State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

NR154.01, 154.13

Carroll D. Besadny Secretary

BOX 7921 MADISON, WISCONSIN 53707

IN REPLY REFER TO:

STATE OF WISCONSIN)) SS DEPARTMENT OF NATURAL RESOURCES)

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

I, Carroll D. Besadny, Secretary of the Department of Natural Resources and custodian of the official records of said Department, do hereby certify that the annexed copy of Natural Resources Board Order No. A-64-79 was duly approved and adopted by this Department on July 24, 1980. I further certify that said copy has been compared by me with the original on file in this Department and that the same is a true copy thereof, and of the whole of such original.

> IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Department at General Executive Facility #2 in the City of Madison, this 5th day of January, 1981.

Besadny,)Secretary

4-1-81

(SEAL)



ORDER OF THE STATE OF WISCONSIN NATURAL RESOURCES BOARD

AMENDING RULES

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IN THE MATTER of amending sections	•	
NR 154.01 and NR 154.13 of the	•	A-64-79
Wisconsin Administrative Code	•	•
pertaining to control of Volatile	•	
organic compound (VOC) emissions	•	
	•	

Analysis Prepared by Department of Natural Resources

The definitions contained in NR 154.01 are amended to include the definitions for the nine additional VOC source categories covered in amendments to NR 154.13; the definition of "cutback asphalt" is amended to exempt any asphalt (rather than only emulsified asphalt) containing less than 5% of weight of petroleum solvents; the definition of "photochemically reactive organic compound" is amended to reflect amendments to the emission limits in NR 154.13(11) (formerly NR 154.13(8)); minor clarifying changes are made in a few other definitions; and style or format changes are made in several others.

The amendments to NR 154.13 add nine additional VOC source categories to the fifteen categories already required to meet Reasonably Available Control Technology (RACT). These additional categories include petroleum refinery fugitive emissions, petroleum storage tanks, surface coating of miscellaneous metal parts and flatwood paneling, pharmaceutical manufacturing, rubber tire manufacturing, graphic arts (printing) and dry cleaning.

Control of these source categories is required by the federal Clean Air Act, as amended, in areas not attaining the National Ambient Air Quality Standards for ozone. Control is also necessary in other areas where pollutant emissions might, through transport, interfere with attainment or maintenance of the ambient standards in the nonattainment areas. Reasonably Available Control Technology guidelines developed by U.S. EPA were used as the basis for the amendments. Examples of control techniques include monitoring, maintenance, add-on controls, process modification, and use of low solvent content materials.

EPA requirements of "reasonable further progress" toward attaining ambient air quality standards cannot be met without this rule. In addition, federal sanctions would be imposed if the State fails to act.

Style or format changes are also made in NR 154.13.

Pursuant to the authority vested in the State of Wisconsin Natural Resources Board by sections 144.31 and 144.38 (as amended by Chapters 34 and 221, Laws of 1979) and section 227.014, Wisconsin Statutes, the State of Wisconsin Natural Resources Board hereby amends rules interpreting section 144.31(1)(f), Wisconsin Statutes, (as amended by Chapters 34 and 221, Laws of 1979), and revising the State Implementation Plan developed under that provision, as follows:

Section 1 - Section NR 154.01 is amended to read:

NR 154.01 Definitions. (1) "Accumulator" means the reservoir of a condensing unit receiving the condensate from the condenser. This includes hot wells.

(2) "Adsorption system" means a device containing adsorbent material (e.g., activated carbon, alumina, silica gel); an inlet and outlet for exhaust gases; and a system to regenerate the saturated adsorbent.

(2)(3) "Affected facility" is <u>means</u> any type or class of air contaminant source which is required to submit a notice of intent and plans and specifications to the department prior to construction.

(3)(4) "Air contaminant" means dust, fumes, mist, liquid, smoke, other particulate matter, vapor, gas, odorous substances, or any combination thereof but not including uncombined water vapor.

(4)(5) "Air contaminant source" is <u>means</u> any facility, building, structure, equipment, vehicle, or action, or combination thereof which may directly or indirectly result in the emission of any air contaminant.

. (5)(6) "Aircraft operation" is means a landing or takeoff.

 $\{6\}$ (7) "Air curtain destructor" is <u>means</u> an incineration device which utilizes a pit for burning combustible matter, into which air is blown at high velocity through a manifold and nozzle system along one side of the pit to create a turbulent, vortical flow of air and combustible gases in the pit to bring about complete combustion.

(8) "Air dried coating" means coatings which are dried by the use of air or forced warm air. Forced warm air includes processes whereby the coated object is heated above ambient temperature up to a maximum of 90°C (194°F) to decrease drying time.

(7)(9) "Air pollution" is <u>means</u> the presence in the atmosphere of one or more air contaminants in such quantities and of such duration as is or tends to be injurious to human health or welfare, animal or plant life, or property or would unreasonably interfere with the enjoyment of life or property.

(8)(10) "Air pollution episode levels" means levels of air quality which are so degraded as to pose imminent danger to public health.

(a) "Alert": The alert level is that concentration of one or more air contaminants at which the first stage control actions begin.

(b) "Warning": The warning level indicates air quality is continuing to degrade and that additional control actions are necessary.

(c) "Emergency": The emergency level indicates that the air quality is continuing to degrade to a level which should never be reached and that the most stringent control actions are necessary.

 $\{9\}(11)$ "Air quality maintenance area" means an area designated pursuant to federal or Wisconsin laws as having the potential for exceeding any of the ambient air quality standards.

(10)(12) "Air region" means an area such as an QCR designated pursuant to federal or Wisconsin laws in which a program to maintain or achieve air standards is implemented on a regional basis.

(11)(13) "Ambient air" means the portion of the atmosphere external to buildings and to which the general public has access.

(12)(14) "API" means American Petroleum Institute, 2101; LStreet, N.W., Washington, D.C. 20001.

(+3)(15) "Application area" means the area where a coating is applied by spraying, dipping or flowcoating techniques.

(14)(16) "Approved" means approved by the department of natural resources.

(15)(17) "AQCR" means air quality control region. Air quality control regions all or part of which lie in Wisconsin are delineated in <u>s.</u> NR 155.02(2), <u>Wis. Adm. Code</u>.

(16) "Areawide air quality analysis" means a macroscale analysis utilizing a modeling technique approved by the department.

(17)(19) "Asbestos" means any of the six <u>6</u> naturally occurring hydrated mineral silicates: actinolite, amosite, anthophyllite, chrysotile, crocidolite, and tremolite.

(a) "Asbestos material" means asbestos or any material containing asbestos.

(b) "Asbestos mill" means any facility engaged in the coversion or any intermediate step in the conversion of asbestos ore into commercial asbestos. Outside storage of asbestos materials is not considered a part of such a facility.

(c) "Asbestos tailings" means any solid waste products of asbestos minings or milling operations which contain asbestos.

(18)(20) "ASME" means American Society of Mechanical Engineers, 345 E. 47th Street, New York, New York 10017.

(19)(<u>21</u>) "Asphalt" means a dark-brown to black cementitious material (solid, semisolid, or liquid in consistency) in which the predominating constituents are bitumens which occur in nature as such or which are obtained as residue in refining petroleum.

(20)(22) "Associated parking area" means a parking facility Θ^{μ} -facilitiesowned and/or operated in conjunction with an indirect source.

(21)(23) "ASTM" means American Society for Testing and Materials, 1916 Race St., Philadelphia, PA 19103.

(22)(24) "Automobile" means all passenger cars or passenger car derivatives capable of seating 12 or fewer passengers.

(23)(25) "'Average daily traffic' or '(ADT)'" means the total traffic volume during a given time period in whole days greater than one day and less than one year divided by the number of days in that time period.

(24)(26) "Average monthly storage temperature" is, for the purpose of petroleum liquid storage, means an arithmetic average calculated for each calendar month, or portion thereof if storage is for less than a month, from bulk <u>petroleum</u> liquid storage temperatures determined at least once every 7 days.

(27) "Baseline transfer efficiency" means the typical transfer efficiency, as defined by the department, for a specific operation in an industry.

(28) "Bead dipping" means the dipping of an assembled tire bead into a solvent based cement.

(28)(29) "Blade coating" means the application of a coating material to a substrate by means of drawing the substrate beneath a straightedged blade that spreads the coating evenly over the full width of the substrate.

(25)(30) "Boiler" means any device with an enclosed combustion chamber in which fuel is burned to heat a liquid for the primary purpose of producing heat or power by indirect heat transfer.

(26)(31) "Bottom filling" means the filling of a tank truck or stationary storage tank through an opening that is flush with or near the tank bottom.

(32) "Breakdown" means a sudden failure of emission control or emission monitoring equipment to function as a result of wear, failure to repair, breakage, unavoidable damage, or other unintentional causes.

(27)(33) "BTU" means British thermal unit.

(29)(34) "Bulk gasoline plant" means a gasoline storage and distribution facility which receives gasoline from bulk terminals, stores it in stationary storage tanks, and subsequently distributes it to gasoline dispensing facilities.

(30)(35) "Bulk gasoline terminal" means a gasoline storage facility which receives gasoline from refineries primarily by pipeline, ship, or barge, and delivers gasoline to bulk gasoline plants or to commercial or retail accounts primarily by tank truck.

(36) "Capture efficiency" means the weight per unit time of an air contaminant entering a capture system and delivered to a control device divided by the weight per unit time of the air contaminant generated by the source, expressed as a percentage.

(31)(37) "Capture system" means the equipment (including hoods, ducts, fans, etc.) used to contain, capture, or transport a pollutant <u>an</u> air contaminant to a control device.

(38) "Carbon bed breakthrough" means a concentration of VOC in the exhaust from a carbon adsorption device that exceeds 10% by weight of the inlet VOC concentration.

NOTE: See National Bureau of Standards, Voluntary Product Standard PS-59-73, "Prefinished Hardwood Paneling". Copies of this document are available for inspection in the offices of the department of natural resources, secretary of state and revisor of statutes, Madison, Wisconsin and may be obtained for personal use from National Bureau of Standards, Washington D.C. 20234.

(39) "Class II hardboard paneling finish" means finishes which meet the specifications of Voluntary Product Standard PS-59-73 as approved by the American National Standards Institute.

(40) "Clear coat" means a coating which lacks color and opacity or is transparent and uses the undercoat as a reflectant base or undertone color.

(32)(41) "Coating applicator" means a device or devices used at a single location in a coating line to apply a surface coating of a particular material.

(33)(42) "Coating line" means one or more apparatus or operations, which may include a coating applicator, flash-off area, and oven, wherein a surface coating is applied, dried, and/or cured.

(34)(43) "Coil coating" means the coating of any flat metal sheet or strip that comes in rolls or coils.

(35)(44) "Cold cleaning" means the batch process of cleaning and removing soils from metal surfaces by spraying, brushing, flushing or immersion while maintaining the solvent below its boiling point. Wipe cleaning is not included in this definition.

(36)(45) "Commence construction" means to engage in a program of on-site construction, including site clearance, grading, dredging or landfilling specifically designed for a stationary source in preparation for the fabrication, erection or installation of the building components of the stationary source.

(37)(46) "Commence modification" means to engage in a program of on-site modification which may include site clearance, grading, dredging or landfilling in preparation for a specific modification of a stationary source.

(38)(47) "Commercial asbestos" means any variety of asbestos which is produced by extracting asbestos from asbestos ore.

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(48) "Component" means, for purposes of petroleum refineries, any piece of equipment at a refinery which has the potential to leak VOCs. These pieces of equipment include, but are not limited to, pumping seals, compressor seals, seal oil degassing vents, pipeline valves, flanges and other connections, pressure relief devices, process drains, and open ended pipes. Excluded from these pieces of equipment are valves which have no external controls, such as in-line check valves.

(39)(49) "Condensate" means hydrocarbon liquid separated from natural gas which condenses due to changes in the temperature and/ or pressure and remains liquid at standard conditions.

(40)(50) "Condenser" means any heat transfer device used to liquefy vapors by removing their latent heats of vaporization. Such devices include, but are not limited to, shell and tube, coil, surface, or contact condensers.

(41)(51) "Continuous vapor control system" means a vapor control system that destroys or removes vapors, such as those displaced from tanks during filling, on a demand basis without intermediate accumulation.

(42)(52) "Control device" means equipment used to destroy or remove air contaminant(s) in a gas stream prior to emission.

(53) "Control system" means any number of control devices, including condensers, which are designed and operated to reduce the quantity of air contaminants emitted to the atmosphere.

(43)(54) "Conveyorized degreasing" means the continuous process of cleaning and removing soils from metal surfaces by operating with either cold or vaporized solvents.

(44)(55) "Crude petroleum" means a naturally occurring mixture which consists of hydrocarbons; and/or sulfur, nitrogen and/or oxygen derivatives of hydrocarbons, and which is liquid at standard conditions.

(45)(56) "Custody transfer" means the transfer of produced crude eil <u>petroleum</u> and/or condensate, after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities to pipelines or any other forms of transportation.

(46)(57) "Cutback asphalt" means asphalt cement which has been liquefied by blending with petroleum solvents (diluents) other than residual oils. Upon exposure to atmospheric conditions the diluents evaporate, leaving the asphalt cement to perform its function. Emulsified asphalt Asphalt which contains less than 5% by weight petroleum solvents (disregarding any residual oils added) are <u>is</u> not included in this definition.

(47)(58) "Day" means a 24-hour period beginning at midnight.

(48)(59) "Delivery vessel" means a tank truck or trailer or a railroad tank car equipped with a storage tank used for the transport of gasoline from sources of supply to stationary storage tanks of bulk gasoline plants or gasoline dispensing facilities.

(49)(60) "Department" means the department of natural resources, state of Wisconsin.

 $(4)\{a\}$, (61) "Direct source" is <u>means</u> any stationary source which may directly result in the emission of any air contaminant at a fixed location (e.g., building demolition, foundry, grain elevator, gravel or stone quarry, paper mill, power plant, etc.).

(50)(62) "Dose" means the total exposure to a pollutant over a specified time period.

Dose =
$$\iint_{T_1}^{T_2} CdT$$

where T_1 is the starting time, T_2 the end of the time period and C is the pollutant concentration which varies with time, C = f(T).

(63) "Dry cleaning facility" means any facility engaged in the cleaning of fabrics in an essentially nonaqueous solvent by means of one or more washes in solvent, extraction of excess solvent by spinning, and drying by tumbling in an airstream. The facility includes but is not limited to any washer, dryer, filter and purification systems, waste disposal systems, holding tanks, pumps, and attendant piping and valves.

(51)(64) "Emergency or reserve equipment" means that equipment used when normal equipment fails, or used only to meet high peak loads.

(52)(65) "Emission" means a release, whether directly or indirectly, of any air contaminant to the ambient air.

(66) "Emission point" means any individual opening at a fixed location through which air contaminants are emitted.

(53)(67) "Emulsified asphalt" means an emulsion of asphalt cement and water which contains a small amount of an emulsifying agent; a heterogeneous system containing 2 normally immiscible phases (asphalt and water) in which the water forms the continuous phase of the emulsion, and minute globules of asphalt form the discontinuous phase.

(54)(68) "End sealing compound" means, for the purpose of ean eoating, a synthetic rubber compound which is coated onto can ends and which functions as a gasket when the end is assembled on the can.

(55)(69) "Equivalent air-dried kraft pulp" means pulp production which produces a loading of black liquor solids to the recovery furnace equivalent to that loading produced with kraft pulp.

(56) (70) "Equivalent opacity" means an opacity of 20% per Ringlemann number.

(57)(71) "Exterior base coating" means, for the purpose of ean eoating, a coating applied to the exterior of a can to provide exterior protection to the metal and to provide background for the lithographic or printing operation.

(72) "Extreme performance coatings" means coatings designed for harsh exposure or exposure to one or more of the following: the weather all of the time, temperatures consistently above 95°C, detergents, abrasive and scouring agents, solvents, corrosive atmospheres, or similar environmental conditions.

(58)(73) "Fabric coating" means the coating or printing of a textile substrate with a blade, roll, rotogravure or dip coater, or other coating applicator, to impart properties that are not initially present, such as strength, stability, water or acid repellancy, or appearance.

(59)(74) "Facility" means an establishment--residential, commercial, institutional or industrial--which emits or causes emissions of air contaminants. to the ambient air-

(60)(75) "Firebox" means the chamber or compartment of a boiler or furnace in which materials are burned but does not mean the combustion chamber of an incinerator.

(61)(76) "Flashoff area" means the space between the application area and the oven.

(77) "Flexographic printing" means the application of words, designs or pictures to a substrate by means of a roll printing technique in which the pattern to be applied is raised above the printing roll and the image carrier is made of rubber or other elastomeric materials.

(62)(78) "Floating roof" means a storage tank cover consisting of a double deck or pontoon single deck, which rests upon and is supported by the petroleum liquid being contained, and is equipped with a closure seal or seals to seal the space between the roof edge and tank wall. The floating roof may be either a covered external floating roof in an open storage tank or an internal floating cover beneath a fixed roof.

(63)(79) "Forebays" mean the primary sections of a wastewater separator.

