## Chapter NR 445

## CONTROL OF HAZARDOUS POLLUTANTS

NR 445.01	Applicability; purpose.	·	NR 445.05	Emission limits for existing sources.
NR 445.02	Definitions,	1	NR 445.06	Hazardous air contaminant review.
NR 445.03	General limitations.		NR 445.07	Hazardous air contaminant limitations.
NR 445.04	Emission limits for new or modified sources.		NR 445,08	Notice of hazardous substance air spills.

Note: Corrections made under s. 13.93 (2m) (b) 7., Stats., Register, January, 1997, No. 493.

NR 445.01 Applicability; purpose. (1) APPLICABILITY. (a) This chapter applies to all air contaminant sources which may emit hazardous pollutants and to their owners and operators. The emission limitations and control requirements of this chapter do not apply to a source of a hazardous air contaminant regulated under chs. NR 446 to 449 for the specific hazardous air contaminants regulated under those chapters or to a source which must meet a national emission standard for a hazardous air pollutant promulgated under section 112 of the act (42 USC 7412) for the specific air pollutant regulated under that standard.

(b) Notwithstanding par. (a), after the effective date of emission limitations of this chapter, a source of hazardous air pollutants subject to a national emission standard under section 112 of the act shall continue to comply with the provisions of this chapter provided this is allowed by regulations promulgated under section 112 of the act.

(2) PURPOSE. This chapter is adopted under ss. 285.11, 285.13, 285.17 and 285.27, Stats., to establish emission limitations for hazardous pollutants.

History: Cr. Register, September, 1986, No. 369, eff. 10–1–86; am. (1), Register, September, 1988, No. 393, eff. 10–1–88; am. (1), Register, May, 1992, No. 437, eff. 6–1–92; renum. (1) to (1) (a), cr. (1) (b), Register, December, 1994, No. 468, eff. 1–1–95; am. (1), Register, December, 1995, No. 480, eff. 1–1–96; am. (1) (a), Register, January, 1997, No. 493, eff. 2–1–97.

NR 445.02 Definitions. The definitions contained in ch. NR 400 apply to the terms used in this chapter. In addition, the following definitions apply to the terms used in this chapter and in chs. NR 446 to 468:

(1) "Approved material safety data sheet" means a material safety data sheet which meets the reporting requirements of the superfund amendments reauthorization act of 1986 (42 USC 9671 to 9675) or regulations of the occupational safety and health administration under 29 CFR 1910.1200 (g), as in effect on January 1, 1997.

(2) "Asbestos" means the asbestiform varieties of serpentinite (chrysotile), riebeckite (crocidolite), cummingtonite-grunerite (amosite), anthophyllite and actinolite-tremolite.

(3) "Beryllium" means the element beryllium. Where weights or concentrations are specified, such weights or concentrations apply to beryllium only, excluding the weight or concentration of any other elements.

(4) "Best available control technology" means an emission limit for a hazardous air contaminant based on the maximum degree of reduction practically achievable as specified by the department on an individual case-by-case basis taking into account energy, economic and environmental impacts and other costs related to the source.

(5) "Downwash minimization stack height" means a stack height equal to (H+1.5D) where H is the height of the structure and D is the lesser of the structure height or structure cross-wind horizontal dimension in the immediate vicinity of the stack.

(6) "Hazardous air contaminant" means any air contaminant for which no ambient air quality standard is set in ch. NR 404 and which the department determines may cause or significantly contribute to an increase in mortality or an increase in serious irreversible or incapacitating reversible illness, or may pose a significant threat to human health or the environment. The term hazardous air contaminant includes, but is not limited to, the substances listed in Tables 1 to 5 in s. NR 445.04.

(7) "Indoor fugitive emissions" means an air contaminant present in a workplace which is emitted to the ambient air from general ventilation sources.

(8) "Lowest achievable emission rate" means the rate of emission of a hazardous air contaminant which reflects the more stringent of the following:

(a) The most stringent emission limitation for the hazardous air contaminant which is contained in the air pollution regulatory program of any state for this class or category of source, unless an applicant for a permit demonstrates that this limitation is not achievable.

(b) The most stringent emission limitation for the hazardous air contaminant which is achieved in practice by the class or category of source.

(9) "Mercury" means the element mercury, excluding any other elements, and includes mercury in particulates, vapors, aerosols and compounds.

(9g) "Reference concentration" means a verified reference concentration developed by the United States environmental protection agency which is an estimate of an exposure of the human population, including sensitive subgroups, to a hazardous air contaminant that is likely to be without an appreciable risk of deleterious effects during a lifetime. A reference concentration is based on continuous inhalation exposures to the hazardous air contaminant and is expressed in units of micrograms per cubic meter ( $\mu g/m^3$ ).

(9m) "Reference method" means any method of sampling and analyzing for an air pollutant as described in 40 CFR part 61, Appendix B, incorporated by reference in s. NR 484.04

(10) "Refuse derived fuel" means municipal solid waste which has undergone a process to, at a minimum, remove hazardous waste, minimize metals, glass and other non-combustible material; and has been processed for use as a fuel. Refuse derived fuel does not include tires, tire fragments, waste oils, waste solvents, and other material not normally contained in household solid waste.

(11) "Virgin fossil fuel" means any solid, refined liquid or refined gaseous fossil fuel with a Btu content greater than 7,000 Btu/lb which is not blended with reprocessed or recycled fuels. Group 1 virgin fossil fuels consist of natural gas, liquid petroleum gas, distillate fuel oil, gasoline and diesel fuel. Group 2 virgin fossil fuels consist of coal and residual fuel oil.

Sin fuels consist of coal and residual fuel off. History: Renum. from NR 154.01 (19), (28c) and (116c), cr. (intro.), Register, September, 1986, No. 369, eff. 10–1–86; renum. (1) to (3) to be (2), (3) and (9), cr. (1), (4) to (8), (10) and (11), Register, September, 1988, No. 393, eff. 10–1–88; (9m) renum. from NR 400.02 (77), Register, December, 1988, No. 396, eff. 1–1–89; am. (9m), Register, May, 1992, No. 437, eff. 6–1–92; r. and recr. (2), Register, October, 1992, No. 442, eff. 11–1–92; cr. (9g), Register, December, 1994, No. 468, eff. 1–1–95; am. (intro.), (2), (6) and (9m), Register, December, 1995, No. 480, eff. 1–1–96; am. (1), Register, January, 1997, No. 493, eff. 2–1–97.

NR 445.03 General limitations. No person may cause, allow or permit emissions into the ambient air of any hazardous

substance in such quantity, concentration or duration as to be injurious to human health, plant or animal life unless the purpose of that emission is for the control of plant or animal life. Hazardous substances include but are not limited to hazardous air contaminants listed in Tables 1 to 4 of s. NR 445.04.

History: Renum. from NR 154.19 (1), Register, September, 1986, No. 369, eff. 10-1-86; am. Register, September, 1988, No. 393, eff. 10-1-88.

NR 445.04 Emission limits for new or modified sources. (1) TABLE 1 SUBSTANCES. Except as provided in par. (c) or s. NR 406.07 (2), no owner or operator of a stationary source on which construction or modification commenced after October 1, 1988 may cause, allow or permit emissions from a source of a hazardous air contaminant listed in Table 1 in such quantity or duration as to cause ambient air concentrations off the source's property which exceed the limits in par. (a) or (b).

(a) 24-hour. 1. Two and four tenths percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, for any consecutive 24-hour averaging period.

2. Ten percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, for any 24-hour averaging period if the hazardous air contaminant is emitted no more than 5 days in any consecutive 30-day period and if the department determines after complying with s. NR 445.06 (1) that such limits will not pose a threat to public health or welfare.

(b) One-hour. Ten percent of the threshold limit value—ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) *Exemptions*. The following emissions are exempt from the emission limits of Table 1 substances:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Indoor fugitive emissions.

(2) TABLE 2 SUBSTANCES. Except as provided in par. (c), no owner or operator of a stationary source which manufactures or processes pesticides, rodenticides, insecticides, herbicides or fungicides and on which construction or modification commenced after October 1, 1988, may cause, allow or permit emissions from the source of a hazardous air contaminant listed in Table 2 in such quantity or duration as to cause ambient concentrations which exceed the limits in par. (a) or (b).

(a) 24-hour. Two and four-tenths percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, for any 24-hour averaging period.

(b) One-hour. Ten percent of the threshold limit value—ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) *Exemptions*. The following emissions are exempt from emission limits for Table 2 substances:

1. Emissions from a laboratory.

2. Indoor fugitive emissions.

(3) TABLE 3 SUBSTANCES. (a) Group A. Except as provided in par. (c), the owner or operator of any facility on which construction or modification commenced after October 1, 1988 and which emits any hazardous air contaminant listed in group A of Table 3 in amounts greater than those listed in group A of Table 3 shall control emissions of those hazardous air contaminants to a level which is the lowest achievable emission rate. The lowest achievable emission rate shall be met by the emissions units at the facility which emits the greatest amount of the hazardous air contaminant. If application of the lowest achievable emission rate to this emissions unit does not reduce facility emissions of the hazardous air contaminant to a level less than the rate listed in group A of Table 3 for the hazardous air contaminant, then the lowest achievable emission rate shall be met by other emissions units at the facility which emit decreasingly smaller amounts of the hazardous air contaminant until emissions from the facility are below the emission rate listed in group A of Table 3 or until all emissions units at the facility which emit at least 10% of the rate listed in group A of Table 3 for the hazardous air contaminant have met the lowest achievable emissions rate. If application of lowest achievable emissions rate to these emissions units does not result in the control of at least 50% of the potential emissions of the hazardous air contaminant from the facility, then the department may require application of lowest achievable emission rate on a reasonable array of smaller emissions units which emit the hazardous air contaminant.

(b) Group B. Except as provided in par. (c), the owner or operator of any facility on which construction or modification commenced after October 1, 1988 and which emits any hazardous air contaminant listed in group B of Table 3 in amounts greater than those listed in group B of Table 3 shall control emissions of those hazardous air contaminants to a level which is the best available control technology. The best available control technology shall be met by the emissions unit at the facility which emits the greatest amount of the hazardous air contaminant. If application of the best available control technology to this emissions unit does not reduce facility emissions of the hazardous air contaminant to a level less than the rate listed in group B of Table 3 for the hazardous air contaminant, then best available control technology shall be met by other emissions units at the facility which emit decreasingly smaller amounts of the hazardous air contaminant until emissions from the facility are below the emission rate listed in group B of Table 3 or until all emissions units at the facility which emit at least 10% of the rate listed in group B of Table 3 for the hazardous air contaminant have met best available control technology. If application of best available control technology to these emissions units does not result in the control of at least 50% of the potential emissions of the hazardous air contaminant from the facility, then the department may require application of best available control technology on a reasonable array of smaller emissions units which emit the hazardous air contaminant.

(c) *Exemptions*. The following emissions are exempt from the emission limits for Table 3 substances:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Emissions from any gasoline dispensing facility which meets the requirements of s. NR 420.04 (3) (b) to (i) and which dispenses less than 2 million gallons of gasoline a year or can otherwise demonstrate to the satisfaction of the department that it will not exceed an emission limitation for a Table 3 hazardous air contaminant.

