§ 51.151

carbon monoxide, nitrogen dioxide, and ozone.  

(b) Priority I Regions means any area with greater ambient concentrations than the following:  

(1) Sulfur dioxide—100 μg/m³ (0.04 ppm) annual arithmetic mean; 455 μg/m³ (0.17 ppm) 24-hour maximum.  

(2) Particulate matter—95 μg/m³ annual geometric mean; 325 μg/m³ 24-hour maximum.  

(3) Carbon monoxide—55 mg/m³ (48 ppm) 1-hour maximum; 14 mg/m³ (12 ppm) 8-hour maximum.  

(4) Nitrogen dioxide—100 μg/m³ (0.06 ppm) annual arithmetic mean.  

(5) Ozone—195 μg/m³ (0.10 ppm) 1-hour maximum.  

(c) Priority IA Region means any area which is Priority I primarily because of emissions from a single point source.  

(d) Priority II Region means any area which is not a Priority I region and has ambient concentrations between the following:  

(1) Sulfur Dioxide—60–100 μg/m³ (0.02–0.04 ppm) annual arithmetic mean; 14 mg/m³ (12 ppm) 8-hour maximum.  

(2) Particulate matter—60–95 μg/m³ annual geometric mean; 150–325 μg/m³ 24-hour maximum.  

(e) In the absence of adequate monitoring data, appropriate models must be used to classify an area under paragraph (b) of this section, consistent with the requirements contained in §51.112(a).  

(f) Areas which do not meet the above criteria are classified Priority III.

[51 FR 40668, Nov. 7, 1986, as amended at 58 FR 38822, July 20, 1993]

§ 51.152 Contingency plans.  

(a) Each contingency plan must—  

(1) Specify two or more stages of episode criteria such as those set forth in appendix L to this part, or their equivalent;  

(2) Provide for public announcement whenever any episode stage has been determined to exist; and  

(3) Specify adequate emission control actions to be taken at each episode stage. (Examples of emission control actions are set forth in appendix L.)  

(b) Each contingency plan for a Priority I region must provide for the following:  

(1) Prompt acquisition of forecasts of atmospheric stagnation conditions and of updates of such forecasts as frequently as they are issued by the National Weather Service.  

(2) Inspection of sources to ascertain compliance with applicable emission control action requirements.  

(3) Communications procedures for transmitting status reports and orders as to emission control actions to be taken during an episode stage, including procedures for contact with public officials, major emission sources, public health, safety, and emergency agencies and news media.  

(c) Each plan for a Priority IA and II region must include a contingency plan that meets, as a minimum, the requirements of paragraphs (b)(1) and (b)(2) of this section. Areas classified Priority III do not need to develop episode plans.  

(d) Notwithstanding the requirements of paragraphs (b) and (c) of this section, the Administrator may, at his discretion—  

(1) Exempt from the requirements of this section those portions of Priority I, IA, or II regions which have been designated as attainment or unclassifiable for national primary and secondary standards under section 107 of the Act; or
Environmental Protection Agency

§ 51.160 Legally enforceable procedures.

(a) Each plan must set forth legally enforceable procedures that enable the State or local agency to determine whether the construction or modification of a facility, building, structure, or installation, or combination of these will result in—

(1) A violation of applicable portions of the control strategy; or
(2) Interference with attainment or maintenance of a national standard in the State in which the proposed source (or modification) is located or in a neighboring State.

(b) Such procedures must include means by which the State or local agency responsible for final decision-making on an application for approval to construct or modify will prevent such construction or modification if—

(1) It will result in a violation of applicable portions of the control strategy; or
(2) It will interfere with the attainment or maintenance of a national standard.

(c) The procedures must provide for the submission, by the owner or operator of the building, facility, structure, or installation to be constructed or modified, of such information on—

(1) The nature and amounts of emissions to be emitted by it or emitted by associated mobile sources;
(2) The location, design, construction, and operation of such facility, building, structure, or installation as may be necessary to permit the State or local agency to make the determination referred to in paragraph (a) of this section.

(d) The procedures must provide that approval of any construction or modification must not affect the responsibility to the owner or operator to comply with applicable portions of the control strategy.

(e) The procedures must identify types and sizes of facilities, buildings, structures, or installations which will be subject to review under this section. The plan must discuss the basis for determining which facilities will be subject to review.

(f) The procedures must discuss the air quality data and the dispersion or other air quality modeling used to meet the requirements of this subpart. All applications of air quality modeling involved in this subpart shall be based on the applicable models, data bases, and other requirements specified in appendix W of this part (Guideline on Air Quality Models).

(1) Where an air quality model specified in appendix W of this part (Guideline on Air Quality Models) is inappropriate, the model may be modified or another model substituted. Such a modification or substitution of a model may be made on a case-by-case basis or, where appropriate, on a generic basis for a specific State program. Written approval of the Administrator must be obtained for any modification or substitution. In addition, use of a modified or substituted model must be subject to notice and opportunity for public comment under procedures set forth in §51.102.

Source: 51 FR 40669, Nov. 7, 1986, unless otherwise noted.