(64)(80) "Freeboard height" means, for a cold cleaner, the distance from the liquid solvent level in the degreaser tank to the lip of the tank. For a vapor degreaser it means the distance from the top of the vapor zone to the lip of the degreaser tank.

(65)(81) "Freeboard ratio" means the freeboard height divided by the <u>internal</u> width of the degreaser tank.

(66)(82) "Fuel" means any solid, liquid or gaseous materials used to produce useful heat by burning.

(67)(83) "Fuel gas" means any gas which is generated by a petroleum refinery process unit or by a petroleum liquid transfer operation and which is combusted, ineluding or any gaseous mixture of <u>such gas and</u> natural gas and fuel gas which is combusted.

(68)(84) "Fugitive dust" means solid airborne particles emitted from any source other than a flue or stack.

(85) "Fugitive emission" means an emission from any emission point within a facility other than a flue or stack.

(69)(86) "Furniture metal coating" means the surface coating of any furniture made of metal or any metal part which will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece.

(70)(87) "Gasoline" means any petroleum distillate having a Reid vapor pressure of 27.6 kile Paseals kPa (4 peunds per square inch absolute psia) or greater.

(71)(88) "Gasoline dispensing facility" means any site where gasoline is dispensed to motor vehicle gasoline tanks from stationary storage tanks.

(89) "Gas service" means petroleum refinery equipment which processes, transfers or contains a VOC or mixture of VOCs in the gaseous phase.

(90) "Green tires" means assembled tires before molding and curing have occurred.

(91) "Green tire spraying" means the spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after curing.

(92) "Hardboard" means a panel manufactured primarily from interfelted ligno-cellulosic fibers which are consolidated under heat and pressure in a hot press.

(93) "Hardwood plywood" means a plywood whose surface layer is a veneer of hardwood.

(94) "Heat sensitive material" means materials which cannot consistantly be exposed to temperatures greater than 95^oC (203^oF).

(72)(95) "Highway project" means all or a portion of a proposed new or modified section of highway. Where an environmental impact document is to be prepared, the highway project may be taken to cover the same length of highway.

(73)(96) "Hydrocarbon" means any organic compound containing carbon and hydrogen.

(97) "Hydrophobic substrate" means any substrate that is resistant to or avoids wetting. This may include but is not limited to polyethylene, polypropylene, cellophane, metalized polyester, nylon, and mylar.

(74)(98) "Implementation plan" means a plan adopted to implement, maintain, and enforce air standards within an air region or portion thereof.

(75)(99) "Incinerator" means a combustion apparatus designed for high temperature operation in which solid, semisolid, liquid, or gaseous combustible wastes are ignited and burned to produce solid and gaseous residues containing little or no combustible material.

(4)(a)2=(100) "Indirect source" is <u>means</u> any stationary source which conveys motor vehicles or which attracts or may attract mobile source activity and thus indirectly causes the emission of any air contaminant. Such indirect sources include, but are not limited to: a_{τ} highways and roads=; b_{τ} parking facilities=; e_{τ} retail, commercial and industrial facilities=; d_{τ} recreation, amusement, sports and entertainment facilities=; e_{τ} airports=; f_{τ} office and government buildings=; g_{τ} apartment and condominium buildings=; and h_{τ} education facilities.

(76)(101) "Interior sheet base coating" means, for the purpose of ean coating, a coating applied by roller coater or spray to the interior side of sheets from which cans are formed to provide a protective lining between the can metal and product.

(77)(102) "Interior body spray" means, for the purpose of ean eoating, a coating sprayed on the interior of the can body to provide a protective film between the product and the can.

(78)(103) "Intermittent vapor control system" means a vapor control system that employs an intermediate vapor holder to accumulate vapors displaced from tanks during filling. The control device destroys or removes the accumulated vapors only during automatically controlled cycles.

(79)(104) "Isokinetic sampling" means sampling in which the linear velocity of the gas entering the sampling nozzle is equal to that of the undisturbed gas stream at the same point.

(105) "KPa" means kilo Pascals (1.0 kPa = 0.15 psia).

(80)(106) "Kraft process" means any pulping process which uses an alkaline sulfide solution containing sodium hydroxide and sodium sulfide for a cooking liquor.

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(81)(107) "Large appliances" means doors, cases, lids, panels and interior support parts of residential and commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners and other similar products. Not included are products of such weight that they are normally lifted only with powered lifting equipment or products which are intended to be permanently fastened in place.

(108) "Leaking component" means any component at a petroleum refinery which has a VOC concentration exceeding 10,000 ppm when tested in the manner approved by the department.

(82)(109) "Light-duty trucks" means any motor vehicles rated at 3864 kilograms (8500 pounds) gross weight or less which are designed primarily for the purpose of transporting goods and materials, or derivatives of such vehicles.

(110) "Liquid-mounted seal" means a primary floating roof seal mounted in continuous contact with the liquid in a liquid organic compound storage tank between the tank wall and the floating roof around the internal circumference of the tank.

(111) "Liquid service" means petroleum refinery equipment which processes, transfers or contains a VOC or mixture of VOCs in the liquid phase.

(83)(112) "Loading rack" means an aggregation or combination of gasoline loading equipment arranged so that all loading outlets in the combination can be connected to a tank truck or trailer parked in a specific loading space.

(113) "'Lower explosive limit' or 'LEL'" means the lower limit of flammability of a gas or vapor at ordinary ambient temperatures expressed as percent propane in air by volume.

(114) "Low solvent coating or ink" means a coating or ink which contains less organic solvent than the conventional coatings used by the particular industry. Low solvent coatings or inks include water-borne, higher solids, electrodeposition and powder coatings or inks.

(84)(115) "Magnet wire coating" is <u>means</u> the process of applying a coating of electrically insulating varnish or enamel to aluminum or copper wire for use in electrical machinery.

(85<u>}(116)</u> "Manufacturing plant" means a facility where parts are manufactured, finished or assembled for eventual inclusion into a finished product ready for sale to retailers. With respect to the manufacture of motor vehicles, customizers, body shops and other repainters are not included in this definition.

(4)(d)(117) "Mobile source" is means any motor vehicle or equipment other than a semistationary source which is capable of emitting any air contaminant while moving (e.g., automobile, bulldozer, bus, locomotive, motorboat, motorcycle, snowmobile, steamship, truck, etc.).

(86)(118) "Modification" means any change in physical size or method of operation of a stationary or portable source which increases the amount of any air contaminant emitted except that:

 (a) Routine maintenance and repair shall not be considered physical changes.

(b) The following shall not be considered changes in method of operation unless the change will cause or exacerbate a violation of any ambient air quality standard.

1. An increase in production rate if such increase does not exceed the operating design capacity of the stationary source.

2. An increase in the hours of operation.

3. Use of an alternate fuel or raw material.

4. Resumption of operation of existing equipment after a period of closure.

(119) "Natural finish hardwood plywood panels" means panels whose original grain pattern is enhanced by essentially transparent finishes which may be supplemented by fillers and toners.

(87)(120) "New direct or portable source" means a direct or portable source, the construction or modification of which is commenced after April 1, 1972, or the effective date of promulgation of an emission limit which applies.

(88)(121) "New indirect source" means an indirect source, the construction or modification of which is commenced after July 1, 1975.

(89)(122) "Nitrogen oxides" means all oxides of nitrogen except nitrous oxide.

(90)(123) "Noncondensibles" means gases and vapors from processes that are not condensed with the equipment used in those processes.

(91)(124) "Opacity" means the state of a substance which renders it partially or wholly impervious to rays of light. (20% opacity equals one unit on the Ringlemann Chart.)

(92)(125) "Open burning" means oxidation from which the products of combustion are emitted directly into the ambient air without passing through a stack or chimney.

(93)(126) "Open top vapor degreasing" means the batch process of cleaning and removing soils from metal surfaces by condensing hot solvent vapor on the colder metal parts.

(94)(127) "Operator" means any person who leases, controls, operates or supervises a facility, an air contaminant source, or air pollution control equipment.

(95)(128) "Organic compound" means a compound of carbon excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides, metallic carbonates and ammonium carbonate.

(96)(129) "Oven" means, for the purpose of surface coating, a chamber within which heat is used to bake, cure, polymerize, or dry a surface coating.

(130) "Overall emission reduction efficiency" means the weight per unit time of an air contaminant removed by a control device divided by the weight per unit time of the air contaminant generated by the source, expressed as a percentage.

(97)(131) "Overvarnish" means a coating applied directly over ink to reduce the coefficient of friction, to provide gloss and to protect the finish against abrasion and corrosion.

(98)(132) "Ozone season" means the period from May 1 through September 30 of any year.

(133) "Packaging rotogravure printing" means rotogravure printing upon paper, paper board, metal foil, plastic film, or other substrates, which in subsequent operations are formed into packaging products or labels for articles to be sold.

(99)(134) "Paper coating" means application of the uniform coatings put on paper and pressure sensitive tape regardless of substrate. Related web coating processes on plastic fibers and on metal foil are included in this definition but processes such as printing where the coating is not uniform across the web are not included.

(100)(135) "Parking capacity" means the maximum number of vehicles which a parking facility is designed to hold based on an allotment of not more than 350 square feet of stall and aisle area per vehicle.

(191)(136) "Particulate asbestos material" means any finely divided particles of asbestos material.

(102)(137) "Particulate or particulate matter" means:

(a) For an existing direct or portable source+, Any any material which exists as a solid at standard conditions.

(b) For a new direct or portable source:, Any any material which exists as a solid or liquid at standard conditions except uncombined water.

(103)(138) "'Parts per million' or '(ppm)'" means parts of a contaminant per million parts of gas by volume.

(139) "Passenger type tire" means agricultural, airplane, industrial, mobile home, light and medium duty truck, and passenger vehicle tires with a bead diameter up to 50.8 cm (20 inches) and cross section dimension up to 32.5 cm (12.8 inches).

(104)(140) "Peak hour volume" means the highest one-hour traffic volume in a calendar year.

(105)(141) "Penetrating prime coat" means an application of lowviscosity liquid asphalt to an absorbent surface to prepare it for an asphalt surface.

(106)(142) "Performance test" means measurements of emissions or other procedures used for the purpose of determining compliance with a standard of performance.

(107)(143) "Person" means any individual, corporation, company, cooperative, owner, tenant, lessee, syndicate, partnership, co-partnership, firm, association, trust, estate, public or private institution, joint stock company, political subdivision of the state of Wisconsin, state agency, or any legal successor, representative, agent or agency of the foregoing.

(144) "Petroleum" means the crude oil removed from the earth and the oils derived from tar sands, shale, coal and coke.

(109)(145) "Petroleum liquid" means crude petroleum, petroleum, condensate and any finished or intermediate products manufactured or extracted in a petroleum refinery or in a facility which produces oils from tar sands, shale, coal or coke.

(110)(146) "Petroleum refinery" means any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants or other products through distillation of petroleum or through redistillation, cracking, extraction or reforming of unfinished petroleum derivatives.

(111)(147) "Photochemically reactive organic substances" means for a source on which construction or modification is commenced after July $\pm 1_7$ (August 1), 1979, any organic compound. For a source on which construction or modification is commenced on or before July $\pm 1_7$ (August 1), 1979, it means any of the following:

(a) Group A: Hydrocarbons, alcohols, aldehydes, esters, ethers or ketones, which have olefinic or cyclo-olefinic type unsaturation.

(b) Group B: Aromatic compounds with 8 or more carbon atoms to the molecule, except ethylbenzene.

(c) Group C: Ethylbenzene, toluene, or ketones having branched hydrocarbon structures.

(d) <u>Group D:</u> A solvent or mixture of organic compounds in which any of the following conditions are met:

1. More than 20% of the total volume is composed of any combination of the compounds listed in groups A, B or C above.

2. More than 5% of the total volume is composed of any combination of the compounds listed in group A above.

3. More than 8% of the total volume is composed of any combination of the compounds listed in group B above.

(148) "Pneumatic rubber tire manufacture" means the production of pneumatic rubber passenger type tires on a mass production basis.

(4)(b)(149) "Portable source" is <u>means</u> any facility, installation, operation or equipment which may directly result in the emission of any air contaminant only while at a fixed location but is capable of being transported to a different location (e.g., portable asphalt plant, portable package boiler, portable air curtain destructor, etc.). A modified portable source or a source which has never received a plan approval shall be considered <u>to be</u> a direct stationary source pursuant to Sections which is subject to the requirements of ss. NR 154.04 and NR 154.05.

(+++2)(+++)(+++) "Prime coat" means the first film of coating applied to a product in a multiple-coat surface coating operation.

(151) "Printed interior panels" means panels whose grain or natural surface is obscured by fillers and basecoats upon which a simulated grain or decorative pattern is printed.

(++++) (152) "Process gas" means any gas generated by a petroleum refinery process unit except fuel gas and process upset gas as defined in this section.

(114)(153) "Process line" means one or more actions or unit operations which must function simultaneously <u>or in sequence</u> in order to manufacture or modify a product (e.g. a spray booth, conveyor and drying oven are considered a process line).

(115)(154) "Process upset gas" means any gas generated by a petroleum refinery process unit as a result of start-up, shut-down, upset or malfunction.

(++6)(155) "Process weight" means the total weight of all materials introduced into any direct source operation, except liquid fuels, gaseous fuels and air.

(156) "Production equipment exhaust system" means a device for collecting and directing out of the work area fugitive emissions from reactor openings, centrifuge openings, and other vessel openings at a pharmaceutical manufacturing plant.

(117)(157) "Proportional sampling" means sampling at a rate that produces a constant ratio of flow in the sampling nozzle to stack gas flow rate.

(158) "Psia" means pounds per square inch absolute.

(159) "Publication rotogravure printing" means rotogravure printing upon paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements, and other types of printed materials.

(118)(160) "Quench area" means a chamber where the hot metal exiting the oven is cooled by either a spray of water or a blast of air followed by water cooling.

(161) "Reactor" means a vat or vessel, which may be jacketed to permit temperature control, designed to contain chemical reactions.

(119)(162) "'Reasonably available control technology' or '{RACT}''' means that which provides the lowest emission rate that a particular source is capable of achieving by the application of control technology that is reasonably available considering technological and economic feasibility. Such technology may previously have been applied to similar, but not necessarily identical, source categories.

(120)(163) "Refinery process unit" means any segment of a petroleum refinery in which a specific processing operation is conducted.

(121)(164) "Reid vapor pressure" means the absolute vapor pressure of volatile crude petroleum and volatile nonviscous petroleum liquids except liquified petroleum gases as determined by ASTM-D-323-72 (reapproved 1977).

(122)(165) "Ringlemann Chart" means the chart published by the U.S. bureau of mines in which are illustrated graduated shades of grey to black for use in estimating the shade or density of smoke. (One unit on the Ringlemann Chart equals 20% opacity).

Note: See Ringlemann Chart published December, 1950, by the U.S. bureau of mines. Copies of "Fundamentals of Smoke Abatement," December, 1950, Ringlemann Chart, Information Circular 7588, are available for inspection at the offices of the department of natural resources, secretary of state and revisor of statutes, Madison, Wisconsin, and may be obtained for personal use from the U.S. department of interior, Washington, D.C.

(123)(166) "Roll coating" means the application of a coating material to a substrate by means of hard rubber or steel rolls.

(167) "Roll printing" means the application of words, designs or pictures to a substrate, usually by means of a series of hard rubber or steel rolls each with only partial coverage.

(124)(168) "Rotogravure coating" means the application of a coating material to a substrate by means of a roll coating technique in which the pattern to be applied is etched on the coating roll. The coating material is transferred to the substrate from the recessed areas on the coating roll.

(169) "Rotogravure printing" means the application of words, designs or pictures to a substrate by means of a roll printing technique which involves an intaglio or recessed image areas in the form of cells.

(125)(170) "Secretary" means the secretary of the department of natural resources, state of Wisconsin.

(4){e}(171) "Semistationary source" is <u>means</u> any facility, operation or equipment that has the capability of emitting any air contaminant while moving, but generally does not emit while moving (e.g., diesel cranes, air compressors, and electric generators such as those used at construction sites, etc.).

(172) "Separation operation" means a process that separates a mixture of compounds and solvents into 2 or more components. Specific mechanisms include extraction, centrifugation, filtration, and crystallization.

(126)(173) "Shutdown" means the cessation of operation of a direct or portable source or of emission control equipment.

(126m)(174) "Silt content" means that portion by weight of a particulate material which will pass through a no. 200 (75 micron) wire sieve as determined by the dry method in ASTM C136-76 or other method approved by the department.

(127)(175) "Single coat" means a single film of coating applied directly to a metal substrate, omitting the primer application.

(128)(176) "Smoke" means all products of combustion of sufficient density to be observable, including but not limited to carbon, dust, fly ash, and other particles, but not including uncombined water.

(129)(177) "Solvent" means organic materials which are liquid at standard conditions and which are used as dissolvers, viscosity reducers, or cleaning agents.

(130)(178) "Solvent metal cleaning" means the process of cleaning soils from metal surfaces by cold cleaning or open top vapor degreasing or conveyorized degreasing.