5. Emissions from any gasoline dispensing facility which does not meet the requirements of s. NR 420.04 (3) (b) to (i) and which dispenses less than 1.25 million gallons of gasoline a year

or can otherwise demonstrate to the satisfaction of the department that it will not exceed an emission limitation for a Table 3 hazardous air contaminant.

6. Indoor emissions which are exhausted to the ambient air through general building ventilation and which have a threshold limit value established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, and for which the source demonstrates to the department that it is in compliance with applicable occupational safety and health administration requirements.

(4) 'TABLE 4 SUBSTANCES. Except as provided in par. (c) or s. NR 406.07 (2), no owner or operator of a stationary source on which construction or modification commenced after October 1, 1988 may cause, allow or permit emissions from a source of a hazardous air contaminant listed in Table 4 in such quantity or duration as to cause ambient air concentrations off the source's property which exceed the limits in par. (a) or (b).

(a) 24-hour. 1. Two and four tenths percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any consecutive 24-hour averaging period.

2. Ten percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any 24-hour averaging period if the hazardous air contaminant is emitted no more than 5 days in any consecutive 30-day period and if the department determines after complying with s. NR 445.06 (1) that such limits will not pose a threat to public health or welfare.

(b) One-hour. Ten percent of the threshold limit value—ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) *Exemptions*. The following emissions are exempt from the emission limits of Table 4 substances:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Indoor fugitive emissions.

(4r) TABLE 5 SUBSTANCES. (a) Annual limitations. Except as provided in par. (b) or s. NR 406.07 (2), no owner or operator of a stationary source on which construction or modification last commenced after January 1, 1995, may cause, allow or permit emissions from the constructed or modified source of a hazardous air contaminant listed in Table 5 of this section in such quantity or duration as to cause ambient air concentrations off the source's property that exceed the reference concentration shown in Table 5 of this section on an annual basis.

Note: For the purposes of this subsection a source shall be considered as a modified source and required to achieve compliance with the provisions of this subsection only for those hazardous air contaminants not previously emitted or those hazardous air contaminants where there would be an allowed increase in emissions as a result of the modification.

(b) *Exemptions*. All of the following emissions are exempt from the emission limitations for the hazardous air contaminants listed in Table 5 of this section:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Indoor emissions which are exhausted to the ambient air through general building ventilation and which have a threshold limit value established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1990–91, incorporated by reference in s. NR 484.11, and for which the source is in compliance with applicable occupational safety and health administration requirements.

5. Emissions from sources required to meet national emission standards promulgated under 40 CFR part 63 prior to January 1, 1995.

6. Emissions from gasoline dispensing at any source which meets the requirements of s. NR 420.04 (3) (b) to (i) or which dispenses less than one million gallons a year.

(c) *Records.* The owner or operator of a source not subject to sub. (6) shall maintain the following records in writing at the source, as appropriate:

1. The hazardous air contaminants in Table 5 of this section the source is capable of emitting.

2. The allowable emissions for each hazardous air contaminant identified in subd. 1. for each emissions unit.

3. The methods used to calculate allowable emissions under subd. 2., including:

a. All calculations which show the dimensional units for all values used.

b. Emission factors used and reference to stack tests, mass balance calculations or EPA documents that the emission factor is based on.

4. Information to support exemption claims including fuels used, laboratory status or downwash minimization stack height calculations as appropriate.

(5) INCINERATORS. (a) Any owner or operator of a stationary source on which construction or modification commenced after October 1, 1988 and which combusts municipal solid waste as defined in s. NR 500.03 (150) or infectious waste shall comply with subs. (1) and (4) and shall control emissions of hazardous air contaminants listed in Table 3 to a level which is the lowest achievable emission rate.

(b) Any owner or operator of a stationary source on which construction or modification last commenced after January 1, 1995 and which combusts municipal solid waste as defined in s. NR 500.03 (150) or infectious waste shall comply with sub. (4r).

(c) A source which combusts refuse derived fuel in a boiler and obtains less than 50% of its heat input from the refuse derived fuel is not subject to this subsection.

(6) COMPLIANCE REQUIREMENTS. (a) Compliance timing. Except as provided for in pars. (d), (e) and (f), any source which commences construction or modification after October 1, 1988 shall meet the emission limitations in this section upon startup.

(b) *Compliance determination*. For the purpose of determining compliance with this section:

1. The department shall allow credit for the emission reduction capability of in-place control devices.

2. The owner or operator of a source may demonstrate compliance with emission limitations of sub. (1), (2), (4), (4r) or (5) by demonstrating that the concentration of the substance in Table 1, 2, 4 or 5 in the stack is less than the ambient concentration allowed under sub. (1), (2), (4) or (4r).

3. The owner or operator of a source is not required to consider emissions resulting directly from naturally occurring constituents in windblown soil. 4. The owner or operator of a source may rely on information on an approved material safety data sheet if the approved material safety data sheet lists a hazardous air contaminant listed in Tables 1 to 5 and the hazardous air contaminant listed in Table 1, 2, 4 or 5 constitutes 10,000 parts per million or more of the material or the hazardous air contaminant listed in Table 3 constitutes 1,000 parts per million or more of the material. If an approved material safety data sheet for a material is not classified as proprietary and does not list a hazardous air contaminant in Tables 1 to 5 at or above the amounts listed in this subdivision, that material will be presumed not to result in emissions of a hazardous air contaminant unless a hazardous air contaminant is formed in processing the material.

(c) Subsequent requirements. The owner or operator of a source which has achieved compliance with this section by installing emission control equipment may not be required to install additional control equipment to achieve compliance with this section for a period of 10 years after the installation of the control equipment or the useful life of the control equipment as determined by the department, whichever is less. For the purposes of this paragraph, increasing stack height, other dilution measures, or material reformulation may not be construed as installation of emission control equipment. Material reformulation which requires substantial capital expenditures for process equipment which was made with prior department approval and which results in a reduction of emissions of hazardous air contaminants which is sufficient to comply with the limitations of this section may be construed as installation of emission control equipment under this paragraph.

(d) Compliance schedule for chromyl chloride, tert-butyl chromate, propylene oxide and anisidine. The owner or operator of a stationary source on which construction or modification last commenced prior to June 1, 1992 and whose allowable emissions of chromyl chloride, tert-butyl chromate, propylene oxide or anisidine are equal to or greater than the emission rate listed in Table 3, shall meet the emission limitations in sub. (3) for these contaminants in accordance with s. NR 445.05 (6) (am) and (f) 1. and 3.

(c) Compliance schedule for diisobutyl ketone, methylene bis(4-cyclohexylisocyanate), p-nitrochlorobenzene and xylidine. The owner or operator of a stationary source on which construction or modification last commenced prior to June 1, 1992 and whose allowable emissions of diisobutyl ketone, methylene bis(4-cyclohexylisocyanate), p-nitrochlorobenzene and xylidine are equal to or greater than the emission rate listed in Table 4, shall meet the emission limitations in sub. (4) for these contaminants in accordance with s. NR 445.05 (6) (b) 1m., 2. and 3.

(f) Compliance schedule for Table 5 substances. The owner or operator of a stationary source on which construction or modification last commenced prior to January 1, 1995 and whose allowable emissions of any hazardous air contaminant listed in Table 5 of this section are equal to or greater than the emission rate listed in Table 5 for the respective stack height, shall meet the emission limitations in sub. (4r) for these contaminants in accordance with s. NR 445.05 (6) (bm).

(7) VARIANCE. (a) The owner or operator of a source may apply for and the department may grant a variance from an emission limitation of sub. (3)(a), (4r)(a) or (5) if the applicant demonstrates to the satisfaction of the department that applicable provisions under par, (b) or (c) are met. The department shall publish a notice of and hold a public hearing on any preliminary determination to approve a variance request under this subsection. The department shall grant or deny a variance request within 90 business days after the close of the public comment period on the request. The department shall review any variance granted under this subsection on a 5 year basis. Following its review and after notice and an opportunity for a public hearing and public comment, the department may modify, extend or rescind the variance.

(b) An applicant for a variance from the emission limitation of sub. (3) (a) or (5) shall demonstrate all of the following to the satisfaction of the department:

1. Compliance with sub. (3) (a) or (5) would be economically infeasible.

2. Residual emissions of the hazardous air contaminant in question would not cause significant harm to the environment or public health.

3. The source's emissions are controlled to a level which is the best available control technology.

(c) An applicant for a variance from the emission limitation of sub. (4r) (a) shall demonstrate all of the following to the satisfaction of the department:

1. All direct or portable sources owned or operated in the state by the owner or operator of the air contaminant source for which a variance is requested are in, or are on a schedule for, compliance with all applicable requirements of chs. NR 400 to 499.

2. The emission limitation from which variance is sought is technologically or economically infeasible to meet due to conditions or special circumstances at the source, including adverse environmental or energy impacts.

3. Residual emissions of the hazardous air contaminant in question under the emission limitations proposed for inclusion in the variance would not cause significant harm to public health.

4. Good faith efforts have been made to comply with sub. (4r) (a) and all reasonably available alternative operating procedures and interim control measures to minimize emissions of the hazardous air contaminant will be utilized during the duration of the variance.

		Emission Rate in Pounds/He w/emission points		
Contaminant		CAS Number	< 25 ft.	≥ 25 ft.
Acids				
Acetic acid		64-19-7	2.083200	8.760000
Hydrogen chloride		7647-01-0	0.355200(c)	1.368000(c)
Hydrogen fluoride		7664-39-3	0.127200(c)	0.480000(c)
Nitric acid	· · ·	7697-37-2	0.417600	1.752000
Phosphoric acid	- 4	7664-38-2	0.084000	0.336000
Sulfuric acid		7664939	0.084000	0.336000

	Table 1					
Hazardous Air Contaminants	With Acceptable	Ambie	nt Co	mcen	tratio	ns

