b).

BILLING CODE 1505-01-M