(131)(179) "Splash filling" means the filling of a tank truck or stationary storage tank through a pipe or hose whose discharge opening is more than 15.2 centimeters (6 inches) above the bottom of the tank being filled.

(132)(180) "Stack" means any device or opening designed or used to emit air contaminants to the ambient air.

(133)(181) "Standard conditions" means a temperature of 200CGelsius (centigrade) ($68^{\circ}F$) and a pressure of 760 millimeters of mercury (29.92 inches of mercury).

(134)(182) "_Standard metropolitan statistical area' or '(SMSA)'" means such area as designated by the U.S. bureau of budget in the following publication: <u>Standard Metropolitan Statistical Areas</u>, issued in 1967, with subsequent amendments. The following Wisconsin counties are included in SMSA's:

- (a) Appleton-Oshkosh, Wisconsin SMSA:
- 1. Calumet county
- 2. Outagamie county
- 3. Winnebago county

(b) Duluth-Superior, Minnesota-Wisconsin SMSA: Douglas county

(c) Eau Claire, Wisconsin SMSA:

1. Eau Claire county

2. Chippewa county

- (d) Green Bay, Wisconsin SMSA: Brown county
- (e) Kenosha, Wisconsin SMSA: Kenosha county
- (f) La Crosse, Wisconsin SMSA: La Crosse county
- (g) Madison, Wisconsin SMSA: Dane county
- (h) Milwaukee, Wisconsin SMSA:

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1. Milwaukee county

2. Ozaukee county

3. Washington county

4. Waukesha county

(i) Minneapolis-St. Paul, Minnesota-Wisconsin SMSA: St. Croix county

(j) Racine, Wisconsin SMSA: Racine county

Note: See <u>Standard Metropolitan Statistical Areas</u>, Revised Edition, 1975, executive office of the President, office of management and budget. Copies of this publication are available for inspection in the offices of the department of natural resources, secretary of state and revisor of statutes, Madison, Wisconsin, or may be obtained for personal use from the superintendent of documents, U.S. government printing office, Washington, D.C., 20402.

(135)(183) "Startup" means the setting in operation of an affected facility or its emission control equipment for any purpose which produces emissions.

 $\{4\}$ $\{a\}$ (184) "Stationary source" is <u>means</u> any facility, building, structure, installation, or action, or combination thereof which may directly or indirectly result in the emission of any air contaminant at a fixed location.

(136)(185) "Submerged fill pipe" means any fill pipe with a discharge opening which is entirely submerged when the liquid level is 15.2 centimeters (6 inches) above the tank bottom.

(137)(186) "Surface coating" means the application of a coating to a product in a coating line. Application of architectural coatings and road surfacing material is not included.

(187) "Synthesized pharmaceutical manufacturing" means manufacture of pharmaceutical products by chemical synthesis.

(188) "Technological infeasibility" means incapable of being accomplished or carried out as a matter of practicality; i.e., technically impracticable rather than technically impossible.

(189) "Thin particleboard" means a manufactured board 0.64 centimeters (1/4 inch) or less in thickness made of individual wood particles which have been coated with a binder and formed into flat sheets by pressure.

(138)(190) "Three-piece can side-seam spray" means a coating sprayed on the exterior and interior of a welded, cemented or soldered seam to protect the exposed metal.

(191) "Tileboard" means paneling that has a colored waterproof surface coating.

(139)(192) "Topcoat" means the final film of coating applied in a multiple coat operation.

(140)(193) "'Total reduced sulfur' or '(TRS)'" means any sulfur containing compound in which the oxidation state of sulfur is less than zero. Common examples of such compounds are hydrogen sulfide, mercaptans, and dimethyl disulfide.

(141)(194) "Traffic volume" means the number of vehicles that pass a particular point on the roadway during a specific time period. Volume can be expressed in terms of daily traffic or annual traffic as well as on an hourly basis.

(195) "Transfer efficiency" means the portion of coating solids which adheres to the surface being coated during the application process, expressed as a percentage of the total volume of coating solids delivered to the applicator.

(196) "Tread end cementing" means the application of a solvent based cement to tire tread ends.

(142)(197) "True vapor pressure" means the equilibrium partial pressure exerted by a petroleum liquid as determined in accordance with methods described in American Petroleum Institute Bulletin 2517, <u>Evaporation Loss from Floating Roof Tanks</u>, 1962.

(143)(198) "Turnaround" means the procedure of shutting a refinery unit down after a run to do necessary maintenance and repair work and putting the unit back on stream.

(144)(199) "Two-piece can exterior end coating" means a coating applied by roller coating or spraying to the exterior end of a can to provide protection to the metal.

(145)(200) "Uncombined water" means water not chemically or physically bound to other materials.

(201) "Undertread cementing" means the application of a solvent based cement to the underside of a tire tread.

(146)(202) "Vacuum producing system" means any reciprocating, rotary, or centrifugal blower or compressor, or any jet ejector or device that takes suction from a pressure below atmospheric and discharges against atmospheric pressure.

(147)(203) "Vapor balance system" means a combination of pipes or hoses which create a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced from the receiving tank are transferred to the tank being unloaded.

(148)(204) "Vapor collection system" means, for the purpose of liquid organic compound transfer operations, a vapor transport system which uses direct displacement by the liquid loaded to force vapors from the tank into a vapor control system or vapor holding tank. A-64-79_

(205) "Vapor-mounted seal" means any primary floating roof seal mounted so that there is an annular vapor space underneath the seal. The annular vapor space is bounded by the bottom of the primary seal, the tank wall, the liquid surface, and the floating roof.

(149)(206) "Vapor recovery or control system" means a system that gathers organic compound vapors released during the operation of any transfer, storage, or process equipment and processes the vapors so as to prevent their emission into the ambient air.

(150)(207) "Vinyl coating" means applying a decorative or protective topcoat or printing on vinyl coated fabric or vinyl sheets.

(151)(208) "_Volatile organic compound' or '(VOC)'" means any compound of carbon that has a vapor pressure greater than 0.1 millimeter of mercury (0.0019 pounds per square inch absolute psia) at standard conditions, excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate.

(152)(209) "Wastewater (oil/-water) separator" means any device or piece of equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals from water. This includes any device, such as a flocculation tank, clarifer, etc., which removes petroleum derived compounds from wastewater.

(210) "Water based sprays" means release compounds, sprayed on the inside and outside of green tires, in which solids, water, and emulsifiers have been substituted for all organic solvents.

(211) "Waxy, heavy pour crude petroleum" means a crude petroleum with a pour point of $10^{\circ}C$ ($50^{\circ}F$) or higher as determined by the ASTM standard D97-66, "Test For Pour Point of Petroleum Oils."

Section 2 - Section NR 154.13 is amended to read:

NR 154.13 Control of organic compound emissions. (1) GENERAL LIMITATIONS.

(a) No person shall cause, allow or permit organic compound emissions into the ambient air which substantially contribute to the exceeding of an air standard or cause air pollution.

(b) No person shall cause, allow or permit organic compounds to be used or handled without using good operating practices and taking reasonable precautions to prevent the spillage, escape or emission of organic compounds, solvents or mixtures. Such precautions shall include, but are not limited to:

1. Use of caution to prevent spillage or leakage when filling tanks, trucks or trailers.

2. Use of caution when filling automobile tanks to prevent spillage.

(c) Disposal of velatile erganic compound VOC wastes.

1. Effective July* 1, {{August 1,}} 1979, no person shall cause, allow, or permit the disposal of more than 5.7 liters (1.5 gallons) of any liquid volatile organic compound <u>VOC</u> waste, or of any liquid, semisolid or solid waste materials containing more than 5.7 liters (1.5 gallons) of any volatile organic compounds <u>VOC</u>, in any one day from a facility in a manner that would permit their evaporation into the ambient air during the ozone season. This includes, but is not limited to, the disposal of volatile organic compounds <u>VOCs</u> which must be removed from volatile organic compound <u>VOC</u> control devices as so to maintain the control devices at their required operating efficiency.

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2. Disposal during the ozone season shall be by methods approved by the department, such as incineration, recovery for reuse, or transfer in closed containers to an acceptable disposal facility, such that the quantity of volatile organic compounds <u>VOCs</u> which evaporates into the ambient air does not exceed 15% (by weight) or 5.7 liters (1.5 gallons) in any one day, whichever is larger.

(2) STORAGE OF ORGANIC COMPOUNDS. (a) Storage of petroleum liquids.

1. Applicability. a. The storage, monitoring and maintenance requirements of subds. $\{2\}_{a}^{2}_{2}^{2}_{a}, 3$. and 4. of this section apply to all storage vessels for petroleum liquids of more than 151,412 liter (40,000 gallon) capacity on which construction or modification is commenced after July 1, 1975, with the exception of:

Storage vessels being used for number 2 through number 6 fuel
oils as specified in ASTM-D-396-73, gas turbine fuel oils numbers 2-GT
through 4-GT as specified in ASTM-D-2880-71, or diesel fuel oils numbers
2-D and 4-D as specified in ASTM-D975-73.

Note: See American Society for Testing and Materials, Part 17, 1973. Copies of applicable standards from Part 17; Petroleum Products -Fuels, Solvents, Burner Fuel Oils, Lubricating Oils, Cutting Oils, Lubricating Greases, Hydraulic Fluids; are available for inspection at the offices of the department of natural resources, secretary of state and revisor of statutes, Madison, Wisconsin, and may be obtained for personal use from ASTM, 1916 Race Street, Philadelphia, PA 19103.

2) Storage vessels for the crude petroleum or condensate stored, processed and/or treated at a drilling and production facility outside a standard metropolitan statistical area prior to custody transfer.

3) Pressure vessels which are designed to operate at pressures in excess of 104 kile Paseals <u>kPa</u> (15 pounds per square inch gauge <u>psig</u>) without emissions except under emergency conditions.

4) Subsurface caverns or porous rock reservoirs.

5) Underground tanks if the total volume of petroleum liquids added to and taken from a tank annually does not exceed twice the volume of the tank.

b. Effective July 1, 1980, the maintenance requirements of subd. (2)(a)4. apply to all storage vessels for petroleum liquids of more than 7,571 liter (2,000 gallon) capacity.

c. Effective $\exists u \nmid y \neq 1$, $\exists August 1, \exists 1979, subd. (2)(a)5$ applies, subject to the provisions of sub. (9) (12), to all fixed roof storage vessels with capacities greater than 151,412 liters (40,000 gallons) with the exception of those having capacities less than 1,600,000 liters (416,000 gallons) used to store crude petroleum and condensate prior to custody transfer.

d. Effective April 1, 1981, subd. 6 applies, subject to the provisions of sub. (12)(d) or (e), to all storage vessels equipped with external floating roofs having capacities greater than 151,412 liters (40,000 gallons) with the exception of:

1) Storage vessels having capacities less than 1,500,000 liters (396,270 gallons) used to store crude petroleum and condensate prior to custody transfer.

2) Storage vessels used to store waxy, heavy pour crude petroleum.

3) Storage vessels used solely for petroleum liquids with a true vapor pressure of less than 10.5 kPa (1.52 psia).

4) Storage vessels used solely for petroleum liquids with a true vapor pressure of less than 27.6 kPa (4.0 psia), and which are of welded construction, and presently possess a metallic-type shoe seal, a liquid-

mounted foam seal, a liquid-mounted liquid filled type seal, or equally effective alternative control, approved by the department.

5) Storage vessels of welded construction, equipped with metallictype shoe primary seal which has a secondary seal from the top of the shoe seal to the tank wall.

e. Effective April 1, 1981, subd. 7 applies to all storage vessels with capacities greater than 151,412 liters (40,000 gallons) equipped with external floating roofs without secondary seals or their approved equivalent.

2. Storage requirements. The owner or operator of any storage vessel to which this subdivision applies shall store petroleum liquids as follows:

a. If the true vapor pressure of the petroleum liquid, as stored, is equal to or greater than 10.5 kile Paseals <u>kPa</u> (1.52 pounds per squareineh absolute <u>psia</u>) but not greater than 77 kile Paseals <u>kPa</u> (11.1 poundsper square inch absolute <u>psia</u>), the storage vessel shall be equipped with a floating roof, a vapor recovery system or their equivalents.

b. If the true vapor pressure of the petroleum liquid, as stored, is greater than 77 kile Paseals <u>kPa</u> (11.1 pounds per square inch absolute <u>psia</u>), the storage vessel shall be equipped with a vapor recovery system or its equivalent.

3. Monitoring requirements. a. The owner or operator of any storage vessel to which this subdivision applies shall, for each such storage vessel, maintain a file of each type of petroleum liquid stored, the typical Reid vapor pressure of each type of petroleum liquid stored and the dates of storage. Dates on which the storage vessel is empty shall be indicated.

b. The owner or operator of any storage vessel to which this subdivision applies shall, for each such storage vessel, determine and record the average monthly storage temperature and true vapor pressure of the petroleum liquid stored at such temperature if:

1) The petroleum liquid has a true vapor pressure, as stored, greater than 3.5 kile Paseals <u>kPa</u> (0.51 pounds per square inch absolute <u>psia</u>) but less than 10.5 kile Paseals <u>kPa</u> (1.52 pounds per square inch absolute <u>psia</u>) and is stored in a vessel other than one equipped with a floating roof, a vapor recovery system or their equivalent; or

2) The petroleum liquid has a true vapor pressure, as stored, greater than 63 kile Pascals <u>kPa</u> (9.1 pounds per square inch absolute <u>psia</u>) and is stored in a storage vessel other than one equipped with a vapor recovery system or its equivalent.

c. The true vapor pressure shall be determined by the procedures in API Bulletin 2517. This procedure is dependent upon determination of the storage temperature and the Reid vapor pressure, which requires sampling of the petroleum liquids in the storage vessels. Unless the department requires in specific cases that the stored petroleum liquid be sampled, the true vapor pressure may be determined by using the average monthly storage temperature and the typical Reid vapor pressure. For those liquids for which certified specifications limiting the Reid vapor pressure exist, that Reid vapor pressure may be used. For other liquids, supporting analytical data shall be made available on request to the department when typical Reid vapor pressure is used.

Note: See American Petroleum Institute, Bulletin 2517 <u>Evaporation</u> <u>Loss from Floating Roof Tanks</u>, February, 1962. Copies of <u>Evaporation</u> <u>Loss from Floating Roof Tanks</u> are available for inspection in the offices
of the department of natural resources, secretary of state and revisor of statutes, Madison, Wisconsin, and may be obtained for personal use from the American Petroleum Institute, 1801 k <u>2101 L.</u> Street, N.W., Washington, D. C. 200061.

4. Maintenance requirements. No person shall place, hold or store in a storage vessel any petroleum liquid which has a true vapor pressure as stored greater than 10.5 kile Paseals <u>kPa</u> (1.52 pounds per square inch absolute psia) unless:

a. Any tank surface exposed to the rays of the sun is painted and maintained white so as to prevent excessive temperature and vapor pressure increases; and

b. The seals of any floating roof are maintained so as to minimize emissions; and

c. All gauging and sampling devices are vapor-tight except when gauging or sampling is taking place.

5. <u>Storage in vessels with fixed roofs</u>. No owner or operator of a fixed roof storage vessel to which this subdivision applies shall permit such storage vessel to be used for storing any petroleum liquid which has a true vapor pressure as stored greater than 10.5 kile Paseals <u>kPa</u> (1.52 pounds per square inch absolute psia) unless:

a. The vessel has been retrofitted with an internal floating roof equipped with a closure seal, or seals, to close the space between the roof edge and tank wall; or

b. The vessel has been retrofitted with equally effective alternative control, approved by the department; and

c. The vessel is maintained such that there are no visible holes, tears, or other openings in the seal or any seal fabric or materials; and

d. All openings, except stub drains, are equipped with covers, lids, or seals such that:

1) The cover, lid, or seal is in the closed position at all times except when in actual use; and

2) Automatic bleeder vents are closed at all times except when the roof is floated off or landed on the roof leg supports; and

3) Rim vents, if provided, are set to open when the roof is being floated off the roof leg supports or at the manufacturer's recommended setting; and

e. Routine inspections are conducted through roof hatches at monthly intervals during the ozone season; and

f. A complete inspection of cover and seal is conducted whenever the tank is emptied, though not more frequently than at 6 month intervals nor less frequently than at 8 year intervals; and

g. Records are maintained <u>and retained for a minimum of 2 years</u> that shall include:

1) The results of inspections conducted under (2)(a)5. e. and f. of this section; and

2) The information required under sub- $\{2\}$ subd. 3.a. and b. (intro).