478

an a	_	Emission Rate in Pounds/Hour* w/emission points		
Contaminant	CAS Number	< 25 ft.		
Cyanides			· · · ·	
Acetonitrile	75-05-8	5.829600	24.480000	
Cyanides, (inorganics), as CN	143339,	0.417600	1.752000	
	151-50-8	0.506400(-)	1.044000(-)	
Hydrogen cyanide	74-90-8	0.506400(c)	1.944000(c)	
Methyl acrylate	96-33-3 196-00-7	2.916000	12.240000	
Methylacrylonitrile	126-98-7	0.249600	1.032000	
INDUSTRIAL GASES				
Ammonia	7664-417	1.500000	6.288000	
Arsine	7784-42-1	0.016560	0.067200	
Bromine	7726–95–6	0.057600	0.240000	
Chlorine	7782–50–5	0,249600	1.032000	
Fluorine	7782-41-4	0.165600	0.672000	
CHEMICAL INTERMEDIATES			*.*******	
Acetaldehyde	75-07-0	14.990400	62.952000	
Acrolein	107028	0.020880	0.086400	
Acrylamide	79061	0.024000	0.100800	
Acrylic acid	79–10–7	2.498400	10.488000	
Allyl alcohol	107-18-6	0.417600	1.752000	
Allyl chloride	107-05-1	0.249600	1.032000	
Aniline	62533	0.832800	3,480000	
Benzyl chloride	100-44-7	0.417600	1.752000	
n-Butyl acrylate	141-32-2	4.581600	19.224000	
n-Butylamine	109-73-9	0.760800(c)	2.928000(c)	
Cresol, all isomers	1319-77-3	1.831200	7.680000	
Crotonaldehyde	123-73-9	0.672000	2.088000	
Cyclohexylamine	108-91-8	3,3312	13.968000	
Diethanolamine	111-42-2	1.250400	5,232000	
Diethylamine	109-89-7	2.498400	10.488000	
Dinitrobenzene	528-29-0,	0.084000	0.336000	
	99650,			
	100-25-4			
Methylamine	74–89–5	0.998400	4.176000	
Methyl chloride	74–87–3	8.745600	36.720000	
Methyl isocyanate	624-83-9	0.004080	0.017040	
p–Nitroaniline	100-01-6	0.249600	1.032000	
Nitrobenzene	98-95-3	0.417600	1,752000	
Phenol	108-95-2	1.581600	6.624000	
Phosphine	7803–51–2	0.033600	0.139200	
Propargyl alcohol	107197	0.165600	0.672000	
1,2,4-Trichlorobenzene	120-82-1	2.025600(c)	7.848000(c)	
PLASTICIZING COMPOUNDS				
Dimethylphthalate	131-11-3	0.417600	1.752000	
Isophorone diisocyanate	4098-71-9	0.007440	0.031200	
Methylene bisphenyl isocyanate (MDI)	101-68-8	0.010080(c)	0.038400(c)	
Toluene-2,4-diisocyanate (TDI)	584-84-9	0.003360	0.013920	
METALS AND COMPOUNDS				
Aluminum alkyls	7429-90-5	0.165600	0.672000	
Antimony & compounds, as Sb	7440-36-0	0.040800	0.170400	

Table 1 Hazardous Air Contaminants With Acceptable Ambient Concentrations (Continued)

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		Emission Rate in F w/emission	
Contaminant	CAS Number	< 25 ft.	≥ 25 fi
Barium soluble compounds, as Ba	7440393	0.040800	0.17040
Chromium (III) compounds, as Cr	7440-47-3	0.040800	0.17040
Chromium (VI) compounds, as Cr, water soluble	7440-47-3	0.004080	0.01704
Manganese, as Mn, dust and compounds	7439-96-5	0.254400(c)	0.984000(0
Mercury alkyl compounds	7439-97-6	0.000840	0.00336
Mercury, all forms except alkyl, vapor	7439-97-6	0.004080	0.01704
Mercury aryl & inorganic compounds	7439-97-6	0.008400	0.03360
Tin organic compounds, as Sn	7440-31-5	0.008400	0.03360
Monomers			
Methyl methacrylate	80626	34,144800	143,40000
Phenylhydrazine	100-63-0	0.87456	3.6720
Styrene, monomer	100-42-5	17.906400	75.19200
Vinyl cyclohexene dioxide	106-87-6	1,50000	6.28800
Fumigants			
p–Dichlorobenzene	106-46-7	15.62400	65.700
Solvents			
Carbon disulfide	75-15-0	2.498400	10.48800
Chlorobenzene (Monochlorobenzene)	108-90-7	29.148000	122.40000
Cyclohexanone	108-94-1	8,328000	34.96800
o-Dichlorobenzene	95-50-1	15.192000(c)	58.944000(0
1,1–Dichloroethane	75-34-3	67.456800	283.29600
1;2-Dichloroethylene	540590	65.791200	276.31200
Diethyl phthalate	84-66-2	0.417600	1.75200
Dimethylamine	124-40-3	1.500000	6.28800
Dimethylaniline (N,N–Dimethylaniline)	121-69-7	2.083200	8.73600
2Ethoxyethanol (EGEE)	110-80-5	0.748800	3.14400
Ethyl acrylate	140-88-5	1.665600	6.98400
Ethyl benzene			
•	100-41-4	36.228000	152.13600
Ethylene chlorohydrin	107-07-3	0.151200(c)	0.576000(c
Ethylenediamine	107-15-3	2.083200	8.73600
Ethylene glycol vapor	107211	6.331200(c)	24.552000(0
Furfural	98-01-1	0.667200	2.78400
n-Hexane	110-54-3	14.990400	62.95200
Isobutyl alcohol	78831	12.492000	52.46400
Isophorone	78–59–1	1.267200(c)	4.896000(c
2-Methoxyethanol (EGME)	109-86-4	1.332000	5.59200
N–Methyl aniline	100-61-8	0.165600	0.67200
Methyl n-butyl ketone	591-78-6	1.665600	6.98400
Methylene chloride	75-09-2	29,148000	122.40000
Methyl hydrazine	60-34-4	0.076800(c)	0.288(c
Methyl isobutyl ketone	108-10-1	17.073600	71.68800
SOLVENTS (continued)			•
Perchloroethylene	127-18-4	27.900000	117.16800
Pyridine	110-86-1	1.2504	5.23200
1,1,2,2-Tetrachloroethane	79-34-5	0.583200	2.44800
Tetrahydrofuran	109-99-9	49,135200	206.35200
Toluene (Toluol)	108-88-3	31.231200	131.16000
1,1,2–Trichloroethane	79-00-5	3.748800	15.74400
Trichloroethylene	79-01-6	22.485600	94.41600

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		Emission Rate in Pounds/Hour* w/emission points		
Contaminant	CAS Number	< 25 ft.	≥ 25 ft.	
Xylene (Xylol)	1330-207	36.228000	152.136000	
GENERAL USE CHEMICALS			a at the second	
n-Butyl alcohol	71363	7.596000(c)	29.472000(c)	
Chlorine dioxide	10049-04-4	0.024000	0.100800	
Fluorides, (inorganics), as F		0.208800	0.864000	
Naphthalene	91-20-3	4.164000	17.472000	
Pentachlorophenol	87-86-5	0.040800	0.170400	
Selenium and compounds, as Se	7782-492	0.016560	0.067200	
SUPPLEMENTAL LIST OF CHEMICALS				
Biphenyl	92-52-4	0.124800	0.504000	
1.3-Butadiene	106-99-0	4.16400	17.472000	
Dichloroethyl ether	. 111-44-4	2.498400	10.488000	
Diglycidyl ether (DGE)	2238-075	0.040800	0.170400	

 Table 1

 Hazardous Air Contaminants With Acceptable Ambient Concentrations (Continued)

\*The notation (c) indicates those contaminants with ceiling limits which are emission rates averaged over a one-hour period. Those contaminants without such a notation are emission rates per hour averaged over a 24 hour period.

Table 2

Hazardous Air Contaminants Which Are Pesticides, Rodenticides, Insecticides, Herbicides or Fungicides with Acceptable Ambient Concentrations

nte estatu. Turket			Emission Rate in Por w/emission po	
Contaminant		CAS Number	< 25 ft.	≥ 25 ft.
Aldrin	· · · · · · · · · · · · · · · · · · ·	309-00-2	0.020880	0.086400
Amitrole		61-82-5	0.016560	0.067200
ANTU		86-88-4	0.024000	0.100800
Atrazine		1912-24-9	0.417600	1.752000
Azinphos-methyl		86-50-0	0.016560	0,067200
Benomyl		17804-35-2	0.832800	3,480000
Bromacil		314-40-9	0.832800	3.480000
Captafol	in the second	2425-06-1	0.008400	0.033600
Captan		133-06-2	0.417600	1.752000
Carbaryl		63-25-2	0.417600	1.752000
Carbofuran		1563-66-2	0.008400	0.033600
Chlordane		57-74-9	0.040800	0.170400
Chlorinated camph	ene	8001-35-2	0.040800	0.170400
1Chloro1-nitrop	ropane	600-25-9	0.832800	3,480000
Chloropicrin (Trich	loronitromethane)	76-06-2	0.057600	0.240000
Chlorpyrifos		2921-88-2	0.016560	0.067200
Crufomate		299-86-5	0.417600	1.752000
Cyhexatin		13121-70-5	0.417600	1.752000
Demeton		8065-48-3	0.008400	0.033600
Diazinon		333-415	0.008400	0.033600
Dibutyl phthalate		84742	0.417600	1.752000
Dichloropropene		542-75-6	0.417600	1.752000
2,2-Dichloropropie	onic acid	75–99–0	0.499200	2.088000
Dichlorvos		62-73-7	0.084000	0.336000
Dicrotophos		141662	0.020880	0,086400

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with Acceptable Ambient Concentrations (Continued)			
	Emission Rate in P w/emission		
Contaminant	CAS Number	< 25 ft.	≥ 25 ft.
Dieldrin	60–57–1	0.020880	0.086400
Dinitro-o-cresol	534521	0.016560	0.067200
Dioxathion	78342	0.016560	0.067200
Diquat	85007	0.040800	0.170400
Disulfoton	298-04-4	0.008400	0.033600
Endosulfan	115-29-7	0.008400	0.033600
Endrin	72208	0.008400	0.033600
EPN COMPANY CONTRACTOR	2104-64-5	0.040800	0.170400
Ethion	563-12-2	0.033600	0.139200
Fensulfothion	115902	0.008400	0.033600
Fenthion	55389	0.016560	0.067200
Fonofos	944-22-9	0.008400	0.033600
Heptachlor	76-44-8	0.040800	0.170400
Hexachlorobutadiene	. 87-68-3	0.010520	0.048000
Hexachlorocyclopentadiene	77-47-4	0.008400	0.033600
Methomyl	16752775	0.208800	0.864000
Methyl bromide	74-83-9	1.665600	6.984000
Methyl demeton	8022-00-2	0.040800	0.170400
Methyl parathion	298-00-0	0.016560	0.067200
Mevinphos (Phosdrin)	7786347	0.008400	0.033600
Monocrotophos	6923-22-4	0.020880	0.086400
Naled	300765	0.249600	1.032000
Paraquat (respirable sizes)	4685-14-7, 1910-42-5	0.008400	0.033600
Parathion	56382	0.008400	0.033600
Phenothiazine	92-84-2	0.417600	1.752000
Phorate	298-02-2	0.004080	0.017040
Pindone	83-26-1	0.008400	0.033600
Propoxur	114261	0.040800	0.170400
Pyrethrum	8003-34-7	0.417600	1.752000
Quinone	106-51-4	0.033600	0.139200
Rotenone (commercial)	83-79-4	0.417600	1.752000
Sodium fluoroacetate	62-74-8	0.004080	0.017040
Stibine (Antimony hydride)	7803-52-3	0.040800	0.170400
Strychnine	57-24-9	0.012480	0.050400
Sulfotep (TEDP)	3689-24-5	0.016560	0.067200
Sulfuryl fluoride	2699-79-8	1.665600	6.984000
TEPP	107-49-3	0.004080	0.017040
Thiram	137-26-8	0.417600	1.752000
Warfarin	81-81-2	0.008400	0.033600

 Table 2

 Hazardous Air Contaminants Which Are Pesticides, Rodenticides, Insecticides, Herbicides or Fungicides with Acceptable Ambient Concentrations (Continued)

\*The notation (c) indicates those contaminants with ceiling limits which are emission rates averaged over a one-hour period. Those contaminants without such a notation are emission rates per hour averaged over a 24 hour period.