6. Storage in vessels with external floating roofs. No owner or operator of a storage vessel equipped with an external floating roof to which this subdivision applies shall permit such storage vessel to be used for storing any petroleum liquid unless:

a. The vessel has been fitted with a continuous secondary seal extending from the floating roof to the tank wall, or the vessel has been fitted with an equally effective alternative control, approved by the department; and

b. The vessel is maintained such that all seal closure devices meet the following requirements:

1) There are no visible holes, tears, or other openings in the seal or any seal fabric or material;

2) The seal or seals are intact and uniformly in place around the circumference of the floating roof between the floating roof and the tank wall; and

3) For vapor mounted seals, the accumulated area of gaps exceeding 0.32 cm (1/8 in.) in width between the secondary seal and the tank wall shall not exceed 21.2 cm² per meter (1.00 in² per foot) of tank diameter; and

c. All openings in the external floating roof, except for automatic bleeder vents, rim space vents, and leg sleeves, are:

1) Equipped with covers, seals, or lids kept in the closed position except when in actual use; and

2) Equipped with projections into the tank which remain below the liquid surface at all times; and

d. Automatic bleeder vents are closed at all times except when the roof is floated off or landed on the roof leg supports; and

e. Rim vents are set to open only when the roof is being floated off the leg supports or at the manufacturer's recommended setting; and

<u>f.</u> Emergency roof drains are provided with slotted membrane fabric covers or equivalent covers which cover at least 90% of the area of the opening; and

g. Routine visual inspections are conducted of all seals and seal closure devices at monthly intervals during the ozone season; and

h. The secondary seal gap of vapor-mounted seals is measured annually, in a manner approved by the department; and

i. Records are maintained and retained for a minimum of 2 years that shall include:

1) The results of inspections conducted under subpars. g. and h.; and

2) The information required under subd. 3.a. and b. (intro)

7. Additional monitoring. The owner or operator of a petroleum liquid storage vessel with an external floating roof not covered under subd. 6. but containing a petroleum liquid with a true vapor pressure greater than 7.0 kPa (1.0 psia), shall maintain and retain for at least 2 years records of the average monthly storage temperature, the type of liquid, throughput quantities and the maximum true vapor pressure for all petroleum liquids with a true vapor pressure greater than 7.0 kPa (1.0 psia).

(b) Storage of VOCs at pharmaceutical manufacturing facilities.

1. Applicability. Effective April 1, 1981, subd. 2 applies, subject to the provisions of sub. (12), to all storage vessels for VOCs of more than 3,785 liter (1,000 gallon) capacity at synthetic pharmaceutical manufacturing facilities.

2. Storage requirements. The owner or operator of any storage vessel shall install pressure-vacuum conservation vents set at ± 0.2 kPa, or an equally effective control device approved by the department, on all storage vessels that store VOCs with vapor pressures in excess of 10.5 kPa (1.52 psia) at 21°C (70°F).

(b)(c) Storage of photochemically reactive <u>any</u> organic substances <u>compound</u>.

1. Applicability.

a. Subdivision <u>Subd.</u> (2)(b)2. applies to all storage tanks for photoehemically reactive organic substances <u>compounds</u> having capacities greater than 151,412 liters (40,000 gallons) in the Southeastern Wisconsin Intrastate AQCR, and to all such storage tanks throughout the state on which construction or modification is commenced after April 1, 1972-, with the following exceptions:

1) Tanks storing organic compounds that are not photochemically reactive on which construction or modification commenced before August 1, 1979.

2) Tanks used exclusively for storing organic compounds exempted under sub. (13)(a).

<u>b.</u> Where a provision of par_{τ} <u>sub.</u> (2)(a) also applies, the more stringent requirement shall be met.

2. <u>Storage requirements.</u> When storing photochemically reactive organic compounds, solvents or mixtures having a vapor pressure greater than 10.5 kilo Pascals <u>kPa</u> (1.52 pounds per square inch absolute <u>psia</u>) at 21° C (70° F), floating roofs, vapor condensation systems, vapor holding tanks, or equally effective alternative control methods approved by the department shall be used.

(3) TRANSFER OPERATIONS - AND ASSOCIATED EQUIPMENT. (a) Bulk gasoline terminals.

1. Applicability. a. Effective $\exists u \mid y \neq 1$, $f \neq August 1$, $\exists 1979$, par, <u>subds.</u> $(\exists)(a)2.,3.$, and 6. applies <u>apply</u>, subject to the provisions of sub. (9) (12), to all bulk gasoline terminals and the associated equipment necessary to load tank truck or trailer compartments.

b. Effective April 1, 1981, subds. 4., 5. and 7. apply subject to the provisions of sub. (12), to all bulk gasoline terminals and the associated equipment necessary to load tank truck or trailer compartments, except that compliance with subd. 7 is required by the deadline stated therein.

2. <u>Vapor control system</u>. No person may load gasoline into any tank trucks or trailers from any bulk gasoline terminal unless:

a. The bulk gasoline terminal is equipped with a vapor control system which is properly installed, in good working order, in operation and consisting of one of the following:

1) An adsorber, absorption, refrigeration or condensation system; or

2) A vapor collection system which directs all vapors to a fuel gas system; or

3) A control system demonstrated to have control efficiency equivalent to or greater than 1) or 2) above and approved by the department; and

b. All displaced vapors and gases are vented only to the vapor control system; and

c. A means is provided to prevent liquid drainage from the loading device when it is not in use or to accomplish complete drainage before the loading device is disconnected; and

d. All loading and vapor lines are equipped with fittings which make vapor-tight connections and which close automatically when disconnected.

3. Emission limitation. The vapor control system required under <u>subd</u>. (3)(a)2.a. shall not allow mass emissions of volatile organic compounds <u>VOCs</u> from control equipment to exceed 80 milligrams per liter (4.7 grains per gallon) of gasoline loaded.

4. Operating requirements. The vapor collection system and the gasoline loading equipment shall be designed and operated in a manner that prevents:

a. Gauge pressure from exceeding 4.5 kPa (18 inches of H_2O) and vacuum from exceeding 1.5 kPa (6 inches of H_2O) in the gasoline tank truck;

b. A reading equal to or greater than 100% of the LEL at 2.5 centimeters from all points on the perimeter of a potential leak source;

c. Avoidable visible liquid leaks during loading or unloading operations.

5. Repair deadline. Provisions shall be made to repair and retest a vapor collection or control system that exceeds the limits of subd. 4.b. within 15 days.

4-6. Precautions. Sources to which par- (3)(a) this paragraph applies shall not:

a. Allow gasoline to be discarded in sewers or stored in open containers, par_{τ} <u>sub.</u> (1)(c) notwithstanding; nor

b. Allow the pressure in the vapor collection system to exceed the tank truck or trailer pressure relief settings.

7. Truck sticker. After October 1, 1981, no person may load gasoline into any tank truck or trailer from any bulk gasoline terminal unless the tank truck displays a current sticker demonstrating that the truck is in compliance with par. (d).

(b) Bulk gasoline plants.

1. Applicability. a. Effective July *1, (August 1,) 1979, par.-(3)(b) subds. 2., 3.a. and b., 4., 5. and 8. applies apply, subject to the provisions of sub.(9) (12), to the loading and storage facilities of all bulk gasoline plants which have a 3 year average annual throughput of 1,330,000 liters (350,000 gallons) of gasoline or more; to the unloading, loading, and storage facilities of all bulk gasoline plants which have a 3 year average annual throughput of a year average annual throughput of 3,800,000 liters (1,000,000 gallons) of gasoline or more; and to all delivery vessels involved in such loading or unloading operations, with the following exceptions:

 The loading or unloading of stationary storage tanks with a capacity of 2,176 liters (575 gallons) or less, notwithstanding <u>s.</u> NR 154.06(8).

2) Bulk plant unloading facilities, the delivery vessels receiving gasoline from bulk plants, and the operation of transferring gasoline from bulk plant to delivery vessel when the transfer takes place outside the counties of Brown, Calumet, Dane, Dodge, Fond du Lac, Jefferson, Kenosha, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha and Winnebago or when the gasoline is delivered exclusively to facilities exempted from the requirements of par. (3)(c) by (3) par. (c)1.a.2), 4), 5), 6) or 7). However, par. (3)(b)

this paragraph does apply if gasoline is transferred during the ozone season to a delivery vessel whose last previous delivery was to a gasoline dispensing facility (either inside or outside of Wisconsin) which is required to have a vapor balance system.

b. Effective April 1, 1981, subds. 3.c., 6. and 7. apply, subject to the provisions of sub. (12), to all vapor collection systems and all gasoline loading equipment required under subd. 1.a., except that compliance with subd. 3.c. is required by the deadline stated therein.

2. Equipment requirements for bulk plants. No owner or operator of a bulk gasoline plant shall permit stationary storage tanks to load or unload gasoline unless each tank is equipped with a vapor balance system as described under subd. (3)(b)5. and approved by the department; and

a. Each tank is equipped with a submerged fill pipe approved by the department; or

b. Each tank is equipped with a fill line whose discharge opening is flush with or near the bottom of the tank.

3. Equipment requirements for delivery vessels. No owner or operator of a bulk gasoline plant or delivery vessel shall permit the gasoline transfer operations regulated under part (3)(b) this paragraph unless each delivery vessel involved in such operations is equipped with a vapor balance system as described under subd. (3)(b)5. and approved by the department; and

a. Equipment is available at the bulk gasoline plant to provide for the submerged filling of each delivery vessel; or

b. Each delivery vessel is equipped for bottom filling., and

c. After October 1, 1981, the tank truck displays a current sticker demonstrating that the truck is in compliance with par. (d).

4. <u>Transfer requirements</u>. No owner or operator of a bulk gasoline plant or delivery vessel shall permit the transfer of gasoline unless:

a. Submerged or bottom filling is used; and

b. The vapor balance system is in good working order and is connected and operating; and

c. Delivery vessel hatches are closed at all times during transfer operations; and

d. There are no leaks in the delivery vessels' pressure/-vacuum relief valves and hatch covers, nor in the delivery vessel tanks or stationary storage tanks or associated vapor and liquid lines during loading or unloading; and

e. The pressure relief values on stationary storage tanks and delivery vessels are set to release at no less than 4.8 kile Paseals <u>kPa</u> (0.7 peunds per square inch gauge <u>psig</u>), or the highest possible pressure consistent with state or local fire codes or the national fire prevention association guidelines.

5. <u>Vapor balance system.</u> Vapor balance systems required under subds. (3)(b)2. and 3. shall include vapor space connections on the stationary storage tank and on the delivery vessel with connecting pipe or hose. These connections are required either for loading of the bulk plant storage tank only or for both loading and unloading, as indicated in subd. (3)(b)1. Both sides of all junctions shall be equipped with fittings which are vapor tight and will automatically and immediately close upon disconnection so as to prevent release of organic compound vapors.

6. Operating requirements. The vapor collection system and the gasoline loading equipment shall be designed and operated in a manner that prevents:

a. Gauge pressure from exceeding 4.5 kPa (18 inches of H_20) and vacuum from exceeding 1.5 kPa (6 inches of H_20) in the gasoline tank truck;

b. A reading equal to or greater than 100% of the LEL at 2.5 centimeters from all points on the perimeter of a potential leak source;

c. Avoidable visible liquid leaks during loading or unloading operations.

7. Repair deadline. Provisions shall be made to repair and retest a vapor collection or control system that exceeds the limits of subd. 6.b. within 15 days.

6. 8. <u>Precautions</u>. Notwithstanding sub. (1)(c), no owner or operator of a bulk gasoline plant shall permit gasoline to be spilled, discarded in sewers or stored in open containers.

(c) Gasoline dispensing facilities. 1. Applicability.

a. Effective $\exists u \downarrow y \star i_{T}$ (August 1,) 1979, $sub_{T} - (3)(e) - applies <u>subds. 2.a.</u>$ <u>and b., 3., 5., 6., 7.a. and b., 8. and 9. apply</u>, subject to the provisionsof sub. (9) (12), to gasoline dispensing facilities, to the deliveryvessels used to bring these facilities the gasoline which they dispense,and to the operation of transferring gasoline to the dispensing facilitieswith the following exceptions:

1) Gasoline dispensing facilities which are supplied exclusively by bulk gasoline plants whose unloading operations are exempted from the requirements of sub- par. (3)(b) by par. (3)(b)1.a.

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2) Gasoline dispensing facilities located outside the counties of Brown, Calumet, Dane, Dodge, Fond du Lac, Jefferson, Kenosha, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha and Winnebago.

3) Delivery vessels used exclusively to supply exempt gasoline dispensing facilities or used exclusively for the transfer operations exempted under 4) through 76) below.

4) Transfers made to storage tanks of gasoline dispensing facilities equipped with floating roofs or their equivalent which have been approved by the department.

5) Transfers made to any stationary storage tank at a gasoline dispensing facility with a capacity of 7,580 liters (2,000 gallons) or less which is in place on or before July *1, fAugust 1, j 1979.

6) Transfers made to any stationary storage tank at a gasoline dispensing facility with a capacity of 2,176 liters (575 gallons) or less which is installed after July *1, {August 1,} 1979.

7) Transfers-made-to-stationary-gasoline-storage-tanks-with a-capacity-of-2,176-liters-(575-gallons)-or-less-used-primarily-for the-fueling-of-agricultural-equipment.

b. Effective April 1, 1981, subds. 2.c., 4. and 7.c. apply, subject to the provisions of sub. (12), to all vapor collection systems and all gasoline loading equipment as required under subd. l.a., except that compliance with subd. 2.c. is required by the deadline stated therein.

2. <u>Vapor control requirements</u>. No owner or operator of a gasoline dispensing facility and no owner of a gasoline storage tank at such a facility shall transfer or cause or allow the transfer of gasoline from any delivery vessel into any stationary storage tank not excluded under sub-subd. (3)(e)1. unless:

<u>a.</u> the The storage tank is equipped with a submerged fill pipe, and

<u>b.</u> the The vapors displaced from it by filling are processed by a vapor control system in accordance with sub. $\frac{1}{3}(e)^{3}$, and

c. After October 1, 1981, the tank truck displays a current sticker demonstrating that the truck is in compliance with par. (3)(d).

3. <u>Vapor control system</u>. A <u>The</u> vapor control system required by sub_{τ} subd. $(3)(\epsilon)2$. shall include one or more of the following:

a. A vapor balance system with a vapor-tight vapor return line from the storage tank to the delivery vessel and a system that will ensure the vapor line is connected before gasoline can be transferred into the storage tank; or

b. A refrigeration-condensation system or equivalent capable of recovering at least 90% by weight of the organic compounds in the displaced vapor; or

c. A system demonstrated to have control efficiency equivalent to or greater than that provided under <u>subpars</u>. a. or b. above and approved by the department.

4. Operating requirements. The vapor collection system and the gasoline loading equipment shall be designed and operated in such a manner that prevents:

a. Gauge pressure from exceeding 4.5 kPa (18 inches of H_20) and vacuum from exceeding 1.5 kPa (6 inches of H_20) in the gasoline tank truck;

b. A reading equal to or greater than 100% of the LEL at 2.5 centimeters from all points on the perimeter of a potential leak source;

c. Avoidable visible liquid leaks during loading or unloading operations.

4.5. Delivery vessel unloading. The operator of a delivery vessel shall not commence transfer of gasoline to any gasoline dispensing facility equipped with a vapor balance system pursuant to <u>subd</u>. (3)(e)3.a. without first properly connecting the vapor return line. The delivery vessel shall be designed, maintained and operated to be vapor tight at all times that it is vapor-laden.

5.6. Delivery vessel refilling. During the ozone season, vaporladen delivery vessels shall be refilled in Wisconsin only at:

a. Bulk gasoline terminals complying with sub- par. (3)(a); or

b. Bulk gasoline plants equipped with a vapor balance system for unloading as described in sub- par. (3)(b)5.

6-7. Control equipment installation and maintenance. Each owner of a gasoline storage tank or delivery vessel shall:

a. Install all necessary control systems and make all necessary process modifications in accordance with subds. 2., 3., 4. and 5. of sub- par. (3)(c); and

b. Repair, replace or modify any worn out or malfunctioning component or element of design, and keep such records as may be requested in writing by the department relating to the repair, replacement or modification of any component or element of design of the control system.

c. Repair and retest a vapor collection or control system that exceeds the limits of subd. 4.b. within 15 days.

7-8. Control equipment operating and maintenance instructions. Each owner of a gasoline storage tank shall provide written instructions to the operator of the gasoline dispensing facility describing necessary operating and maintenance procedures operations and procedures for

prompt notification of the owner in case of any malfunction of the control system.

8-9. Operation and maintenance requirement. Each operator of a gasoline dispensing facility shall:

a. Maintain and operate the control system in accordance with the specifications and the operating and maintenance procedures specified by the owner; and

b. Promptly notify the owner of the control system of any scheduled maintenance or of any malfunction requiring replacement or repair of major components of the system; and

c. Keep on the premise a copy of the instructions provided pursuant to subd. (3)(e)7 = 8 and make these instructions available to an authorized representative of the department on request; and

d. Maintain such records on maintenance and malfunction as may be requested in writing by the department; and

e. Maintain gauges, meters, or other specified testing devices in proper working order.

(d) Gasoline delivery vessels.

1. Applicability.

a. Effective April 1, 1981, subd. 2. applies, with compliance deadlines in accord with the compliance schedules for pars. (a), (b), and (c), to all gasoline delivery vessels except those exempted from vapor balance system installations under pars. (b)l.a. and (c)l.a.3).