Contaminant	CAS Number	lbs/year <sup>2</sup>
GROUP A CONTAN	MINANTS	
4-Aminobiphenyl	92-67-1	25.0
Arsenic and inorganic compounds, as As	7440-38-2	25.0
Asbestos	1332-21-4	25.0
Benzene	71–43–2	300.0
Benzidine	92-87-5	2.0
Bis(chloromethyl) ether (BCME) and technical grade	542881	0.10
tert-Butyl chromate, as Cr	1189-85-1	0.10
Chloromethyl methyl ether (CMME)	107-30-2	0.10
Chromium (VI), water insoluble compounds, as Cr	7440-47-3	2.0
Chromyl chloride, as Cr	14977-61-8	0.10
Coke oven emissions		25.0
2-Naphthylamine	91598	25.0
Nickel subsulfide	12035-72-2	25.0
Vinyl chloride	75-01-4	300.0
Pharmaceuticals (a total of all listed compounds)		25.0
Azathioprine	446866	
N,N–Bis(2-chloroethyl)-2-naphthylamine (Chlornaphazine)	494031	
1,4-Butanedioldimethanesulphonate (Myleran)	55 <del>9</del> 81	
Chlorambucil	305-03-3	
Cyclophosphamide	50-18-0	·
Diethylstilbestrol (DES)	56-53-1	
Melphalan	148-82-3	
Mustard gas	505-60-2	
GROUP B CONTAN		
Acrylonitrile	107-13-1	25.0
Aflatoxins	1402-68-2	25.0
2-Aminoanthraquinone	117793	250.0
Anisidine	29191-52-4	250.0
o-Anisidine and o-anisidine hydrochloride	90-04-0, 134-29-2	250.0
Benzotrichloride	98-07-7	250.0
Beryllium and beryllium compounds, as Be	7440-41-7	25.0
Cadmium and cadmium compounds, as Cd	7440-43-9	25.0
Carbon tetrachloride	56-23-5	25.0
Chloroform	67663	250.0**
p-Cresidine	120-71-8	250.0
2,4–Diaminoanisole sulfate	39156-41-7	250.0
2,4-Diaminotoluene	95-80-7	250.0
1,2-Dibromo-3-chloropropane (DBCP)	96-12-8	250.0
1,2–Dibromoethane (EDB)	106-93-4	250.0

## Table 3 Hazardous Air Contaminants Without Acceptable Ambient Concentrations Requiring Application of able Emission Rate fo of Crow A Ho

3,3-Dichlorobenzidine

Diethyl sulfate

1,2-Dichloroethane (EDC)

Di(2-ethylhexyl)phthalate (DEHP)

Register, January, 1997, No. 493

250.0

25.0

250.0

25.0

91--94--1

107-06-2

117-81-7

64-67-5

Table 3

Hazardous Air Contaminants Without Acceptable Ambient Concentrations Requiring Application of A. Lowest Achievable Emission Rate for Sources of Group A Hazardous Air Contaminants, B. Best Available Control Technology for Sources of Group B Hazardous Air Contaminants<sup>1</sup> (Continued) Contaminant CAS Number lbs/year<sup>2</sup> GROUP B CONTAMINANTS (continued) 3,3-Dimethoxybenzidine (o-Dianisidine) 119-90-4 250.0 250.0 4-Dimethylaminoazobenzene 60-11-7 3,3-Dimethylbenzidine (o-Tolidine) 119-93-7 250.0 Dimethyl carbamoyl chloride 79-44-7 250,0 57-14-7 250.0 1,1-Dimethylhydrazine Dimethyl sulfate 77-78-1 25.0 1,4-Dioxane 123-91-1 250.0 Epichlorohydrin 106-89-8 300.0 75-21-8 25.0 Ethylene oxide Ethylene thiourea 96-45-7 250.0 50-00-0 250.0\*\* Formaldehyde 25.0 Hexachlorobenzene (HCB) 118-74-1 250.0 Hexamethyl phosphoramide 680-31-9 302-01-2, 10034-93-2 250.0 Hydrazine and hydrazine sulfate Hydrazobenzene 122-66-7 250.0 Lindane and other hexachlorocyclohexane isomers 58-89-9 25.0 4,4-Methylene bis(2-chloroaniline) (MOCA) 101-14-4 250.0 101-77-9, 13552-44-8 250.0 4,4-Methylenedianiline (and dihydrochloride) 250.0 Methyl iodide 74-88-4 250.0 Nickel compounds other than nickel subsulfide, as Ni 7440-02-0 250.0 79-46-9 2-Nitropropane Polychlorinated biphenyls (PCB) 1336--36--3 0.10 1120-71-4 250.0 1,3-Propane sultone β-Propiolactone 57-57-8 250,0 Propylene oxide 75-56-9 250.0 75-55-8 250.0 Propylenimine 2,3,7,8-Tetrachlorodibenzo-p-dioxin 1746-01-6 0.0001 62-56-6 250.0 Thiourea o-Toluidine 95-53-4 25.0 51-79-6 250.0 Urethane (Ethyl carbamate) 250.0 Polycyclic Organic Matter (a total of all listed compounds) Benz(a)anthracene 56--55--3 205-99-2 Benzo(b)fluoranthene Benzo(a)pyrene 50-32-8 226-36-8 Dibenz(a,h)acridine Dibenz(a,j)acridine 224-42-0 Dibenz(a,h)anthracene 53-70-3 194-59-2 7H-Dibenzo(c,g)carbazole 189-64-0 Dibenzo(a,h)pyrene 189--55--9 Dibenzo(a,i)pyrene Indeno(1,2,3-cd)pyrene 193-39-5 Pharmaceuticals (a total of all listed compounds) 250.0 Adriamycin 23214-92-8 Bischloroethyl nitrosourea 154-93-8 1-(2-Chloroethyl)-3-cyclohexyl-1-nitrosourea (CCNU) 13010-47-4 4342-03-4 Dacarbazine 9004-66-4 Iron dextran complex 72-33-3 Mestranol Nitrogen mustard (2,2'-Dichloro-N-methyl-diethylamine) 51-75-2

50-28-2

Oestradiol

Contaminant	CAS Number	lbs/year <sup>2</sup>
GROUP B COL	NTAMINANTS (continued)	
Oxymetholone	434-07-1	g de la de Recen
Phenazopyridine and phenazopyridine hydrochloride	94-78-0, 136-40-3	
Phenytoin and sodium salt of phenytoin	57-41-0, 630-93-3	
Procarbazine and procarbazine hydrochloride	671-16-9, 366-70-1	
Propylthiouracil	51-52-5	
Reserpine	50555	
Streptozotocin	18883-66-4	
Tris(1-aziridinyl)phosphine sulfide	52-24-4	
Nitrosoamines (a total of all listed compounds)		250.0
N-Nitrosodi-n-butylamine	924-16-3	
N-Nitrosodiethanolamine	1116-54-7	· .
N-Nitrosodiethylamine	55185	a de grande
N-Nitrosodimethylamine	62-75-9	· · · ·
p-Nitrosodiphenylamine	156-10-5	
N-Nitrosodi-n-propylamine	621-64-7	
N-Nitroso-N-ethylurea	759–73–9	
N-Nitroso-N-methylurea	684–93–5	2000 a 1
N-Nitrosomethylvinylamine	4549-40-0	:•• · · · ·
N-Nitrosomorpholine	59-89-2	
N-Nitrosonomicotine	16543-55-8	
N-Nitrosopiperidine	100-75-4	, · ·
N-Nitrosopyrrolidine	930-55-2	
N-Nitrososarcosine	13256-22-9	alter et

# Table 3 Hazardous Air Contaminants Without Acceptable Ambient Concentrations Requiring Application of A. Lowest Achievable Emission Rate for Sources of Group A Hazardous Air Contaminants,

<sup>1</sup>List of Group A and Group B substances taken from Fourth Annual Report on Carcinogens—1985 National Toxicology Program (NTP), U.S. Public Health Service, pursuant to Public Law 95-622. <sup>2</sup>U.S. Environmental Protection Agency Carcinogen Assessment Group (CAG) reported unit risk values as of January 1, 1988 were used in assigning the de minimis

emission limit. \*\*For existing sources, see s. NR 445.05 (7).

Table 4

	:	*******		in Pounds/Hour* ion points
Contaminant	··· .	CAS Number	< 25 ft.	≥ 25 ft.
Acids				
Hydrogen bromide		10035106	0.506400(c)	1.944(c)
Oxalic acid	:	144627	0.084000	0.336000
Industrial Gases				4
Diborane		19287-45-7	0.008400	0.033600
Hydrogen sulfide		7783-06-4	1.166400	4,896000
Chemical Intermediat	TES			• •
Acetic anhydride		108–24–7	1.012800(c)	3.936(c)
-sec-Butylphenol		89–72–5	2.498400	10.488000
p-tert-Butyltoluene		98-51-1	4.996800	20.976000
Calcium cyanamide		156627	0.040800	0.170400
Cyanamide	5	420-04-2	0.165600	0.672000
Diazomethane	1	334-88-3	0.033600	0.139200

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Contaminant 1,3–Dichloro5,5–dimethyl hydantoin	CAS	w/emiss	ion points	
1,3-Dichloro-5,5-dimethyl hydantoin	Number	< 25 ft.	$\geq$ 25 ft,	
	118-52-5	0.016560	0.067200	
2–Diethylaminoethanol	100-37-8	4.164000	17.472	
Dinitrotoluene	25321-14-6	0.124800	0.504000	
Ethylamine (Ethanamine)	75047	1.500000	6.288000	
Ethylenimine	151-56-4	0.084000	0.336000	
Glycidol	556-52-5	6.247200	26,232000	
Hydrogen peroxide	7722-84-1	0.124800	0.504000	
Hydroquinone	123-31-9	0.165600	0.672000	
N-Isopropylaniline	768–52–5	0.832800	3,480000	
Ketene	463-51-4	0.074400	0.312000	
Maleic anhydride	108-31-6	0.084000	0.336000	
4-Methoxyphenol	150-76-5	0.417600	1.752000	
Methyl 2-cyanoacrylate	137-05-3	0,667200	2.784000	
p-Nitrochlorobenzene	100-00-5	0.053240	0.220200	$\dot{\eta}$
Nitromethane	75525	20.820000	87.432	
Nitrotoluene	88-72-2, 99-08-1, 99-99-0	0.916800	3,840000	
p-Phenylenediamine	106-50-3	0.008400	0.033600	
Phenyl ether vapor	101-84-8	0.583200	2,448000	e.
Phenyl glycidyl ether (PGE)	122-60-1	0.499200	2.088000	
Phenyl mercaptan	108-98-5	0.165600	0.672000	
Phosgene	75-44-5	0.033600	0.139200	
Phosphorus (yellow)	7723-14-0	0.008400	0.033600	
Phosphorus oxychloride	10025-87-3	0.050400	0.211200	
Phosphorus pentasulfide	1314-80-3	0.084000	0.336000	
Phosphorus trichloride	7719-12-2	0.124800	0.504000	. :
Phthalic anhydride	85-44-9	0,499200	2,088000	
Potassium hydroxide	1310–58–3	0,100800(c)	0.384(c)	
Resorcinol	108-46-3	3.748800	15.744000	
Sulfur tetrafluoride	7783-60-0	0.020160(c)	0.0768(c)	
m-Toluidine	108-44-1	0.748800	3.144000	
Trimellitic anhydride	552-30-7	0.003360	0.013920	
Trimethyl benzene	25551-13-7	10.411200	43.704000	
Vinyl acetate	108-05-4	2,498400	10,488000	
Vinylidene chloride	75-35-4	1.665600	6.984000	11
	10-00-4	1.000000	0.204000	
FUMIGANTS				
Methyl formate	107–31–3	20.820000	87.432000	
Perchloromethyl mercaptan	594-42-3	0.067200	0.264000	
PLASTICIZING COMPOUNDS				
Camphor (synthetic)	76-22-2	0.998400	4.176000	
Hydrogenated terphenyls	61788-32-7	0.417600	1.752000	• • •
Methylene bis(4-cyclohexylisocyanate)	5124301	0.00442	0.01846	
Methyl ethyl ketone peroxide	1338234	0.076800(c)	0.288(c)	
Tributyl phosphate	126-73-8	0.208800	0.864000	
Triorthocresyl phosphate	78–30–8	0.008400	0.033600	
Triphenyl phosphate	115-86-6	0.249600	1.032000	
METALS AND COMPOUNDS	<u>:</u>			
Aluminum pyro powders	7429-90-5	0.417600	1.752000	
	7429-90-5	0.165600	0.672000	
Aluminum soluble salts				