2. Equipment requirements. Except as provided under subd. 1.a., the owner or operator of a gasoline delivery vehicle shall:

a. Provide for all gasoline delivery vessels to be equipped for gasoline vapor collection.

b. Provide for all loading and vapor lines to be equipped with fittings which make vapor-tight connections.

c. Equip vapor lines leading to the vapor space in the delivery vessel with fittings which close automatically when disconnected.

d. Demonstrate through the sticker required in subpar. e. that the gasoline delivery vessel is in compliance with the following provisions:

1) An annual pressure test shall be performed on the vessel;

2) The vessel shall sustain a pressure change of no more than 0.75 kPa (3 inches of H₂O) in 5 minutes when pressurized to a gauge pressure of 4.5 kPa (18 inches of H₂O) or evacuated to a gauge pressure of 1.5 kPa (6 inches of H₂O) during the test required in 1); and

3) A vessel failing to meet the requirements of 2) shall be repaired and retested within 15 days.

e. Display a sticker near the department of transportation certification plate which:

 Shows the date that the gasoline delivery vessel was last certified under subpar. d;

2) Shows the identification number of the gasoline delivery vessel.

f. Design and operate the gasoline loading and unloading equipment in a manner that prevents:

1) A reading equal to or greater than 100% of the LEL at 2.5 centimeters from all points on the perimeter of a potential leak source; and

2) Avoidable visible liquid leaks during loading or unloading operations.

g. Repair and retest, within 15 days, components exceeding the limits of subpar. f.l).

3. Pressure test records. a. Maintain for a period of 3 years from the recording date a log for each delivery vessel containing, at a minimum,:

1) Company name and the date and location of test required under subd. 2.d.2),

2) Delivery vessel identification number,

3) Initial test pressure and time of reading,

4) Final test pressure and time of reading,

5) Initial test vacuum and time of reading, and

6) Final test vacuum and time of reading.

b. Annually submit to the department information as developed under subd. 2.d.2), and as recorded under subpars. a.1) through 6).

(e) Transfer of VOCs at pharmaceutical manufacturing facilities.

1. Applicability. Effective April 1, 1981, subd. 2. applies, subject to the provisions of sub. (12), to all storage vessels for VOCs of more than 7,751 liter (2,000 gallon) capacity at a synthetic pharmaceutical manufacturing facility.

2. Emission reduction requirements. No owner or operator of a synthetic pharmaceutical manufacturing facility shall permit the delivery of VOCs with vapor pressure in excess of 28.0 kPa (4.1 psia) at 20°C from a truck or railcar to the storage vessel unless a vapor balance or equivalent control system is provided. The system must be at least 90% effective in reducing emissions from transfer operations.

(d)(f) Transfer of photochemically reactive any organic substances compound.

1. Applicability. a. Paragraph-(3)(d) <u>This paragraph</u> applies to transfer operations in the Southeastern Wisconsin Intrastate AQCR involving photochemically reactive organic compounds, solvents or mixtures having

a vapor pressure greater than 10.5 kile Paseals <u>kPa</u> (1.52 pounds per square inch absolute <u>psia</u>) at $21^{\circ}C$ ($70^{\circ}F$), and to such transfer operations throughout the state at facilities on which construction or modification was commenced after April 1, 1972, with the following exceptions:

1) Transfer operations involving organic compounds which are not photochemically reactive at facilities on which construction or modification was commenced before August 1, 1979.

 Transfer operations involving, exclusively, organic compounds exempted under par. (13)(a).

<u>b.</u> Where a provision elsewhere in sub. (3) also applies, the more stringent requirement shall be met.

2. <u>Tank loading</u>. For transfers to storage tanks having greater than 3,785 liter (1,000 gallon) capacity, a permanent submerged fill pipe shall be used, provided such a tank does not have controls mentioned in subd. (2)(b)2.

3. <u>Tank load out for high throughput facilities</u>. At facilities with over 151,412 liters (40,000 gallons) per day throughput, a vapor collection and disposal system, vapor collection adaptors and vaportight seal, or an underfill method with the top hatches partially closed or a means of creating a slight back pressure when loading tank trucks or trailers shall be used.

4. <u>Tank load out for low throughput facilities</u>. At facilities with 151,142 liters (40,000 gallons) or less per day throughput, the underfill method or a submerged fill pipe extending to within 6 inches of the tank bottom shall be employed when loading tank trucks or trailers.

(4) SURFACE COATING AND PRINTING PROCESSES.

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1. (a) General applicability. This subsection Subsection (4) applies to any facility which contains one or more of the surface coating or printing processes process lines described in this subsection which is located in the county of Brown, Galumet, Dane, Dodge, Fond-du-Lae, Jefferson, Kenosha, Manitowoe, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha, or Winnebago of which has total emission of volatile organic compounds from the facility that-are, or-would be with any emission control equipment inoperative, more than 100 tons per year, with the following exceptions:

a.1. Surface coating process sources <u>lines</u> whose emissions of volatile organic compounds <u>VOCs</u> are less <u>never greater</u> than or equal to 6.8 kilograms (15 pounds) in any one day, and less <u>never greater</u> than or equal to 1.4 kilograms (3 pounds) in any one hour. provided the emission rates are determined and certified before September **1, (0 etober - 1,) 1979 in a manner approved by the department.

2. Surface coating facilities covered under par. (m) which have total emissions of VOCs from all surface coating process lines, with all emission control equipment inoperative, of less than or equal to 10 tons per year.

3. Surface coating facilities covered under pars. (c) through (k) and par. (m) which are located outside the counties of Brown, Calumet, Dane, Dodge, Fond du Lac, Jefferson, Kenosha, Manitowoc, Milwaukee,

Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha, and Winnebago and which have total emissions of VOCs from the facility, with all emission control equipment inoperative, of less than or equal to 100 tons per year.

4. Printing facilities covered under par. (1) which have total emissions of VOCs from the facility, with all emission control equipment inoperative, of less than or equal to 100 tons per year.

 $b_{\tau}5$. Surface coating process sources used exclusively for chemical or physical analysis or determination of product quality and commercial acceptance where:

 The operation of the source is not an integral part of the production process; and

2) The emissions from the source do not exceed 363 kilograms (800 pounds) in any calendar month; and

3) The exemption is approved in writing by the department.

(b) Methods of compliance.

1. <u>General methods</u>. The surface coating emission 1+m+ts <u>limitations</u> under subds.-(4)(e)2-3(4)(d)2-3-(4)(e)2-3-(4)(f)2-3-(4)(g)2-3-(4)(h)2-and(4)(i)2--(4)(j)2-3 shall be achieved by:

The application of low solvent content coating technology;
 or

b. A vapor recovery system which recovers the solvent for reuse;
 or

c. Incineration or catalytic oxidation, provided that 90% of the nonmethane velatile erganic compounds <u>VOCs</u> (VOC measured as total combustible carbon) which enter the incinerator or oxidation unit are oxidized to non-organic compounds; or

d. An equivalent system <u>or approach</u> demonstrated to reliably control emissions to a level at or below the applicable emission limit and approved by the department.

2. High transfer efficiency coating application. a. Surface coating operations covered under pars. (g), (h), (i) and (m) have the added option of achieving compliance with the emission limitations through the use of a high transfer efficiency coating application system, either when used alone or in conjunction with low solvent content coating technology.

b. Compliance under the option provided in this subdivision must be demonstrated to the satisfaction of the department. This requires that:

1) The design, operation, and efficiency of the application system must be certified in writing by the owner or operator, and

2) The solvent usage per coated part for application system must be less than or equal to the solvent usage per coated part at the applicable emission limitation using baseline transfer efficiency.

2-3. Capture systems. The design, operation, and efficiency of any capture system used in conjunction with subpars- <u>subd.</u> (4)(b)1.b., c. or d. shall be certified in writing by the owner or operator. The certification shall demonstrate that the applicable emission limit <u>limitation</u> will be achieved. The capture system is subject to approval by the department.

(c) Can coating.

1. Applicability. a. Effective July *1, (August 1,) 1979, par. (4)(e) this paragraph applies, subject to the provisions of sub. (9) (12), to the coating applicator(s) and oven(s) of sheet, can or end coating lines involved in sheet basecoat (exterior and interior) and overvarnish; two 2-

piece can exterior (basecoat and overvarnish); two and three 2- and 3piece can interior body spray; two 2-piece can exterior end (spray or roll coat); three 3-piece can side-seam spray and end sealing compound operations. Paragraph (4)(e)This paragraph does not apply to sources exempted under par. (4)(a).

55.

 Emission limitations. No owner or operator of a can coating line shall cause, allow or permit the emission of any volatile organic compounds VOCs in excess of:

a. 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, delivered to each coating applicator from sheet basecoat (exterior and interior) and overvarnish or two <u>2</u>-piece can exterior (basecoat and overvarnish) operations,

b. 0.51 kilograms per liter of coating (4.2 pounds per gallon), excluding water, delivered to each coating applicator from two and three <u>2- and 3-piece</u> can interior body spray and two <u>2-piece</u> can exterior end (spray or roll coat) operations,

c. 0.66 kilograms per liter of coating (5.5 pounds per gallon), excluding water, delivered to each coating applicator from three 3piece can side-seam spray operations, or

d. 0.44 kilograms per liter of coating (3.7 pounds per gallon), excluding water, delivered to each coating applicator from end sealing compound operations.

(d) Coil coating.

1. Applicability. a_{τ} Effective $July *1_{\tau}$ (August 1,) 1979, par_{τ} (4)(d) <u>this paragraph</u> applies, subject to the provisions of sub. (9) (12), to the coating applicator(s), oven(s) and quench area(s) of coil coating lines involved in prime and topcoat or single coat operations. Paragraph (4)(d) <u>This paragraph</u> does not apply to sources exempted under par. (4)(a).

2. <u>Emission limitations</u>. No owner or operator of a coil coating line shall cause, allow or permit the emission of any volatile organic compounds <u>VOCs</u> in excess of 0.31 kilograms per liter of coating (2.6 pounds per gallon), excluding water, delivered to each coating applicator from prime and topcoat or single coat operations.

(e) Paper coating.

1. Applicability. a. Effective July *1, (August 1,) 1979, par. (4)(e) this paragraph applies, subject to the provisions of sub. (9) (12), to the coating applicator(s), including but not limited to blade, air knife or roll coater(s), and drying oven(s) of paper coating lines. Paragraph (4)(e) This paragraph does not apply to any piece of equipment on which a nonuniform coating is applied to a substrate, as in printing, or to sources exempted under par. (4)(a).

2. <u>Emission limitations.</u> No owner or operator of a paper coating line shall cause, allow or permit the emission of any volatile organic compounds <u>VOCs</u> in excess of 0.35 kilograms per liter of coating (2.9 pounds per gallon), excluding water, delivered to each coating applicator from a paper coating line.

(f) Fabric and vinyl coating.

1. Applicability. a. Effective July *1. (August 1.) 1979, par. (4)(f) this paragraph applies, subject to the provisions of sub. (9) (12), to the coating applicators, including but not limited to blade, roll, rotogravure or dip coater(s), and drying oven(s) of fabric and vinyl coating lines. Paragraph (4)(f) This paragraph does not apply to sources exempted under par. (4)(a).

2. <u>Emission limitations</u>. No owner or operator of a fabric coating line or a vinyl coating line shall cause, allow or permit the emission of any volatile organic compounds VOCs in excess of:

a. 0.35 kilograms per liter of coating (2.9 pounds per gallon), excluding water, delivered to each coating applicator from a fabric coating line.

b. 0.45 kilograms per liter of coating (3.8 pounds per gallon), excluding water, delivered to each coating applicator from a vinyl coating line.

(g) Automobile and light-duty truck manufacturing.

1. Applicability. a. Effective July *1, (August 1,) 1979, par. (4)(g) this paragraph applies, subject to the provisions of par. sub. (9)(f) (12)(f), to the application area(s), flashoff area(s), and oven(s) of automobile and light-duty truck manufacturing plants involved in prime, topcoat and final repair coating of metallic front end and main body parts. Paragraph (4)(g) This paragraph does not apply to the coating of wheels, trunk interiors, steering columns or nonmetallic parts; to sealers or nonpriming anti-rust coatings; or to sources exempted under par. (4)(a).

2. <u>Emission limitations - enamels.</u> No owner or operator of an automobile surface coating line which, prior to January 1, 1979, used an enamel coating system, shall cause, allow or permit the emission of any volatile organic compounds VOCs in excess of:

a. After December 31, 1983, 0.14 kilograms per liter of coating (1.2 pounds per gallon), excluding water, from an electrodeposition prime coat or equivalent coating line.

b. After December 31, 1982, 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, from a spray primer-surfacer coating line.

c. After December 31, 1982, and until December 31, 1985, 0.45 kilograms per liter of coating (3.7 pounds per gallon), excluding water, from a topcoat coating line.

d. After December 31, 1985, 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, from a topcoat coating line.

e. After December 31, 1982, 0.58 kilograms per liter of coating (4.8 pounds per gallon), excluding water, from any final repair coating line.

3. <u>Emission limitations - lacquers</u>. No owner or operator of an automobile surface coating line which, prior to January 1, 1979, used a lacquer coating system, shall cause, allow or permit the emission of any velatile erganic compounds VOCs in excess of:

a. After July *1, €August 1, 1979, and until December 31, 1982, 0.27 kilograms per liter of coating (2.2 pounds per gallon), excluding water, from an electrodeposition prime coat coating line.

 b. After December 31, 1982, 0.14 kilograms per liter of coating (1.2 pounds per gallon), excluding water, from an electrodeposition prime coat coating line.

c. After December 31, 1980, and until December 31, 1986, 0.36 kilograms per liter of coating (3.0 pounds per gallon), excluding water, from a spray primer-surfacer coating line.

d. After December 31, 1986, 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, from a spray primer-surfacer coating line.

e. After December 31, 1979, and until December 31, 1981, 0.70 kilograms per liter of coating (5.8 pounds per gallon), excluding water, from a topcoat coating line.

f. After December 31, 1981, and until December 31, 1986, 0.61 kilograms per liter of coating (5.0 pounds per gallon), excluding water, from a topcoat coating line.

g. After December 31, 1986, 0.34 kilograms per liter of coating(2.8 pounds per gallon), excluding water, from a topcoat coating line.

h. After July *1, (August 1,) 1979, and until December 31, 1986, 0.79 kilograms per liter of coating (6.5 pounds per gallon), excluding water, from any final repair coating line.

After December 31, 1986, 0.58 kilograms per liter of coating
 (4.8 pounds per gallon), excluding water, from any final repair coating
 line.

4. <u>Emission limitations - trucks</u>. No owner or operator of a light-duty truck surface coating line shall cause, allow or permit the emission of any volatile organic compounds VOCs in excess of:

a. After January 1, 1981, and until December 31, 1982, 0.27 kilograms per liter of coating (2.2 pounds per gallon), excluding water, from an electrodeposition prime coat coating line.

b. After December 31, 1982, 0.14 kilograms per liter of coating
(1.2 pounds per gallon), excluding water, from an electrodeposition
prime coat coating line.

c. After December 31, 1980, and until December 30, 1987, 0.41 kilograms per liter of coating (3.4 pounds per gallon), excluding water, from a spray primer-surfacer coating line.

d. After December 31, 1987, 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, from a spray primer-surfacer coating line.

e. After December 31, 1982, and until December 30, 1987, 0.44 kilograms per liter of coating (3.6 pounds per gallon), excluding water, from a topcoat coating line.

f. After December 30, 1987, 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, from a topcoat coating line.

g. After December 31, 1982, 0.58 kilograms per liter of coating (4.8 pounds per gallon), excluding water, from any final repair coating line.

5. <u>Emission rate averaging</u>. Each emission limit in par- (4)(g) this <u>paragraph</u> may be interpreted as a weighted daily average, or as an instantaneous arithmetic average of the colors in use, whichever is specified in an approved compliance plan. The emission limits are referenced to water-borne coatings conventionally applied. Any coating line which achieves an equivalent emission rate per unit area coated shall be deemed in compliance.

(h) Furniture metal coating.

1. Applicability. a. Effective July *1, (August 1,) 1979, par-(4)(h) this paragraph applies, subject to the provisions of sub. (9) (12), to the application area(s), flashoff areas(s), and oven(s) of furniture metal coating lines involved in prime and topcoat or single coating operations. Paragraph (4)(h) This paragraph does not apply to sources exempted under par. (4)(a).

2. <u>Emission limitations.</u> No owner or operator of a furniture metal coating line shall cause, allow, or permit the emission of any volatile organic compounds <u>VOCs</u> in excess of 0.36 kilograms per liter of coating (3.0 pounds per gallon), excluding water, delivered to each coating applicator from prime and topcoat or single coat operations.

(i) Surface coating of large appliances.

1. Applicability. a. Effective $\exists u \exists y \neq 1$, (August 1,) 1979, par. (4)(i) this paragraph applies, subject to the provisions of sub. (9) (12), to the application area(s), flashoff area(s), and oven(s) of large appliance

coating lines involved in single, prime, or topcoat coating operations. Paragraph (4)(i) This paragraph does not apply to:

1)a. Sources exempted under par. (4)(a); or

2)b. The use of quick-drying lacquers for repair of scratches and nicks that occur during assembly, provided that the volume of coating does not exceed 0.95 liters (1 quart) in any one 8-hour period for any appliance coating line.