 Table 4

 Hazardous Air Contaminants with Acceptable Ambient Concentrations

		Emission Rate in Pounds/Hour* w/emission points		
Contaminant	CAS Number	< 25 ft.	≥ 25 ft.	
Borates, tetra, sodium salts, pentahydrate	1303-96-4	0.084000	0.336000	
Chromium (metal)	7440-47-3	0.040800	0,170400	
Chromium (II) compounds, as Cr	7440-47-3	0.040800	0,170400	
obalt, as Co, metal, dust	7440-48-4	0.004080	0.017040	
opper dust & mists, as Cu	7440-50-8	0.084000	0.336000	
ndium	7440–74–6	0.008400	0.033600	
folybdenum, as Mo, soluble compounds	7439-98-7	0.417600	1.752000	
latinum (metal)	7440-06-4	0.084000	0,336000	
latinum, soluble salts, as Pt	7440-06-4	0.000166	0.000672	
Rhodium (metal)	7440-16-6	0.084000	0.336000	
chodium, soluble compounds, as Rh	7440-16-6	0.000840	0.003360	
ellurium and compounds, as Te	13494-80-9	0.008400	0.033600	
hallium, soluble compounds, as Tl	7440-28-0	0.008400	0.033600	
in (metal)	7440-31-5	0.165600	0.672000	
in (inetal) in oxide & inorganic compounds, except nH <sub>4</sub> , as Sn	7440-31-5	0.165600	0.672000	
Sungsten—as W, insoluble compounds	7440–33–7	0.417600	1.752000	
Sungsten—as W, soluble compounds	7440-337	0.084000	0.336000	
Jranium (natural), soluble & insoluble com- pounds, as U	7440-61-1	0.016560	0.067200	
Circonium and compounds, as Zr	7440–67–7	0.417600	1.752000	
AONOMBRS	107 (0.0	1 (((())))	< 00 4000	
Caprolactam vapor	105-60-2	1.665600	6.984000	
Carbon tetrabromide	558-13-4	0.117600	0.480000	
Carbonyl fluoride	353-50-4	0.417600	1.752000	
Chloroprene	126-99-8	3.748800	15.744000	
Cyclopentadiene	542-92-7	16.656000	69.936000	
-N-Dibutylaminoethanol	102-81-8	1.166400	4.896000	
Divinyl benzene	1321-74-0	4.164000	17.472000	
-Hydroxypropyl acrylate	999-611	0.249600	1.032000	
sopropylamine	75310	0.998400	4.176000	
Methacrylic acid	79–41–4	5.829600	24.480000	
-Methylcyclohexanone	583-60-8	19.154400	80.448000	
x-Methyl styrene	98-83-9	19.987200	83.928000	
Sulfur monochloride	10025-67-9	0.304800(c)	1.176(c)	
<b>Xylidine</b>	1300-73-8	0.208200	0.870000	
SOLVENTS			. :	
2-Butoxyethanol (EGBE)	111-76-2	9.993600	41.952000	
Butyl lactate	138-22-7	2,083200	8.736000	
-Chlorotoluene	95-49-8	20,820000	87.432000	
Cumene	98-82-8	20.404800	85.680000	
Cyclohexanol	108-93-0	16.656000	69.936000	
Diacetone alcohol	123-42-2	19.987200	83,928000	
Diisobutyl ketone	108-83-8	7.245000	30,42900	
Dimethyl acetamide	127-19-5	2.916000	12.240000	
I,N-Dimethylformamide	68-12-2	2.498400	10.488000	
-Ethoxyethyl acetate (EGEEA)	111–15–9	2,248800	9.432000	
Ethyl amyl ketone	541-85-5	10.826400	45.456000	
Ethyl butyl ketone	106-35-4	19.154400	80,448000	
Furfuryl alcohol	98-00-0	3.331200	13.968000	

 Table 4

 Hazardous Air Contaminants with Acceptable Ambient Concentrations

 (For existing sources, compliance with the concentrations in this table shall be achieved by April 1, 1993) (Continued)

( )

			be achieved by April 1, 1993) (Continued) Emission Rate in Pounds/Hour* w/emission points		
Contaminant	C/ Nun	AS	< 25 ft.	≥ 25 ft.	
sec-Hexyl acetate		108-84-9	24.984000	104.928	
Hexylene glycol		107-41-5	6.331200(c)	24.552(c)	
Isooctyl alcohol		26952-21-6	22.485600	94.416000	
Isopropoxyethanol		109-59-1	8.745600	36.720000	
Isopropyl glycidyl ether	:	4016-14-2	19.987200	83.928000	
Mesityl oxide		141-79-7	4.996800	20.976000	
2-Methoxyethyl acetate (EGMEA)		110-49-6	1.999200	8.376000	
Methyl n-amyl ketone		110-43-0	19.572000	82.200000	
Methylcyclohexanol	· •	25639-423	19.572000	82.200000	
Methyl isoamyl ketone	a - +	110-12-3	19.987200	83,928000	
Methyl isobutyl carbinol		108-11-2	8.328000	34.968000	
Propylene dichloride		78-87-5	29.148000	122.4	
Stoddard solvent (Mineral spirits)		8052-41-3	43.723200	183.624	
1,2,3-Trichloropropane		96-18-4	24.984000	104.928	
Vinyl toluene		25013-15-4	19.987200	83.928000	
m-Xylene- $\alpha, \alpha'$ -diamine		1477-55-0	0.005040(c)	0.01944(c)	
CHEMICAL WARFARE AGENTS	1				
Cyanogen chloride		506-77-4	0.031200(c)	0.12(c)	
FLAVORS AND FRAGRANCES	,				
1,1–Dichloro–1–nitroethane		594729	0.832800	3.480000	
nValeraldehyde		110623	14.575200	61.200000	
CATALYSTS AND REAGENTS					
Benzoyl peroxide		94-36-0	0.417600	1.752000	
Boron tribromide		10294334	0.506400(c)	1.944(c)	
Boron trifluoride		7637072	0.151200(c)	0.576(c)	
Bromine pentafluoride		7789302	0.057600	0.240000	
Catechol (Pyrocatechol)		120809	1.665600	6.984000	
Cesium hydroxide		21351-79-1	0.165600	0.672000	
Diisopropylamine		108-18-9	1.665600	6.984000	
N-Ethylmorpholine		100-74-3	1.915200	8.040000	
Phosphorus pentachloride	the second	10026-138	0,084000	0.336000	
Thionyl chloride		7719–09–7	0.254400(c)	0.984(c)	
GENERAL USB CHEMICALS				, j 4	
n–Butyl glycidyl ether (BGE)		2426086	11.244000	47.208000	
Calcium hydroxide		1305-62-0	0,417600	1,752000	
Carbon black	1 - A	1333-86-4	0.290400	1,200000	
Chlorinated diphenyl oxide		55720995	0.040800	0.170400	
Chlorine trifluoride		7790912	0.020160(c)	0.0768(c)	
o-Chlorostyrene	*	2039-87-4	23.736000	99.672000	
Diethylene triamine	1 T. 4	111400	0.333600	1.392000	
Ethanolamine		141-43-5	0.667200	2.784000	
Ethylidene norbornene		16219-75-3	1.267200(c)	4.896(c)	
Ethyl silicate	А. 1917 — А.	78104	7.080000	29.736000	
Germanium tetrahydride		7782652	0.050400	0.211200	
Hexachloronaphthalene	· · ·	1335-87-1	0.016560	0.067200	
Iodine		7553562	0.050400(c)	0.1944(c)	
Iron salts, soluble, as Fe			0.084000	0.336000	
Morpholine		110-91-8	5.829600	24.480000	

 Table 4

 Hazardous Air Contaminants with Acceptable Ambient Concentrations

			Emission Rate in Pounds/Hour* w/emission points			
	CAS		en de la destacteur de la companya d			
Contaminant	Number		< 25 ft.	$\geq$ 25 ft.	÷.,	
Octachloronaphthalene	22:	34-13-1	0.008400	0.033600		
Pentachloronaphthalene	13:	21-648	0.040800	0.170400		
Silicon tetrahydride (Silane)	78	03625	0.583200	2.448000		
Sodium bisulfite	76	31905	0.417600	1,752000		
Sodium hydroxide	13	10732	0.100800(c)	0.384(c)	154	
Terphenyls	2614	40603	0.254400(c)	0.984(c)		
Tetrachloronaphthalene	13:	35-88-2	0,165600	0.672000		
Trichloronaphthalene	13:	21-65-9	0.417600	1.752000		
SUPPLEMENTAL LIST OF CHEMICALS		· i	1.47141	and the second		
Calcium oxide	13	05-78-8	0,165600	0.672		
Cyanogen	4	60–19–5	1.665600	6.984000	· · · ·	
Dicyclopentadiene		77–73–6	2.498400	10,488000		

 Table 4

 Hazardous Air Contaminants with Acceptable Ambient Concentrations

 (For existing sources, compliance with the concentrations in this table shall be achieved by April 1, 1993) (Continued)

\*The notation (c) indicates those contaminants with ceiling limits which are emission rates averaged over a one-hour period. Those contaminants without such a notation are emission rates per hour averaged over a 24 hour period.

Table 5

Hazardous Air Contaminants With Acceptable Ambient Concentrations Based on the U.S. Environmental Protection Agency's Reference Concentration Methodology

Contaminant	CAS Number		in lbs/yr with emission points ≥ 25 ft.	Reference Concentration (micrograms per cubic meter)	Total Uncer- tainty Factor	Date of last revision to Wis. Adm. Code
Ammonia	7664-417	21,039	91 <b>,26</b> 4	100	. 30	January 1, 1995
Bromomethane	74-83-9	631,174	2,737,907	3000	<sup>:</sup> 100	January 1, 1995
1,2–Dichloropropane (PDC)	78–87–5	842	3651	4	300	January 1,1995
1,3-Dichloropropene	542756	4208	18,253	20	30	January 1,1995
Diesel engine emissions		1052 <sup>1</sup>	4563 <sup>1</sup>	5	30	January 1, 1995
N,N-Dimethylformamide	68-12-2	6312	27,380	30	300	January 1, 1995
Epichlorohydrin	106-89-8	210	913	1	300	January 1, 1995
Ethyl benzene	100-41-4	210,391	912,636	1000	300	January1, 1995
Ethylchloride	75-00-3	2,103,9 14	9,126,358	10,000	300	January 1,1995
n–Hexane	110-54-3	42,078	182,527	200	300	January 1, 1995
Mercury (inorganic)	7439-97-6	63	274	0.3	30	January 1,1995
Methyl tert-butylether	1634-04-4	631,174	2,737,907	3000	100	January 1, 1995
Propylene glycol mono-	107–98–2	420,783	1,825,272	2000	300	January 1, 1995
Propylene oxide	75-56-9	6312	27,380	30	100	January 1,1995
Styrene	100-42-5	210,391	912,636	1000	30	January 1, 1995
Toluene	108-88-3	84,157	365,054	400	300	January 1, 1995
Vinyl acetate	108-05-4	42,078	182,527	.200	30	January 1,1995

<sup>1</sup>As measured by federal test procedures for particulate diesel engine emissions. History: Cr. Register, September, 1988, No. 393, eff. 10–1–88; am. (1) (intro.), (c) (intro.), Tables 3 and 4, renum. (4) to (6) to be (5) to (7) and am. (5), (6) (a), (b) 2., (c) and (7), cr. (4), (6) (d) and (e), Register, May, 1992, No. 437, eff. 6–1–92; cr. (47), (5) (b), (c), (6) (b) 4., (f), (7) (b), (c), Table 5, renum. (5) to (5) (a) and am., (7) to (7) (a) and am., am. (6) (a), (b) 2., Register, December, No. 468, eff. 1–1–95; am. (1), (2), (3) (c) 6., (4), (41) (b) 4., (6) (a) (intro.), (6) (b) 4. and Tables 2, 3 and 5, Register, December, 1995, No. 480, eff. 1–1–96; am. Table 5, Register, January, 1997, No. 493, eff. 2–1–97.

NR 445.05 Emission limits for existing sources. (1) TABLE 1 SUBSTANCES. Except as provided in par. (c), no owner or operator of a stationary source on which construction or modification last commenced on or before October 1, 1988 may cause, allow or permit emissions from the source of a hazardous air con-

tion as to cause ambient air concentrations off the source's property which exceed the limits in par. (a) or (b).

(a) 24-hour. 1. Two and four tenths percent of the threshold limit value-time weighted average established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987-1988, incorporated by reference in s. NR 484.11, for any consecutive 24-hour averaging period; or

2. Ten percent of the threshold limit value-time weighted average established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1987-1988, incorporated by reference in s. NR 484.11, for any 24-hour averaging period if the hazardous air contaminant is emitted no more than 5 days in any consecutive 30-day period and if the department determines after complying with s. NR 445.06(1) that such limits will not pose a threat to public health or welfare.

(b) One-hour. Ten percent of the threshold limit value—ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987-1988, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) Exemptions. The following emissions are exempt from the emission limits of Table 1 substances:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

- 3. Emissions from a laboratory.
- 4. Indoor fugitive emissions.

(2) TABLE 2 SUBSTANCES. Except as provided in par. (c), no owner or operator of a stationary source on which construction or modification last commenced on or before October 1, 1988 and which manufactures or processes pesticides, rodenticides, insecticides, herbicides or fungicides may cause, allow or permit emissions from the source of a hazardous air contaminant listed in Table 2 of s. NR 445.04 in such quantity or duration as to cause ambient air concentrations which exceed the limits in par. (a) or (b)

(a) 24-hour. Two and four-tenths percent of the threshold limit value-time weighted average established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987-1988, incorporated by reference in s. NR 484.11, for any 24-hour averaging period.

(b) One-hour. Ten percent of the threshold limit value-ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987-1988, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) Exemptions. The following emissions are exempt from emission limits for Table 2 substances:

1. Emissions from a laboratory.

2. Indoor fugitive emissions.

(3) TABLE 3 SUBSTANCES. (a) Group A. Except as provided in par. (c), the owner or operator of any facility on which construction or modification last commenced on or before October 1, 1988 and which emits any hazardous air contaminant listed in group A of Table 3 of s. NR 445.04 in amounts greater than those listed in group A of this table shall control emissions of those hazardous air contaminants to a level which is the lowest achievable emission rate. The lowest achievable emission rate shall be met by the emissions unit at the facility which emits the greatest amount of the hazardous air contaminant. If application of the lowest achievable emission rate to this emissions unit does not reduce facility

taminant listed in Table 1 of s. NR 445.04 in such quantity or dura- emissions of the hazardous air contaminant to a level less than the rate listed in group A of Table 3 for the hazardous air contaminant, then the lowest achievable emission rate shall be met by other emissions units at the facility which emit decreasingly smaller amounts of the hazardous air contaminant until emissions from the facility are below the emission rate listed in group A of Table 3 or until all emissions units at the facility which emit at least 10% of the rate listed in group A of Table 3 for the hazardous air contaminant have met the lowest achievable emissions rate. If application of lowest achievable emissions rate to these emissions units does not result in the control of at least 50% of the potential emissions of the hazardous air contaminant from the facility, then the department may require application of lowest achievable emission rate on a reasonable array of smaller emissions units which emit the hazardous air contaminant.

> (b) Group B. Except as provided in par. (c), the owner or operator of any facility on which construction or modification last commenced on or before October 1, 1988 and which emits any hazardous air contaminant listed in group B of Table 3 of s. NR 445.04 in amounts greater than those listed in group B of Table 3 of s. NR 445.04 shall control emissions of those hazardous air contaminants to a level which is the best available control technology. The best available control technology shall be met by the emissions unit at the facility which emits the greatest amount of the hazardous air contaminant. If application of the best available control technology to this emissions unit does not reduce facility emissions of the hazardous air contaminant to a level less than the rate listed in group B of Table 3 of s. NR 445.04 for the hazardous air contaminant, then best available control technology shall be met by other emissions units at the facility which emit decreasingly smaller amounts of the hazardous air contaminant until emissions from the facility are below the emission rate listed in group B of Table 3 of s. NR 445.04 or until all emissions units at the facility which emit at least 10% of the rate listed in group B of Table 3 of s. NR 445.04 for the hazardous air contaminant have met best available control technology. If application of best available control technology to these emissions units does not result in the control of at least 50% of the potential emissions of the hazardous air contaminant from the facility, then the department may require application of best available control technology on a reasonable array of smaller emissions units which emit the hazardous air contaminant.

> (c) Exemptions. The following emissions are exempt from the emission limits for Table 3 of s. NR 445.04 substances:

> 1. Emissions from the combustion of group 1 virgin fossil fuels.

> 2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Emissions from any gasoline dispensing facility which meets the requirements of s. NR 420.04 (3) (b) to (i) and which in 1986 dispensed less than 2 million gallons of gasoline a year or can otherwise demonstrate to the satisfaction of the department that it did not exceed an emission limitation for a hazardous air contaminant contained in Table 3 of s. NR 445.04.

5. Emissions from any gasoline dispensing facility which does not meet the requirements of s. NR 420.04 (3) (b) to (i) and which in 1986 dispensed less than 1.25 million gallons of gasoline a year or can otherwise demonstrate to the satisfaction of the department that it did not exceed an emission limitation for a hazardous air contaminant in Table 3 of s. NR 445.04.

6. Emissions from the combustion of wood by combustion units which operate with good combustion technology. Good combustion technology means that technology which provides for a minimization of emissions of hazardous air contaminants listed on Table 3 of s. NR 445.04. Good combustion technology will be determined on an individual case-by-case basis by the department, taking into account the fuel to be burned, the economic and environmental impacts of the combustion, and other costs related to the source. Good combustion technology may include, but is not limited to, consideration of such factors as temperature, residence time, carbon monoxide emissions, excess oxygen, and turbulence.

7. Indoor emissions which are exhausted to the ambient air through general building ventilation and which have a threshold limit value established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1987–1988, incorporated by reference in s. NR 484.11, and for which the source demonstrates to the department that it is in compliance with applicable occupational safety and health administration requirements.

(4) TABLE 4 SUBSTANCES. Except as provided in par. (c), no owner or operator of a stationary source on which construction or modification last commenced on or before October 1, 1988 may cause, allow or permit emissions from the source of a hazardous air contaminant listed in Table 4 of s. NR 445.04 in such quantity or duration as to cause ambient air concentrations which exceed the limits in par. (a) or (b).

(a) 24-hour. 1. Two and four-tenths percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any consecutive 24-hour averaging period; or

2. Ten percent of the threshold limit value—time weighted average established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any 24-hour averaging period if the hazardous air contaminant is emitted no more than 5 days in any consecutive 30-day period and if the department determines under s. NR 445.06 (1) that such limits will not pose a threat to public health or welfare.

(b) One-hour. Ten percent of the threshold limit value—ceiling established by the American conference of governmental industrial hygienists in the threshold limit values and biological exposure indices for 1990–1991, incorporated by reference in s. NR 484.11, for any one-hour averaging period.

(c) *Exemptions*. The following emissions are exempt from the emission limits for the hazardous air contaminants listed in Table 4 of s. NR 445.04:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Indoor fugitive emissions.

(4r) TABLE 5 SUBSTANCES. (a) Annual limitations. Except as provided in par. (b), no owner or operator of a stationary source on which construction or modification last commenced on or before January 1, 1995, may cause, allow or permit emissions from the source of a hazardous air contaminant listed in Table 5 of s. NR 445.04 in such quantity or duration as to cause ambient air concentrations off the source's property that exceed the reference concentration shown in Table 5 of s. NR 445.04 on an annual basis.

(b) *Exemptions*. All of the following emissions are exempt from the emission limitations for the hazardous air contaminants listed in Table 5 of s. NR 445.04:

1. Emissions from the combustion of group 1 virgin fossil fuels.

2. Emissions from the combustion of group 2 virgin fossil fuels vented from a stack which has downwash minimization stack height or a height approved by the department.

3. Emissions from a laboratory.

4. Indoor emissions which are exhausted to the ambient air through general building ventilation and which have a threshold limit value established by the American conference of governmental industrial hygienists, in the threshold limit values and biological exposure indices for 1990–91, incorporated by reference in s. NR 484.11, and for which the source is in compliance with applicable occupational safety and health administration requirements.

5. Emissions from sources required to meet national emission standards promulgated under 40 CFR part 63 prior to January 1, 1995.

6. Emissions from gasoline dispensing at any source which meets the requirements of s. NR 420.04(3) (b) to (i) or which dispenses less than one million gallons a year.

(c) *Records.* The owner or operator of a source not subject to sub. (6) shall maintain the following records in writing at the source, as appropriate:

1. The hazardous air contaminants in Table 5 of s. NR 445.04 the source is capable of emitting.

2. The allowable emissions for each hazardous air contaminant identified in subd. 1. for each emissions unit.

3. The methods used to calculate allowable emissions under subd. 2., including:

a. All calculations which show the dimensional units for all values used.

b. Emission factors used and reference to stack tests, mass balance calculations or EPA documents that the emission factor is based on.