2. <u>Emission limitations</u>. No owner or operator of a large appliance coating line shall cause, allow or permit the emission of any volatile organic compounds <u>VOCs</u> in excess of 0.34 kilograms per liter of coating (2.8 pounds per gallon), excluding water, delivered to each coating applicator from single, prime, or topcoat coating operations.

(j) Magnet wire coating.

1. Applicability. a. Effective July *1, (August 1,) 1979, par-(4)(j) this paragraph applies, subject to the provisions of sub. (9) (12), to the oven(s) of magnet wire coating operations. Paragraph (4)(j) This paragraph does not apply to sources exempted under par. (4)(a).

2. <u>Emission limitation</u>. No owner or operator of a magnet wire coating oven shall cause, allow or permit the emission of any volatile organie compounds <u>VOCs</u> in excess of 0.20 kilograms per liter of coating (1.7 pounds per gallon), excluding water, delivered to each coating applicator from magnet wire coating operations.

(k) Flat wood panel coating.

1. Applicability. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12), to the coating lines of flat wood panel facilities involved in the surface coating of printed interior panels made of hardwood plywood and thin particleboard, natural finish hardwood plywood panels, or hardboard paneling with class II finishes. This paragraph does not apply to the manufacture of exterior siding, tileboard, or particleboard used as a furniture component; or to sources exempted under par. (a).

2. Emission limitations. No owner or operator of a flat wood panel coating line shall cause, allow, or permit the emission of any VOCs from a coating application system in excess of:

a. 2.9 kilograms per 100 square meters of coated finished product (6.0 pounds per 1,000 square feet) from printed interior panels, regardless of the number of coats applied;

b. 5.8 kilograms per 100 square meters of coated finished product (12.0 pounds per 1,000 square feet) from natural finish hardwood plywood panels, regardless of the number of coats applied; and

<u>c.</u> 4.8 kilograms per 100 square meters of coated finished product (10.0 pounds per 1,000 square feet) from class II finishes on hardboard panels, regardless of the number of coats applied.

(1) Graphic arts.

2

1. Applicability. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12), to the printing lines of all packaging rotogravure, publication rotogravure, and flexographic printing facilities. This paragraph does not apply to sources exempted under par. (a).

2. Emission limitations. No owner or operator of a packaging rotogravure, publication rotogravure, or flexographic printing line shall operate, or cause, allow or permit the operation of the line unless:

a. The volatile fraction of ink, as it is applied to the substrate, contains 25% by volume or less of organic solvent and 75% by volume or more of water,

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<u>b.</u> The ink, as it is applied to the substrate, less water, contains
 60% by volume or more nonvolatile material, or

c. The owner or operator installs and operates:

1) A vapor recovery system which reduces the VOC emissions from the capture system by at least 90% by weight,

2) An incineration or catalytic oxidation system, provided that 90% of the nonmethane VOCs (VOC measured as total combustible carbon) which enter the incinerator or oxidation unit are oxidized to nonorganic compounds, or

3) An alternative VOC emission reduction system demonstrated to have at least a 90% reduction efficiency, as measured across the control system, and approved by the department.

3. The design, operation and efficiency of any capture system used in conjunction with subd. 2.c. shall be certified in writing by the owner or operator and is subject to approval by the department. The capture efficiency shall be at a minimum:

a. 75% where a publication rotogravure process is employed,

b. 70% where a packaging rotogravure process is employed, or

c. 65% where a flexographic printing process is employed.

(m) Miscellaneous metal parts and products.

1. Applicability. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12), to all coating line application areas, conveyors, flashoff areas, air and forced air driers, and ovens of any industry categorized under standard industrial classification codes of major groups 33 through 39 which are involved in the surface coating of miscellaneous metal parts and products with the following exceptions:

a. Coating of airplane exteriors,

b. Coating of marine vessel exteriors.

c. Automobile refinishing;

d. Customized topcoating of automobiles and trucks if production

is less than 35 vehicles per day;

e. Adhesives and materials used to prepare a surface for adhesives;

f. Specialized coatings required by state or federal agencies;

g. Sealants or fillers whose purpose is to seal or fill seams, joints, holes and minor imperfections of surfaces;

h. Coating lines covered under pars. (c) through (j); or

i. Sources exempted under par. (a).

2. Emission limitations - cured coatings. No owner or operator of a miscellaneous metal parts or products coating line using a baked or specially cured coating technology shall cause, allow, or permit the emission of any VOCs in excess of:

a. 0.52 kilograms per liter (4.3 pounds per gallon) of coating, excluding water, delivered to a coating applicator that applies clear coatings;

b. 0.42 kilograms per liter (3.5 pounds per gallon) of coating, excluding water, delivered to a coating applicator that applies extreme performance coatings; and

c. 0.36 kilograms per liter (3.0 pounds per gallon) of coating, excluding water, delivered to a coating applicator for all other coatings.

3. Emission limitations - air dried coatings. No owner or operator of a miscellaneous metal parts or products coating line using an air dried coating technology shall cause, allow, or permit the emission of any VOCs in excess of:

a. After December 31, 1982, 0.58 kilograms per liter (4.8 pounds per gallon) of any coating, excluding water, delivered to a coating applicator;

b. After December 31, 1985, 0.52 kilograms per liter (4.3 pounds per gallon) of coating, excluding water, delivered to a coating applicator that applies clear coatings;

65.

c. After December 31, 1985, 0.42 kilograms per liter (3.5 pounds per gallon) of coating, excluding water, delivered to a coating applicator for all other coatings.

4. Miscellaneous metal parts or products coating lines which, prior to January 1, 1980 used a baked or specially cured coating technology shall meet the emission limitations of subd. 2., notwithstanding the coating technology presently in use.

5. Multiple limitations. If more than one emission limitation in subd. 2. applies to a specific coating, then the least stringent emission limitation shall be applied.

6. Solvent washings. All VOC emissions from solvent washings shall be considered in the emission limitations in subds. 2. and 3., unless the used wash solvent is directed into containers that prevent evaporation into the atmosphere.

(5) USE OF ROAD SURFACING MATERIALS.

(a) Cutback asphalts.

1. Applicability. a. Paragraph (5)(a) This paragraph applies to the mixing, storage, use and application of cutback asphalts in Wisconsin. Paragraph (5)(a) This paragraph does not apply to cutback asphalts intended for uses other than application to surfaces traversed by motor vehicles, bicycles or pedestrians.

2. <u>Restricted materials</u>. The following restrictions apply to the mixing, open storage, use or application of cutback asphalts during the ozone season:

a. After $Ju+y \pm 1$, (August 1,) 1979, the use of rapid curing cutback asphalts shall not be permitted.

b. After May 1, 1980, the use of cutback asphalts for sealcoating operations shall not be permitted except where a single coat of liquid asphalt is applied to an aggregate base to control dust.

c. After May 1, 1981, the use of cutback asphalts shall not be permitted except for the aggregate base application allowed in (5)(a)2, subpar. b., and for use as a penetrating prime coat during the first and last months of the ozone season.

- (b) Reserved.
- (6) SOLVENT CLEANING OPERATIONS.
- (a) Solvent metal cleaning.

1. Applicability.

a. Effective July *1, (August 1,) 1979, par. (6)(a) <u>this paragraph</u> applies, with a final compliance deadline of May 1, 1980, or as provided by a compliance schedule issued or approved pursuant to par. <u>sub.</u> (9)(e) (12)(e), to cold cleaning, open top vapor degreasing and conveyorized degreasing operations.

b. Paragraph (6)(a) <u>This paragraph</u> does not apply to individual cold cleaners to which not more than 5.7 liters (1.5 gallons) of solvent is added per day or to individual open top vapor or conveyorized degreasers whose emissions of velatile erganic compounds <u>VOCs</u> are not more than 6.8 kilograms (15 pounds) in any one day, nor more than 1.4 kilograms (3 pounds) in any one hour, provided:

 The degreaser is located outside the counties of Brown, Calumet, Dane, Dodge, Fond du Lac, Jefferson, Kenosha, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha and Winnebago; and

2) The emission rates from open top vapor and conveyorized degreasers are determined and certified before October 1, 1979 in a manner approved by the department.

c. Paragraph (6)(a) This paragraph also does not apply to sources used exclusively for chemical or physical analysis or determination of product quality and commercial acceptance where:

1) The operation of the source is not an integral part of the production process; and

2) The emissions from the source do not exceed 363 kilograms (800 pounds) in any calendar month; and

3) The exemption is approved in writing by the department.

d. The requirements of <u>subd.</u> $\{6\}\{a\}$ 2.b. through g. do not apply to cold cleaners with an open area smaller than 0.1 square meter (1.1 square feet).

e. The requirements of <u>subd.</u> $\{6\}$ $\{a\}$ $3.c.2\}$ and $4\}$ do not apply to open top vapor degreasers with an open area smaller than 1.0 square meter (10.8 square feet).

f. The requirements of <u>subd.</u> $\{6\}$ $\{a\}$ 4.c. do not apply to conveyorized degreasers with an air4-vapor interface smaller than 2.0 square meters (21.6 square feet).

<u>Cold cleaners.</u> Except as provided under <u>subd.</u> (6){a)
 1.b., c., and d., the owner or operator of a cold cleaning facility shall:

a. Equip the cleaner with a cover; and

b. Design the cover so that it can be easily operated with one hand if:

1) The solvent volatility is greater than 2-1-k+10-Paseals-(0-3)pounds-per-square-inch-absolute 2 kPa (0.3 psia) measured at $38^{\circ}C$ (100°F); or

2) The solvent is agitated; or

3) The solvent is heated; and

c. Equip the cleaner with a facility for draining cleaned parts, and the drainage facility shall be constructed internally so that parts are enclosed under the cover while draining if the solvent volatility is greater than 4.3 kile Pascals <u>kPa</u> (0.6 peunds per square inch absolute <u>psia</u>) measured at 38° C (100° F), except that the drainage facility may be external for applications where an internal type cannot fit into the cleaning system; and

d. Install one of the following control devices if the solvent volatility is greater than 4.3 kile Pascals <u>kPa</u> (0.6 pounds per square inch absolute <u>psia</u>) measured at $38^{\circ}C$ ($100^{\circ}F$), or if the solvent is heated above $49^{\circ}C$ ($120^{\circ}F$):

Freeboard that gives a freeboard ratio greater than or equal to
 0.7; or

Water cover (solvent must be insoluble in the <u>and heavier than water</u>);
 or

3) Other systems of equivalent control, such as refrigerated chiller or carbon adsorption, approved by the department; and

e. If used, supply a solvent spray that is a solid fluid stream (not a fine, atomized or shower type spray) at a pressure which does not cause extensive splashing; and

f. Provide a permanent, conspicous label, summarizing the operating requirements; and

g. Provide supervision or instruction adequate to ensure that the operation is conducted in accord with the following:

 Close the cover whenever parts are not being handled in the cleaner; and

2) Drain the cleaned parts for at least 15 seconds or until dripping ceases; and

3) Store waste solvent only in covered containers and not dispose of waste solvent or transfer it to another person in such a way as to cause greater than 15% of the waste solvent (by weight) to evaporate into the ambient air during the ozone season, par-<u>sub.</u> (1)(c) notwithstanding; and

4) Repair solvent leaks immediately, or shut down the degreaser until the leaks are repaired.

3. Open top vapor degreasers. Except as provided under <u>subd</u>. (6)(a)1.b., c. and e., the owner or operator of an open top vapor degreaser shall:

a. Equip the vapor degreaser with a cover that can be opened and closed easily without disturbing the vapor zone; and

b. Provide the following safety switches:

1) A condenser flow switch or other switching system which shuts off the sump heat if the condenser coolant is either not circulating or too warm; and

2) A thermostatically activated control switch which shuts off the sump heat when the vapor level rises above the upper boundary of the normal range; and

3) A spray safety switch which shuts off the spray pump if the vapor level does not stay within the normal range; and

c. Install one of the following control devices:

 A freeboard ratio equal to or greater than 0.75, with a powered or mechanically assisted cover if the degreaser opening is greater than
 1.0 square meter (10.8 square feet); or

2) Refrigerated chiller; or

3) Enclosed design (cover or door opens only when the dry part is actually entering or exiting the degreaser); or

4) Ventilation greater than or equal to 15 cubic meters per minute per square meter (50 cubic feet per minute per square foot) of air/-vapor area (when cover is open), all passing through a carbon adsorption system which exhausts less than 25 parts per million of solvent averaged over one complete adsorption cycle; or

5) A control system demonstrated to have control efficiency equivalent to or greater than any of 1) through 4) above and approved by the department; and

d. Not position ventilation fans so as to disturb the degreaser's vapor zone, nor provide exhaust ventilation exceeding 20 cubic meters per minute per square meter (65 cubic feet per minute per square foot) of degreaser open area during the ozone season, unless necessary to meet OSHA requirements; and

e. Keep the cover closed at all times except when processing workloads through the degreaser; and

f. Always spray below the vapor level; and,

g. Minimize solvent carryout by:

1) Racking parts to allow complete drainage; and

2) Moving parts in and out of the degreaser at less than 3.3 meters per minute (11 feet per minute); and

3) Holding the parts in the vapor zone at least 30 seconds or until condensation ceases; and

4) Tipping out any pools of solvent on the cleaned parts before removal from the vapor zone; and

5) Allowing parts to dry within the degreaser for at least 15 seconds or until visually dry; and

h. Not degrease porous or absorbent materials, such as cloth, leather, wood or rope; and

i. Move parts out of the degreaser at less than 1.5 meters per minute (4.9 feet per minute) if the workload occupies more than 50% of the degreaser's open top area; and

j. Except where a load cannot be divided, avoid loading the degreaser to the point where the vapor level would drop more than 10 centimeters (4 inches) when the workload is placed in the vapor zone; and
k. Not operate the degreaser so as to allow water to be visually detectable in solvent exiting the water separator; and

1. Follow the requirements of (6)(a) subd. 2.g.3) and 4); and

m. Provide a permanent, conspicuous label, summarizing the operating procedures of <u>subpars</u>. e. through l., and provide supervision or instruction adequate to ensure that the procedures are followed.

4. <u>Conveyorized degreasers</u>. Except as provided under <u>subd</u>. (6)(a)1.b., c. and f., the owner or operator of a conveyorized degreaser shall:

a. Minimize entrance and exit openings during operations so that no opening dimension exceeds the smallest physically possible by more than 20 centimeters (8 inches) or by more than 20% of the opening dimension, whichever is smaller; and

b. Provide the following safety switches:

 A condenser flow switch or other switching system which shuts off the sump heat if the condenser coolant is either not circulating or too warm; and

2) A thermostatically activated control switch which shuts off the sump heat when the vapor level rises above the upper boundary of the normal range; and

3) A spray safety switch which shuts off the spray pump or the conveyor if the vapor level does not stay within the normal range; and

c. Install one of the following control devices:

1) Refrigerated chiller; or

2) Carbon adsorption system, with ventilation greater than or equal to 15 cubic meters per minute per square meter (50 cubic feet per minute per square foot) of air/-vapor area (when downtime covers are open), and exhausting less than 25 parts per million of solvent by volume averaged over a complete adsorption cycle; or

3) A system, demonstrated to have a control efficiency equivalent to or greater than 1) or 2), and approved by the department; and

d. Provide downtime covers for closing off the entrance and exit during shutdown hours; and

e. Place downtime covers over entrances and exits of conveyorized degreasers immediately after the conveyors and exhausts are shut down and not remove them until just before start-up; and

f. Minimize carryout emissions by:

 Using a drying tunnel, rotating (tumbling) basket or their equivalent; and

2) Racking parts for best drainage; and

3) Maintaining the vertical conveyor speed at less than 3.3 meters per minute (11 feet per minute); and

g. Follow the requirements of (6)(a) subds. 2.g.3) and 4) and (6)(a)3.d. and k.

(b) Perchloroethylene dry cleaning.

1. Applicability.

a. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12), to all dry cleaning facilities in which perchloroethylene solvent is used.

b. The requirements of subd. 2.a. and b. do not apply to perchloroethylene dry cleaning facilities which provide satisfactory documentation to the department showing that an adsorber cannot be accommodated because of inadequate space or because insufficient steam capacity is available to desorb adsorbers.

2. Except as provided under subd. 1., the owner or operator of a perchloroethylene dry cleaning facility shall:

a. Vent the entire dryer exhaust through:

 A carbon adsorption system which shall emit no more than 100 ppm of VOC, before dilution; or

2) An alternative VOC emission control system demonstrated to achieve an equivalent VOC emission reduction as approved by the department.

b. Maintain the facility so as to prevent leakage of organic solvent from any components in the system and repair any leaks immediately;

c. Cook or treat all diatomaceous earth filters so that the residue contains 25 kilograms or less of VOCs per 100 kilograms of wet waste material;

d. Reduce the VOC content of all solvent still waste to 60 kilograms or less per 100 kilograms of wet waste material;

e. Drain all filtration cartridges, in the filter housing or other sealed container, for at least 24 hours before discarding the cartridges;

f. If transferring cartridges to another sealed container, make such transfer without permitting any solvent to be spilled; and

g. When possible, dry all drained cartridges without emitting
 VOCs to the atmosphere.