4. Information to support exemption claims including fuels used, laboratory status or downwash minimization stack height calculations as appropriate.

(5) INCINERATORS. (a) Any owner or operator of a stationary source on which construction or modification last commenced on or before October 1, 1988 and which combusts municipal solid waste as defined in s. NR 500.03 (150) or infectious waste shall comply with subs. (1) and (4), and shall control emissions of hazardous air contaminants listed in Table 3 of s. NR 445.04 to a level which is the lowest achievable emission rate.

(b) Any owner or operator of a stationary source on which construction or modification last commenced on or before January 1, 1995 and which combusts municipal solid waste as defined in s. NR 500.03 (86) or infectious waste shall comply with sub. (4r).

(c) A source which combusts refuse derived fuel in a boiler and obtains less than 50% of its heat input from the refuse derived fuel is not subject to this subsection.

(6) COMPLIANCE REQUIREMENTS. Any source whose allowable emissions of any hazardous air contaminant in Table 1, 2, 3, 4 or 5 of s. NR 445,04 are equal to or greater than the emission rate listed in the table for the hazardous air contaminant for the respective stack height and any incinerator subject to sub. (5) shall achieve compliance with the emission limitations of this section according to the compliance schedules in this subsection. Any source whose allowable emissions of diisobutyl ketone, methylene bis(4-cyclohexylisocyanate), p-nitrochlorobenzene or xylidine is equal to or greater than the emission rate as listed in Table 4 for the respective stack height on June 1, 1992 shall achieve compliance with sub. (4) according to the compliance schedule in par. (b) 1m., 2, and 3.

(a) Compliance schedule for Tables 1, 2 and 3. 1. Except as provided for in par. (am), the owner or operator of any facility

Register, January, 1997, No. 493

whose actual emissions of volatile organic compounds or particulate matter for calendar year 1986 exceeded 100 tons shall:

a. Notify the department's bureau of air management in writing by January 1, 1989 which of the hazardous air contaminants in Tables 1 to 3 of s. NR 445.04 the source is capable of emitting and the allowable emissions of each hazardous air contaminant in the tables by the source;

b. Submit to the department by April 1, 1989 a compliance plan for achieving compliance with subs. (1) to (3); and

c. Achieve final compliance with subs. (1) to (3) by April 1, 1990 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by April 1, 1991 if compliance requires installation of emission control equipment.

2. Except as provided for in par. (am), the owner or operator of any facility whose actual emissions for calendar year 1986 of volatile organic compounds and of particulate matter were less than 100 tons for each of the 2 air contaminants, but whose annual allowable emissions of any air contaminant for which an ambient air quality standard has been promulgated under section 109 of the act (42 USC 7409) exceeds 100 tons, shall:

a. Notify the department's bureau of air management in writing by June 1, 1989 which of the hazardous air contaminants in Tables 1 to 3 of s. NR 445.04 the source is capable of emitting and the allowable emissions of each substance in the tables by the source;

b. Submit to the department by October 1, 1989 a compliance plan for achieving compliance with subs. (1) to (3); and

c. Achieve final compliance with subs. (1) to (3) by October 1, 1990 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by October 1, 1991 if compliance requires installation of emission control equipment.

3. Except as provided for in par. (am), the owner or operator of any facility whose annual allowable emissions of each air contaminant for which an ambient air quality standard has been promulgated under section 109 of the act (42 USC 7409) is 100 tons or less shall:

a. Notify the department's bureau of air management in writing by December 1, 1989 which of the hazardous air contaminants in Tables 1 to 3 of s. NR 445.04 the source is capable of emitting and the allowable emissions of each substance in the tables by the source;

b. Submit to the department by April 1, 1990 a compliance plan for achieving compliance with subs. (1) to (3); and

c. Achieve final compliance with subs. (1) to (3) by April 1, 1991 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by April 1, 1992 if compliance requires installation of emission control equipment.

(am) Compliance schedule for chromyl chloride, tert-butyl chromate, propylene oxide and anisidine. The owner or operator of any stationary source which emits chromyl chloride, tert-butyl chromate, propylene oxide or anisidine shall comply with the following schedule for these contaminants:

1. Notify the department's bureau of air management in writing by September 1, 1992 which of the hazardous air contaminants the source is capable of emitting and the allowable emissions of each contaminant by the source.

2. Submit to the department by December 1, 1992 a compliance plan for achieving compliance with sub. (3) for these contaminants.

3. Achieve final compliance with sub. (3) for these contaminants by December 1, 1993 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by December 1, 1994 if compliance requires installation of control equipment.

(b) Compliance schedule for Table 4. The owner or operator of any source subject to sub. (4) shall:

1. Notify the department's bureau of air management in writing by April 1, 1990 which of the hazardous air contaminants in Table 4 of s. NR 445.04 the source is capable of emitting and the allowable emissions of each hazardous air contaminant in the table by the source;

1m. Notify the department's bureau of air management in writing by January 1, 1992 which of diisobutyl ketone, methylene bis(4-cyclohexylisocyanate), p-nitrochlorobenzene and xylidine the source is capable of emitting and the allowable emissions of each substance by the source;

2. Submit to the department by April 1, 1992 a compliance plan for achieving compliance with sub. (4); and

3. Achieve final compliance with sub. (4) by April 1, 1993 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by April 1, 1994 if compliance requires installation of emission control equipment.

(bm) *Compliance schedule for Table 5*. 1. The owner or operator of any facility subject to this subsection for emissions of any hazardous air contaminant in Table 5 of s. NR 445.04 shall:

a. Submit to the department's bureau of air management a plan describing how the facility will achieve compliance with sub. (4r) (a) according to the schedule in subd. 3.

b. Achieve final compliance with sub. (4r)(a) according to the schedule in subd. 4.

2. The compliance plan required under subd. 1. a. shall:

a. For sources required to obtain an operation permit under s. NR 407.04, be submitted on the application forms required for an operation permit, an amendment to an application, renewal of the operation permit, or for a significant revision under s. NR 407.13.

b. For sources exempt from s. NR 407.04 permitting requirements, be submitted on the application forms used for significant permit revisions under s. NR 407.13.

c. Include at a minimum the forms required under subd. 2. a. and b. that provide information on the amount of hazardous air contaminants emitted; the emitting process, control equipment and the exhaust stack; the facility plot plan and proposals for a compliance schedule and methods to demonstrate compliance. The compliance plan shall also include any emission factors used in calculating facility emissions and an explanation of any exemptions claimed.

Note: The owner or operator may incorporate by reference forms previously submitted to the department under ch. NR 407.

3. The compliance plan required under subd. 1. a. shall be submitted according to the following schedule:

Note: The following references are to 40 CFR part 63 as in effect on July 1, 1994.

a. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 1994, submit the compliance plan for all emissions units at the facility within 12 months after the effective date for a national emission standard applicable to the source under section 112 (d) of the act (42 USC 7412(d)), but no later than May 15, 1996.

b. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 1997, submit the compliance plan for all emissions units at the facility within 12 months after the effective date for a national emission standard applicable to the source under section 112 (d) of the act, but no later than May 15, 1999.

c. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 2000, submit the compliance plan for all emissions units at the facility within 12 months after the effective date for a national emission standard applicable to the source under section 112 (d) of the act, but no later than May 15, 2002.

d. For any facility subject to sub. (4r) (a) not included in a category identified in 40 CFR part 63, submit the compliance plan no later than May 15, 2002.

e. For facilities with emissions units included in more than one category identified in 40 CFR part 63, submit a compliance plan for each hazardous air contaminant within 12 months after the effective date for the last scheduled national emission standard applicable to the affected emissions units under section 112 (d) of the act, but no later than May 15, 2002. The affected emissions units only include emissions units that are capable of emitting the hazardous air contaminant and those emissions units which, though not capable of emitting the hazardous air contaminant, otherwise have a causal affect on the emissions of the hazardous air contaminant.

4. Final compliance with sub. (4r) (a) shall be achieved according to the following schedule:

a. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 1994, achieve compliance by the final compliance deadline set by a national emission standard applicable to the source under section 112 (d) of the act (42 USC 7412(d)), but no later than May 15, 1999.

b. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 1997, achieve compliance by the final compliance deadline set by a national emission standard applicable to the source under section 112 (d) of the act, but no later than May 15, 2002.

c. For a facility which is included in a single category identified in 40 CFR part 63 with a schedule deadline of November 15, 2000, achieve compliance by the final compliance deadline set by a national emission standard applicable to the source under section 112 (d) of the act, but no later than May 15, 2005.

d. For any facility subject to sub. (4r) (a) not included in a category identified in 40 CFR part 63, achieve compliance no later than May 15, 2005.

e. For facilities with emissions units which are included in more than one category identified in 40 CFR part 63, achieve final compliance with sub. (4r) (a) by the final compliance deadline set by the last scheduled national emission standard applicable to the emissions units under section 112 (d) of the act, but no later than May 15, 2005. The affected emissions units only include emissions units that are capable of emitting the hazardous air contaminant and those emissions units which, though not capable of emitting the hazardous air contaminant, otherwise have a causal affect on the emissions of the hazardous air contaminant.

(c) Department review. The department shall review any compliance plan submitted under par. (a), (am) or (bm) to determine whether the control technology is adequate. Department approval, conditional approval or disapproval of any compliance plan shall be completed within 6 months after the applicable deadline date provided in par. (a) 1. b., 2. b., 3. b., (am) 2. or (bm) 3. If the department does not complete its review and approve, disapprove or conditionally approve a source's compliance plan within 6 months after the applicable deadline date provided in par. (a) 1, b., 2. b., 3. b., (am) 2. or (bm) 3, the source's compliance deadline under par. (a) 1. c., 2. c., 3. c., (am) 3. or (bm) 4. shall be extended by 6 additional months.

(d) *Demonstration of compliance*. For the purpose of demonstrating compliance with this section:

1. The owner or operator of a source may rely on information on an approved material safety data sheet if the approved material safety data sheet lists a hazardous air contaminant listed in Tables 1 to 5 of s. NR 445.04 and the hazardous air contaminant listed in Table 1, 2, 4 or 5 constitutes 10,000 parts per million or more of the material or the hazardous air contaminant listed in Table 3 constitutes 1,000 parts per million or more of the material. If an approved material safety data sheet for a material is not classified as proprietary and does not list a hazardous air contaminant in Tables 1 to 5 at or above the amounts listed in this paragraph, that material will be presumed not to result in emissions of a hazardous air contaminant unless a hazardous air contaminant is formed in processing the material.

2. The owner or operator of a source may rely upon mass balance or other use, consumption and analytical methodologies for calculating potential emissions. However, the department may require that a stack test be conducted to affirm the accuracy of emission estimations.

3. The owner or operator of a source is not required to consider indoor fugitive emissions in calculating emissions of any hazardous

4. The department shall allow credit for the emission reduction capability of in-place emission control devices.

5. The owner or operator of a source may demonstrate compliance with the emission limitations of sub. (1), (2), (4) or (4r) by demonstrating that the concentration of the hazardous air contaminant in Table 1, 2, 4 or 5 of s. NR 445.04 in the stack is less than the ambient concentration allowed under sub. (1), (2), (4) or (4r).