(7) PETROLEUM REFINERY SOURCES.

(a) Vacuum producing systems.

1. Applicability. a. Effective July *1, August 1, 1979, par. (7)(a) this paragraph applies, subject to the provisions of sub. (9) (12), to vacuum producing systems at petroleum refining sources.

2. <u>Requirements.</u> The owner or operator of any vacuum producing systems at a petroleum refinery shall not permit the emission of any noncondensible volatile organic compounds <u>VOC</u>, from the condensers or accumulators of the system. 3. The control required by subd. (7)(a)2. this subdivision

shall be achieved by:

a. Piping the noncondensible vapors to an operating firebox or incinerator; or

b. Compressing the vapors and adding them to the refinery fuel gas.

(b) Wastewater separators.

Applicability. a. Effective July *1. (August 1.) 1979, par. (7)(b) this paragraph applies, subject to the provisions of sub. (9)
 (12), to wastewater separators at petroleum refining sources.

 <u>Requirements.</u> The owner or operator of any wastewater (oil/<u>-</u>water) separators at a petroleum refinery shall:

a. Provide covers and seals approved by the department on all separators and forebays; and

b. Equip all openings in covers, separators, and forebays with lids or seals such that the lids or seals are in the closed position at all times except when in actual use.

(c) Process unit turnarounds.

1. Applicability. a. Effective July *1, (August 1,) 1979, par. (7)(e) this paragraph applies to process unit turnarounds at petroleum refining sources.

2. <u>Requirements.</u> Notwithstanding sub. (9) (12), before Oetober ***1, (November 1,) 1979 the owner or operator of a petroleum refinery shall develop and submit to the department for approval a detailed procedure for minimizing-volatilogorganic compound <u>VOC</u> emissions during process unit turnaround. As a minimum, the procedure shall provide for:

a. Depressurization venting of the process unit or vessel to a flare, firebox or vapor recovery system which prevents release to the ambient air of at least 90% by weight of the velatile erganic compounds VOCs vented; and

b. No emission of volatile organic compounds VOCs from a process unit or vessel until its internal pressure is 136 kilo Pascals <u>kPa</u> (19.7 pounds per square inch absolute psia) or less; and

c. Recordkeeping of the following items during the ozone season:

1) Every date that each process unit or vessel is shut down; and

The approximate total quantity of volatile organic compounds
 VOCs emitted and the duration of the emission.

(d) Fugitive emission sources.

1. Applicability. Effective April 1, 1981, this paragraph applies to specific fugitive emissions sources at petroleum refineries.

2. Valve requirements. The owner or operator of a petroleum refinery shall not:

a. Install a value at the end of a pipe or line containing VOCs unless:

 The pipe or line is sealed with a second value, a blind flange, a plug, or a cap; or

2) The valve is a safety pressure relief valve.

b. Operate a pipeline valve or pressure relief valve in gaseous service unless it is visibly marked.

3. Monitoring. The owner or operator of a petroleum refinery shall:

a. Notwithstanding sub. (12), before February 1, 1981, develop and submit to the department for approval a monitoring schedule for fugitive emission sources. At a minimum, the schedule shall provide for:

 Yearly monitoring of all pump seals, pipeline valves in liquid service, and process drains;

2) Quarterly monitoring of all compressor seals, pipeline valves in gaseous service, and pressure relief valves in gaseous service; and

3) Routine visual inspection of all pump seals on a weekly basis.

b. Provide for the following actions to be performed immediately under the following circumstances:

 Monitoring of any pump seals from which liquids are observed dripping;

2) Monitoring, subsequent to repair, of any component that had been found leaking; and

3) Visual inspection of the seating of any pressure relief valve after it has vented to the atmosphere.

c. Be exempt from the monitoring requirements of subd. 3.a. and b. for:

1) A pressure relief device connected to an operating flare header, or vapor recovery device,

2) Inaccessible valves,

3) Storage tank valves, and

4) Valves not externally regulated.

d. Upon detection of a leaking component which is producing a VOC concentration in excess of 10,000 ppm at any point accessible to the monitoring device:

 Affix a weatherproof and readily visible tag bearing an identification number and the date the leak is detected to the leaking component;

 Include the leaking component on a written list of scheduled repairs within 24 hours;

3) Repair and retest the component within 15 days when this is possible without shutting down operations; and

4) Identify all leaking components which cannot be repaired until the unit is shut down for turnaround.

4. Reporting. Beginning June 15, 1981, submit quarterly reports to the department containing the following:

a. A statement attesting to performance of the monitoring program as approved under subd. 3.a.;

b. The number of each type of components inspected and the total number of components found leaking;

c. Lists of all leaking components awaiting unit turnaround;

d. Lists of any additional leaking components detected but not repaired within 15 days;

e. Status of repair operations of leaking components.

5. Recordkeeping. Maintain a leaking component monitoring log,

for a period of 3 years from the recording date, containing as a minimum:

a. The name of the process unit where the component is located;

b. The type of component (e.g., valve, seal);

c. The composition of the stream on which the component is located;

d. The tag number of the component;

e. The date on which a leaking component is discovered;

f. The date on which a leaking component is repaired;

g. The date and instrument reading of the recheck procedure after

a leaking component is repaired;

h. A record of the calibration of the monitoring instrument;

i. A list of leaks that cannot be repaired until turnaround; and

j. The total number of components checked in the last quarter and

the total number of components found leaking.

(8) RUBBER PRODUCTS MANUFACTURE.

(a) Pneumatic rubber tire manufacture.

1. Applicability.

a. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12) to all pneumatic rubber tire manufacturing facilities involved in undertread cementing, tread end cementing, bead dipping, or green tire spraying operations.

b. This paragraph does not apply to the production of specialty tires for antique or other vehicles when produced on an irregular basis or with short production runs. This exemption applies only to tires produced on equipment separate from normal production lines for passenger type tires.

c. The requirements of subd. 2. do not apply provided the combined total VOC emissions from all undertread cementing, tread end cementing, bead dipping and green tire spraying operations are less than or equal to 57 grams per tire produced and the emission rates are determined and certified under subd. 3. by August 31, 1981.

2. Emission control requirements. The owner or operator of a pneumatic rubber tire manufacturing facility shall:

a. For all undertread cementing, tread end cementing and bead dipping operations install and operate:

 A carbon adsorption system which reduces the VOC emissions from the capture system by at least 90% by weight:

2) An incineration or catalytic oxidation system which oxidizes at least 90% of the nonmethane VOCs (measured as total combustible carbon) which enter the incineration or oxidation unit, to non-organic compounds;

3) An alternate VOC emission reduction system demonstrated to have at least a 90% reduction efficiency measured across the control system, as approved by the department.

b. For green tire spraying operations, implement one of following control strategies:

1) Utilize water-based mold release compound sprays with a volatile fraction containing, at a minimum, 90% water;

2) Install and operate a carbon adsorption system which reduces the VOC emission from the capture system by at least 90% by weight;

3) Install and operate an incineration or catalytic oxidation system which oxidizes at least 90% of the nonmethane VOCs (VOC measured as total combustible carbon) which enter the incinerator or oxidation unit to nonorganic compounds; or

4) Install and operate an alternate VOCs emission reduction system demonstrated to have at least a 90% reduction efficiency, measured across the control system, as approved by the department.

c. For any control device required by this subsection, install and operate a capture system, as approved by the department, which is designed to provide maximum reasonable capture and transfer of VOCs to the control device. Maximum reasonable capture and transfer shall be in accord with guidance provided by:

1) Industrial Ventilation: A Manual of Recommended Practices, 14th ed., and

2) Recommended Industrial Ventilation Guidelines.

Note: See Industrial Ventilation: A Manual of Recommended Practices, 14th ed., Committee on Industrial Ventilation, American Conference of Governmental Hygienists, 1976, (available from: Governmental Industrial Hygienists, P.O. Box 16153, Lansing, Michigan 48901) and U.S. Department of Health, Education and Welfare. National Institute of Occupational Safety and Health, Recommended Industrial Ventilation Guidelines, Springfield, VA: National Technical Information Service, PB 266 227, 1976. Copies of these documents are available for inspection in the offices of the department of natural resources, secretary of state

<u>and revisor of statutes, Madison, Wisconsin and may be obtained for</u> personal use from the respective agencies listed above.

3. Emissions testing schedule. The owner or operator of a pneumatic rubber tire manufacturing facility shall not exceed the following deadlines:

a. Submit, by May 1, 1981, a plan for tests to measure VOC emissions from undertread cementing and tread end cementing operations. Any capture systems used for such tests shall be designed in accord with guidelines presented in subd. 2.c.

b. Commence construction of systems needed in order to measure emissions by June 15, 1981.

c. Complete construction of equipment needed for testing and begin testing by July 1, 1981.

d. Complete testing by July 31, 1981.

e. Submit to the Department documentation, including test results, of the actual combined total VOC emissions from all undertread cementing, tread end cementing, bead dipping and green tire spraying operations per tire produced by August 31, 1981.

(9) CHEMICAL MANUFACTURE.

(a) Pharmaceutical manufacture.

1. Applicability. Effective April 1, 1981, this paragraph applies, subject to the provisions of sub. (12), to all operations at pharmaceutical manufacturing facilities involved in the manufacture of pharmaceutical products by chemical synthesis, with the exception of any reactor, distillation unit, dryer, filter, crystallizer, centrifuge, or other individual operation that has a potential emission rate of less than 6.8 kilograms per day (15 pounds per day).

2. Emission control requirements. Except as provided under subd. 1., the owner or operator of a synthesized pharmaceutical manufacturing facility shall:

a. Equip each vent from reactors, distillation operations, crystallizers, centrifuges, or vacuum dryers with surface condensers or an equally effective control device as approved by the department. If a surface condenser is used, the condenser outlet gas temperature shall not exceed:

1) $-25^{\circ}C$ $(-13^{\circ}F)$ for VOCs with vapor pressure greater than 40 kPa (5.8 psia) as measured at 20°C (68°F);

2) $-15^{\circ}C$ ($5^{\circ}F$) for VOCs with vapor pressure between 20 kPa (2.9 psia) and 40 kPa (5.8 psia) as measured at $20^{\circ}C$ ($68^{\circ}F$);

3) $0^{\circ}C$ (32°F) for VOCs with vapor pressure between 10 kPa (1.5 psia) and 20 kPa (2.9 psia) as measured at $20^{\circ}C$ (68°F);

4) $10^{\circ}C$ (50°F) for VOCs with vapor pressure between 7 kPa (1.0 psia) and 10 kPa (1.5 psia) as measured at $20^{\circ}C$ (68°F);

5) $25^{\circ}C$ (77°F) for VOCs with vapor pressure between 3.5 kPa (0.5 psia) and 7 kPa (1.0 psia) as measured at $20^{\circ}C$ (68°F).

b. Limit the VOC emissions from air dryer exhaust systems and production equipment exhaust systems to 15.0 kilograms per day (33 pounds per day) or to 10% of the uncontrolled emission rate of the system, whichever is less stringent.

c. Enclose all centrifuges, rotary vacuum filters, and any other filters having an exposed liquid surface, where the liquid contains VOCs and exerts a total VOC vapor pressure of 3.5 kPa (0.5 psia) or more at 20° C (68°F).

d. Install covers on all in-process tanks that contain a VOC at any time. Covers are to be closed except for necessary operator access during production, sampling, maintenance or inspection.

e. Repair all visually detectible leaks of liquid VOCs the first time the equipment is off-line for a period long enough to complete the repair.

(b) Reserved.

(10) RESERVED.

(8)(11) OTHER DIRECT SOURCES.

(a) Process lines emitting photochemically reactive organic substances compounds.

1. Applicability.

a. Par- $\{8\}\{a\}$ This paragraph applies to all process lines in the Southeastern Wisconsin Intrastate AQGR which emit photochemically reactive organic compounds, solvents or mixtures, and to all such process lines throughout the state on which construction or modification was commenced after April 1, 1972, where a provision elsewhere in this section also applies, the requirement which results in emission of the smallest quantity of volatile organic compounds shall be metwith the following exceptions:

 Process lines outside the Southeast Wisconsin Intrastate AQCR on which construction or modification commenced on or before April 1, 1972.

4.2) Any volatile reactive organic <u>Organic</u> compound-water separation systems that processes over <u>process</u> 757 liters (200 gallons) per day shall control the emission of volatile organic substances by at least 85%- or less.

3.3) Any enclosed <u>Enclosed</u> paint spraying operations <u>from</u> which emits more <u>emissions are never greater</u> than 13.6 kilograms (30 pounds) per <u>in any</u> day or <u>and never greater</u> than 2.8 kilograms (6 pounds) per <u>in any</u> hour. Of a reactive organic compound, solvent or mixture shall.control these emissions by at least 85%.

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2-4) Any <u>All other</u> process lines, except enclosed paint spray booths and volatile organic compound emissions are never greater than 5.8 kilograms (15 more <u>organic compound emissions are never greater</u> than 6.8 kilograms (15 pounds) per <u>in any</u> day or <u>and never greater than</u> 1.4 kilograms (3 pounds) per <u>in any</u> hour. of a reactive organic compound, solvent or mixture shall control these emissions by at least 85%.

b. Where process lines are subject to emission limitations listed elsewhere in this section, the requirements of this paragraph shall apply in accord with the provisions of sub. (12)(g)2.

2. Emission limitations. Process lines to which this paragraph applies shall meet the following emission limitations:

a. Process lines on which construction or modification commenced before August 1, 1979 shall control emissions of photochemically reactive organic compounds by 85%.

b. Process lines on which construction or modification commenced on or after August 1, 1979 but before April 1, 1981 shall control emissions of all organic compounds by 85% or, where a provision elsewhere in this section also applies, meet the requirement which results in emission of the smallest quantity of VOCs.

c. Process lines on which construction or modification commenced after April 1, 1981, and which are not subject to emission limitations listed elsewhere in this section shall:

1) Control organic compound emission by at least 85%, or

2) Where 85% control has been demonstrated to be technologically infeasible for a specific process line, control organic compound emissions by use of the latest available control techniques and operating practices demonstrating best current technology, as approved by the department.

3. Surface coating and printing processes subject to the requirements of this subsection may instead elect, with the approval of the department, to meet the emission limitations of sub. (4), notwithstanding subs. (4)(a)1., 2., 3., or 4. and (12), provided that:

a. The process line meets the specific applicability requirements of sub. (4)(c), (d), (e), (f), (g), (h), (i), (j), (k), (1) or (m), and

b. The owner or operator submits a written request to the department. Written requests under this subdivision shall include, in the case of sources constructed prior to August 1, 1979, a schedule for meeting the requirements of sub. (4).

(b) RESERVED.

(9)(12) COMPLIANCE SCHEDULES.

(a) Applicability. Paragraphs (9)(b) through (9)(g) do not apply to sources which are in compliance with the emission limitations of this section before the before July *1, (August-1,) 1979 and have determined and certified compliance to the satisfaction of the department on or before September **1, (Detober-1,) 1979, dates specified in subds. 1., 2. and 3., provided the sources have determined and certified compliance to the satisfaction of the department within 90 days after the specified date nor do pars. (b) through (f) apply to sources on which construction or modification commenced on or after the specified date. Sources on which construction of modification commenced on or after the specified date shall meet the emission requirements of this section upon start-up.

1. The date of August 1, 1979 applies to all sources covered under subs. (2)(a)1.c., (3)(a)1.a., (3)(b)1.a., (3)(c)1.a., (4)(c)1., (4)(d)1., (4)(e)1., (4)(f)1., (4)(g)1., (4)(h)1., (4)(i)1., (4)(j)1., (6)(a)1., (7)(a)1., (7)(b)1. and (7)(c)1.

2. The date of November 1, 1980 applies to all sources covered under subs. (2)(a)1.d., (2)(b)1., (3)(a)1.b., (3)(b)1.b., (3)(c)1.b., (3)(e)1., (4)(k)1., (4)(1)1., (4)(m)1., (6)(b)1., (7)(d)1., and (9)(a)1.

3. The date of August 31, 1981 applies to all sources covered under sub. (8)(a)1.

(b) Process and emission control equipment installations.

1. Except as provided under par. (9)(e) and sub. (i0)(13), the owner or operator of a volatile organic compound <u>VOC</u> emission source proposing to install and operate volatile organic compound <u>VOC</u> emission control equipment or replacement process equipment to comply with the emission limiting requirements of this section shall not exceed the deadlines specified for the following increments of progress: <u>as measured</u> from the date specified in par. (a)1., 2. or 3. for that source:

a. Final plans for the emission control system and/or process equipment shall be submitted on or before January-1, 1980. Submit final plans for achieving compliance within 5 months.

b. Gentraets <u>Award contracts</u> for the emission control systems and/or process equipment shall be awarded or <u>issue</u> orders shall be issued for purchase of component parts to accomplish emission control en er befere April-1,-1980 within 8 months.

c. Initation of on site <u>Commence</u> construction or installation of the emission control <u>system</u> and/or process equipment shall begin on or before September-1, 1980 within 13 months.

d. On-site <u>Complete</u> construction or installation of the emission control <u>system</u> and/or process equipment shall be completed on or before-September-1,1981 within 25 months.

e. Final <u>Achieve final</u> compliance shall be achieved on or
before October-1,-1981 within 26 months of the date specified in par.
(a)1., 2. or 3. for that source.

2. Any owner or operator of a source subject to the compliance schedule of subd. (9)(b)1. shall certify to the department, within 7 days after the deadline for each increment of progress, whether the required increment of progress has been met achieved.

(c) Low solvent content coating or ink.

1. Except as provided under subds. $(9\frac{1}{2}, 13)$ and $3\frac{1}{2}, 100$ through 5., par. (9)(e) and sub. $(10\frac{10}{13})$, the owner or operator of a volatile organic compound <u>VOC</u> source proposing to employ low solvent content coating <u>or ink application</u> technology to comply with the requirements of this section shall not exceed the deadlines specified for the following increments of progress: <u>as measured from the date specified in</u> par. (a)1., 2. or 3. for that source:

a. Final plans for the application of low solvent content coating technology shall be submitted on or before January-1, 1980. Submit final plans for achieving compliance within 5 months.

b. Research <u>Complete research</u> and development of <u>work on</u> low solvent content coatings shall be completed on or before October-1, 1980, or inks within 14 months.

c. Evaluation <u>Complete evaluation</u> of product quality and commercial acceptance shall be completed on or before October-1,

1981. acceptability within 18 months.

d. Purchase <u>Issue purchase</u> orders shall be issued for low solvent content coatings <u>or inks</u> and process modifications on or before March-1, 1981, within 19 months.

e. Initiation of <u>Commence</u> process modifications shall begin on or before May-1,-1981, within 21 months.

f. Process <u>Complete process</u> modifications shall be completed and <u>begin the</u> use of low solvent content coatings shall begin on or before November-1, 1981. <u>or inks within 27 months</u>.

g. Final <u>Achieve final</u> compliance shall be achieved on or before December-1, 1981. within 28 months of the date specified in par. (a)1., 2. or 3. for that source.

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2. The owner or operator of a can coating or flexible packaging facility proposing to employ low solvent content coating technology to comply with the requirements of <u>subs.</u> (4)(c)2.d. or (4)(e)2.may exceed each of the deadlines in <u>subd.</u> (9)(e)1.b. through g. by 12 months in developing acceptable can end sealing compounds or coatings for hydrophobic flexible packaging substrates.

3. The owner or operator of a graphic arts facility proposing to employ low solvent content ink application technology to comply with the requirements of sub. (4)(1) may, for hydrophobic substrates, extend the date for achieving final compliance to December 31, 1985, provided:

a. Final plans for achieving compliance are submitted by September 1,
 1981;

b. The plans include the increments of progress described in subd. l.b. through f.;

c. Sufficient documentation is submitted to justify the extension; and

d. The plans provide for final compliance by December 31, 1985 through the use of an emission reduction system described in sub. (4)(1)2.c. and 3. in case the product quality and commercial acceptability evaluation shows low solvent content ink application technology to be unsatisfactory.

4. The owner or operator of a miscellaneous metal parts and products coating facility proposing to employ low solvent content coating technology to comply with the requirements of sub. (4)(m) may, for extreme performance coatings requiring prolonged product quality evaluation periods, extend final compliance provided:

a. Final plans for achieving compliance are submitted by September 1,
 1981;

<u>b.</u> The plans include the increments of progress described in subd. 1.b. through f.;

c. Sufficient documentation is submitted to justify the extension; and

d. Final compliance is extended to accommodate the prolonged evaluation period but in no case beyond December 31, 1985.

3.5. Where the department determines that the low solvent content coating <u>or ink application</u> technology has been sufficiently researched and developed for a particular application, the owner or operator of a volatile organic compound <u>VOC</u> source proposing to comply with the requirements of this section through applicaton of low solvent content coatings <u>or</u> <u>inks</u> shall not exceed the deadlines specified for the following increments of progress <u>as measured from the date specified in par. (a)1., 2. or 3.</u> <u>for that source</u>:

a. Final <u>Submit final</u> plans for the application of low solvent content coating technology shall be submitted on or before January-1, 1980- achieving compliance within 5 months.

b. Evaluation <u>Complete evaluation</u> of product quality and commercial acceptance shall be completed on or before July-1, 1980. <u>acceptability</u> within 11 months.

c. Purchase <u>Issue purchase</u> orders shall be issued for low solvent content coatings <u>or inks</u> and process modifications on or before September-1, 1980. within 13 months.

d. Initiation of <u>Commence</u> process modifications shall begin on or before- November-1, 1980, within 15 months.

e. Process <u>Complete process</u> modifications shall be completed and <u>begin</u> <u>the</u> use of low solvent content coatings shall begin on or before April-1, 1981, or inks within 20 months.

f. Final <u>Achieve final</u> compliance shall be achieved on or
before May-1, 1981. within 21 months of the date specified in par. (a)1.,
2. or 3. for that source.

4. Any owner or operator of a stationary source subject to one of the compliance schedules in par. $\{9\}_{e}$ this paragraph shall certify to the department, within 7 days after the deadline for each increment of progress, whether the required increment of progress has been met achieved.

(d) Equipment modification.

1. Except as provided under par. $\{9\}$ (e) and sub. $\{10\}$ (13), the owner or operator of a volatile organic compound <u>VOC</u> source proposing to comply with the requirements of this section by modification of existing processing <u>or emission control</u> equipment shall not exceed the deadlines specified for the following increments of progress <u>as measured from the</u> date specified in par. (a)1. or 2. for that source:

a. Final <u>Submit final</u> plans for process modification shall be submitted on or before January-1, 1980. <u>achieving compliance within 5</u> <u>months.</u>

b. Gentraets <u>Award contracts</u> for process <u>equipment</u> modifications shall be awarded or <u>issue</u> orders shall be issued for the purchase of component parts to accomplish process <u>equipment</u> modifications on or before March-1, 1980, within 7 months.

c. Initiation of on-site <u>Commence</u> construction or installation of process <u>equipment</u> modifications shall begin on or before June-1, 1980, within 10 months.

d. On-site <u>Complete</u> construction or installation of process <u>equipment</u> modifications shall be completed on or before December-1, 1980, within 16 months.

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e. Final <u>Achieve</u> final compliance shall be achieved on or before April-1, 1981. within 20 months of the date specified in par. (a)1. or 2. for that source.

2. Any owner or operator of a source subject to the compliance schedule of subd. (9)(d) l. shall certify to the department, within 7 days after the deadline for each increment of progress, whether the required increment of progress has been met achieved.

(e) Alternate compliance schedules.

1. Notwithstanding the deadlines specified in pars. (9) (b) through (9) (d), for any particular source the department may issue or approve a separate compliance schedule with earlier deadlines, if it finds that such a schedule would be feasible, or with later deadlines if it finds that those specified in pars. (9) (b) through (9)(d) would not be feasible. The alternate compliance schedule may be proposed by the owner or operator of a velatile organic compound <u>VOC</u> source. If the alternate compliance schedule provides later deadlines, the following conditions shall be met:

a. A request for an alternate compliance schedule shall be received
 by the department on or before September **1, {Oetober-1,} 1979.
 within 2 months of the date specified in par. (a)1., 2. or 3. for that source.

b. Final eentrel plans for achieving compliance with the requirements of this section shall be submitted on or before January-1, 1980. within 5 months of the date specified in par. (a)1., 2. or 3. for that source.

c. The alternative compliance schedule shall include the same increments of progress as the schedule it is to replace.

d. Sufficient documentation and certification from appropriate suppliers, contractors, manufacturers, or fabricators shall be submitted by the owner or operator to justify the new deadlines proposed for the increments of progress.

2. All alternate compliance schedules proposed or promulgated under par. (9)(e) shall provide for compliance of the source with the requirements of subs. (2) through (7) (10) as expeditiously as practicable but not later than December 31, 1982 or, where the owner or operator proposes to comply through development of a new surface coating which is subject to approval by a federal agency, not later than December 31, 1985.

3. Any schedule approved under part (9)(e) this paragraph may be revoked at any time if the source does not meet the deadlines specified for the increments of progress. Upon any such revocation the applicable schedule under pars. (9)(b) to (9)(d) shall be in effect.

(f) Phased emission reduction schedules.

This paragraph applies only to sources covered under sub.
 (4)(g) and (m)3.

1-2. Except as provided under sub. (10) (13), the owner or operator of a source required to undertake a phased compliance program shall not exceed the following deadlines:

a. Plans for the program of phased compliance shall be submitted on or before August-1, 1980. within 12 months of the date specified in par. (a)1. or 2. for that source.

b. The compliance plan shall specify increments of progress with such deadlines as necessary to meet interim compliance dates specified in the applicable rule.

c. Final compliance shall be on or before the date specified in the applicable rule or approved compliance plan, but not later than December 31, 1987.

(g) Final compliance plans.

1. If the department finds any compliance plan submitted under sub_{τ} (9) this subsection to be unsatisfactory, it may require that the plan be resubmitted with appropriate revisions.

2. Where a source is subject to requirements of this section in effect prior to July $\pm 1_3$ ([August-1,]) 1979 the source shall continue to comply with such requirements during the interim period prior to the final compliance date in the applicable compliance schedule.

2. Process lines subject to requirements of this subsection on which construction or modification commenced on or before August 1, 1979 shall continue to comply with the requirements of sub. (11)(a)2.a. during any interim period prior to the final compliance date in the applicable compliance schedule.

3. Process lines covered under subs. (2)(a)1.d., (2)(b)1., (3)(a)1.b., (3)(b)1.b., (3)(c)1.b., (3)(e)1., (4)(k)1., (4)(1)1., (4)(m)1., (6)(b)1., (7)(d)1., (8)(a)1., and (9)(a)1. on which construction or modification commenced on or after August 1, 1979 but before April 1, 1981 shall continue to comply with the requirements of sub. (11)(a)2.b. during any interim period prior to the final compliance date in the applicable compliance schedule.

4. Process lines covered under sub. (8)(a)1. on which construction or modification commenced on or after April 1, 1981 but before August 31, 1981 shall continue to comply with the requirements of sub. (11)(a)2.c. during any interim period prior to the final compliance date in the applicable compliance schedule.

3.5. Where a source is not subject to requirements of this section in effect prior to July *1, (August-1,) 1979. subsection and was previously unregulated under this section, the final compliance plan shall specify reasonable measures to minimize emissions of volatile organic compounds VOCs during the interim period prior to the final compliance date.

(10)(13) EXCEPTIONS AND DEFERRALS.

(a) Exceptions for certain organic compounds. For sources on which construction or modification is commenced on or before $July *1_7$ $\{[August 1, \}]$ 1979, the provisions of subs. $(2)\{b\}(c)$, $(3)\{d\}(e)$ and $\{8\}\{a\}$ (11)(a) shall not apply to the use or application of insectieides, pesticides, herbicides, saturated halogenated hydrocarbons, perchloroethylene or acetone. In addition, none of the provisions of this section shall apply to the use or emission <u>application</u> of <u>insecticides</u>, <u>pesticides</u> or <u>herbicides</u> or to the use or emission of trichlorotrifluoroethane (freon 113), ethane or methane.

(b) Internal offsets.

1. On or before December 31_5 1987, no <u>No</u> owner or operator of any surface coating <u>or printing</u> facility shall cause or allow the emission of volatile organic compounds <u>VOCs</u> from any coating <u>or printing</u> line to exceed the limitations contained in this section unless:

a. Each coating <u>or printing</u> line which is involved in the internal offset is operating with an emission rate of volatile organic compounds <u>VOCs</u> less than or equal to the special <u>adjusted</u> emission rate for the coating <u>or printing</u> line (which may be a weighted daily average) contained in a compliance plan approved under this paragraph;

b. The construction or modification of the coating <u>or printing</u>
 line was commenced on or before:

1) July *1, ([August 1,]) 1979, for sources covered under subs. (4)(c)1., (4)(d)1., (4)(e)1., (4)(f)1., (4)(g)1., (4)(h)1., (4)(i)1. and (4)(j)1.; and

2) April 1, 1981, for sources covered under subs. (4)(k)1., (4)(1)1. and (4)(m)1.; and

c. The combined emission rate from all coating <u>or printing</u> lines involved in the internal offset is less than or equal to an emission rate determined by the following equation: $E = \frac{A_1 \times B_1C_1}{D_1} + \frac{A_2 \times B_2C_2}{D_2} + \dots + \frac{A_n \times B_nC_n}{D_n}$

where E = the total allowable emission rate from all of the coating <u>or</u> <u>printing</u> lines involved in the internal offset in kilograms per hour (pounds per hour), $A_{1,2...n}$ = the allowable emission rate for each coating <u>or printing</u> line pursuant to sub. (4) in kilograms per liter (pounds per gallon) of coating <u>or ink</u>, excluding water, delivered to the eeating applicator, and $B_{1,2...n}$ = the amount of coating material <u>or ink</u> in liters per hour (gallons per hour), excluding water, delivered to the eeating applicator; and $C_{1,2...n}$ = volume fraction of solids in the coating or ink, excluding water, delivered to the applicator, and $D_{1,2...n}$ = theoretical volume fraction of solids, in the coating or ink necessary to meet the allowable emission rate for each coating or printing line pursuant to sub. (4) calculated from:

$$D_{1,2...n} = 1 - \left(\frac{A_{1,2...n}}{\text{density of solvent used in coating or ink delivered to applicator in kilo-grams per liter (pounds per gallon)} \right)$$

, and

d. The owner or operator has certified, and the department has confirmed, that the emissions of all air contaminants from all existing sources owned or controlled by the owner or operator in the state are in compliance with, or under a schedule for compliance as expeditiously as practicable with, all applicable local, state and federal laws and regulations.

 The provisions of subd. 1. apply to a surface coating <u>or</u> printing facility only after the department has approved a compliance plan which:

a. specifies <u>Specifies</u> an emission rate for each of the coating or printing lines involved in the internal offset, and

b. Includes a compliance schedule consistent with sub. (12).

3. If, at any time, the department determines that one of these emission rates is being exceeded, approval of the compliance plan may be

revoked and subd. 1. shall no longer apply to the facility.

3-4. The compliance plan required under subd. 2. shall include a compliance schedule consistent with sub. (9) (12). Notwithstanding subd- (9)(e)2- the internal offset provided for in the compliance plan may remain in effect until December 31, 1987. After December 31, 1987, no owner or operator or any coating line shall cause or allow the emission of volatile organic material from the coating line to exceed any limitation contained in sub- (4)-

(c) Compliance schedule delays. Notwithstanding any compliance schedule approved or issued under sub. (9) (12), the department may approve a new compliance schedule which provide additional time for completion of an increment of progress, provided:

1. That the owner or operator of the source is able to document to the department's satisfaction that the source is unable to meet the applicable deadline under sub. (9) (12) for said the increment of progress due to circumstances beyond the owner or operator's control which could not reasonably have been avoided by using all prudent planning; and

2. That the additional time allowed for said increment of progress does not exceed that originally allotted under sub. (9); and

3.2. That the final Final compliance date for sources covered under subs. (2)(a)1.c., (3)(a)1.a., (3)(b)1.a., (3)(c)1.a., (4)(c)1., (4)(d)1., (4)(e)1., (4)(f)1., (4)(h)1., (4)(i)1., (4)(j)1. (6)(a)1., (7)(a)1., (7)(b)1. and (7)(c)1. is not later than December 31, 1982; and except as provided in (9)(f)-rer or subdr (10)(b)3.

3. For sources covered under subs. (2)(a)1.d., (2)(b)1., (3)(a)1.b., (3)(b)1.b., (3)(c)1.b., (3)(e)1., (4)(k)1., (4)(1)1., (4)(m)1., (6)(b)1., (7)(d)1., (8)(a)1. and (9)(a)1. final compliance shall not exceed that required in sub. (12).

(d) Limitation of restrictions to the ozone season. Where the requirements of this section are met by means of a fossil-fuel fired incinerator, use of the incinerator shall be required only during the ozone season, provided that operation of the incinerator is not required for purposes of occupational health or safety or for the control of toxic or hazardous substances, malodors, or other pollutants regulated by other sections of this chapter. <u>The provisions of this paragraph may be applied, subject to approval of the department, where the requirements of this section are met by use of other energy intensive control devices.</u>

The foregoing rules were approved and adopted by the State of Wisconsin Natural Resources Board on July 24, 1980.

The rules contained herein shall take effect upon publication as provided in section 227.026(1) intro., Wisconsin Statutes.

January 5, 198 Dated at Madison, Wisconsin _

STATE OF WISCONSIN DEPARTMENT OF NATURAL RESOURCES

(SEAL)