6. The owner or operator of a source is not required to consider emissions resulting directly from naturally occurring constituents in windblown soil.

7. The owner or operator of a source is not required to consider emissions exempt under s. NR 445.05 (4r) (b) in calculating emissions of any hazardous air contaminant in Table 5 of s. NR 445.04.

(e) Subsequent requirements. 1. The owner or operator of a source which has achieved compliance with this section by installing emission control equipment may not be required to install additional control equipment to achieve compliance with this section for a period of 10 years after the installation of the control equipment or the useful life of the control equipment as determined by the department, whichever is less. For the purposes of this subdivision, increasing stack height, other dilution measures, or material reformulations may not be construed as installation of emission control equipment. Material reformulation which requires substantial capital expenditures for process equipment which was made with prior department approval and which results in a reduction of emissions of hazardous air contaminants which is sufficient to comply with the limitations of this section, may be construed as installation of emission control equipment under this subdivision.

2. The owner or operator of a source which has achieved compliance with sub. (4r) (a) may not be required to meet additional requirements under this section if the reference concentration, as listed in Table 5 of s. NR 445.04, is amended after the effective date of a national emission standard applicable to the source which is promulgated under section 112 of the act (42 USC 7412) for that hazardous air contaminant.

(f) Compliance extensions. 1. The department may, at the request of the owner or operator of a source, grant an extension of any compliance deadline in par. (a), (am) or (bm) for a period not to exceed 6 months.

2. The owner or operator of a source which has achieved compliance with the emission limits for the hazardous air contaminants in Tables 1 to 3 of s. NR 445.04 under subs. (1) to (3) by installing emission control equipment, may apply for, and the department may grant, an extension of the schedule for submitting a compliance plan and deadline for achieving compliance with an emission limitation in par. (b) for the earlier of April 1, 1997 or the useful life of the control equipment installed to meet the provisions of subs. (1) to (3), as determined by the department. For the purposes of this paragraph, increasing stack height, other dilution measures, or material reformulation may not be construed as installation of emission control equipment. Material reformulation which requires substantial capital expenditures for process equipment which was made with prior department approval and which results in a reduction of emissions of hazardous air contaminants which is sufficient to comply with the limitations of this section, may be construed as installation of emission control equipment under this subdivision. An extension may be granted under this subdivision if the applicant demonstrates to the satisfaction of the department that compliance with par. (b) would be economically infeasible and the department finds that the residual emissions would not pose a threat to public health and would not cause significant public harm.

3. Notwithstanding the compliance deadlines in pars. (a) 1. c., 2. c., 3. c., (am) 3. and (bm) 4., if the department is required to review a source's compliance plan under par. (c), the source shall achieve final compliance with subs. (1) to (3) and (4r):

a. Within 12 months after the department completes its review of the source's compliance plan under par. (c), if compliance consists of measures other than installation of emission control equipment; or

b. Within 24 months after the department completes its review of the source's compliance plan under par. (c), if compliance requires installation of emission control equipment.

(g) Compliance schedule for wastewater treatment facilities. The owner or operator of any wastewater treatment facility shall:

1. Notify the department's bureau of air management in writing by December 1, 1989 which of the hazardous air contaminants in Tables 1, 3 and 4 of s. NR 445.04 the source is capable of emitting and the allowable emissions of each hazardous air contaminant in the table by the source;

Im. Notify the department's bureau of air management in writing by January 1, 1992 which of diisobutyl ketone, methylene bis(4-cyclohexylisocyanate), p-nitrochlorobenzene and xylidine the source is capable of emitting and the allowable emissions of each substance by the source;

2. Submit to the department by April 1, 1992 a compliance plan for achieving compliance with subs. (1), (3), and (4); and

3. Achieve final compliance with subs. (1), (3), and (4) by April 1, 1993 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by April 1, 1994 if compliance requires installation of emission control equipment.

(7) CHLOROFORM AND FORMALDEHYDE STUDY AND COM-PLIANCE REQUIREMENTS. (a) The department staff shall, after consultation with the department of health and social services by October 1, 1990, undertake and complete a study of the emissions of chloroform and formaldehyde. The study shall include an inventory of sources and amount of emissions of chloroform and formaldehyde in Wisconsin, and the control technologies available to control emissions of chloroform and formaldehyde. The department staff shall submit a report of its study to the natural resources board by January 1, 1991.

(b) The owner or operator of any source subject to sub. (3) which emits chloroform or formaldehyde in amounts greater than those listed in Group B of Table 3 of s. NR 445.04 for chloroform or formaldehyde shall:

1. Notify the department's bureau of air management in writing by December 1, 1989 that the source is capable of emitting chloroform or formaldehyde and the allowable emission of chloroform or formaldehyde by the source;

 Submit to the department by April 1, 1992 a compliance plan for achieving compliance with the emission limits under sub.
 (3) for chloroform and formaldehyde; and

3. Achieve final compliance with the emission limits under sub. (3) for chloroform and formaldehyde by April 1, 1993 if compliance consists of measures other than installation of emission control equipment (e.g., material substitution), or by April 1, 1994 if compliance requires installation of emission control equipment. (c) 1. An owner or operator of a source in the pulp and paper industry may obtain up to a 2 year extension of the compliance deadlines in sub. (6) (g) 3. or par. (b) 3. for chloroform emissions, if the owner or operator at least 180 days prior to the final compliance deadline in sub. (6) (g) 3. or par. (b) 3. requests in writing an extension and submits information which demonstrates all of the following:

a. Reasonable progress is being made towards meeting BACT requirements, which at a minimum includes: no increase in chloroform emissions above present levels; and a schedule which is acceptable to the department for testing, installing and beginning operation of BACT.

b. Good faith effort has been made to comply with par. (b) 3.

c. Pollution prevention alternatives, operating procedures and other available alternatives should be evaluated and if reasonably available, should be implemented during the extension period.

d. Compliance with the deadlines in sub. (6) (g) 3. or par. (b) 3. is technologically infeasible or would cause a substantial economic detriment to the owner or operator or would result in a significant problem associated with another inconsistent compliance deadline which applies to the source.

e. Prudent planning has been employed by the requestor prior to the extension period.

2. The department shall prepare an environmental assessment for each of the requests for an extension under this paragraph.

3. The department shall publish a class 1 notice under ch, 985, Stats., on any request for an extension under this paragraph, and shall receive public comments on the request for a 30-day period beginning when the department publishes the notice. The department may hold a public hearing on any request for a deadline extension under this paragraph if a request for a hearing is made during the public comment period and the department determines that there is a significant public interest in holding a hearing.

(8) VARIANCE. (a) The owner or operator of a source may apply for and the department may grant a variance from an emission limitation of sub. (3) (a), (4r) (a) or (5) if the applicant demonstrates to the satisfaction of the department that applicable provisions under par. (b) or (c) are met, The department shall publish a notice of and hold a public hearing on any preliminary determination to approve a variance request under this subsection. The department shall grant or deny a variance request within 90 business days after the close of the public comment period on the request. The department shall review any variance granted under this subsection on a 5 year basis. Following its review and after notice and an opportunity for a public hearing and public comment, the department may modify, extend or rescind the variance.

(b) An applicant for a variance from the emission limitation of sub. (3) (a) or (5) shall demonstrate all of the following to the satisfaction of the department:

1. Compliance with sub. (3) (a) or (5) would be economically infeasible.

2. Residual emissions of the hazardous air contaminant in question would not cause significant harm to the environment or public health.

3. The source's emissions are controlled to a level which is the best available control technology.

(c) An applicant for a variance from the emission limitation of sub. (4r) (a) shall demonstrate all of the following to the satisfaction of the department:

1. All direct or portable sources owned or operated in the state by the owner or operator of the air contaminant source for which a variance is requested are in, or are on a schedule for, compliance with all applicable requirements of chs. NR 400 to 499.

2. The emission limitation from which variance is sought is technologically or economically infeasible to meet due to condi-

tions or special circumstances at the source, including adverse environmental or energy impacts.

3. Residual emissions of the hazardous air contaminant in question under the emission limitations proposed for inclusion in the variance would not cause significant harm to public health.

4. Good faith efforts have been made to comply with sub. (4r) (a) and all reasonably available alternative operating procedures and interim control measures to minimize emissions of the hazardous air contaminant will be utilized during the duration of the variance.

Variance. History: Cr. Register, September, 1988, No. 393, eff. 10-1-88; an. (4) (intro.) to (b), (5), (6) (intro.), (a) 1. (intro.), c., 2. (intro.), c., 3. (intro.), c., (b) 3., (c), (e), (f) 1. to 3. a., (g) 3. and (7) (b) 3., cr. (6) (am), (b) 1m. and (g) 1m., Register, May, 1992, No. 437, eff. 6-1-92; cr. (7) (c), Register, January, 1993, No. 445, eff. 2-1-93; cr. (4r), (5) (b), (c), (6) (bm), (d) 7., (e) 2., (8) (b) and (c), renum. (5) to (5) (a) and am., (6) (e) to (6) (e) 1. and am., (8) to (8) (a) and am., an. (6) (intro.), (c), (d) 1. and 5., (f) 1. and 3., (7) (c) 1. b., Register, December, 1994, No. 468, eff. 1-1-95; am. (1) (a) and (b), (2) (a) and (b), (3) (a), (c) 7., (4) (a) and (b), (4r) (b) 4. and (6) (bm) 4. (intro.), (c) and (e), Register, December, 1995, No. 480, eff. 1-1-96; am. (6) (a) 2. intro., 3. intro., (bm) 3. a., 4. a., (e) 2., (8) (c) 2., Register, January, 1997, No. 493, eff. 2-1-97.

**NR 445.06 Hazardous air contaminant review.** (1) The department staff shall consult with the department of health and social services prior to incorporating an emission limit under s. NR 445.04 (1) (a) 2. or 445.05 (1) (a) 2. in an order or a permit.

(2) The department shall, after consultation with the department of health and social services, submit a report to the natural resources board which contains recommended acceptable ambient concentrations for the hazardous air contaminants listed in Table 4 of s. NR 445.04 by October 1, 1990. Unless a specific acceptable ambient concentration is recommended for a hazardous air contaminant, the acceptable ambient concentration for each hazardous air contaminant shall be the limits specified in s. NR 445.05 (4) (a) and (b).

(3) The department shall monitor changes in the classifications of hazardous air contaminants in Tables 1 to 5 of s. NR 445.04 as reported by the American conference of governmental industrial hygienists, the United States environmental protection agency, the international agency for research on cancer, and the national toxicology program and shall prepare rule modifications to the tables to incorporate these changes. The department shall presume that any hazardous air contaminant which is included on a list of known or suspected carcinogens by both the international agency for research on cancer and the national toxicology program is a hazardous air contaminant which should be listed in Table 3. This presumption may be overcome for adding or removing contaminants to or from Table 3 if the greater weight of the evidence demonstrates the presumption is incorrect.

(4) The department staff shall consult with the department of health and social services prior to establishing an emission limit, in a permit or order, for any hazardous air contaminant which is not listed in Table 1, 2, 3 or 4 of s. NR 445.04 or in threshold limit values and biological exposure indices for 1990–1991 adopted by the American conference of governmental industrial hygienists, incorporated by reference in s. NR 484.11.

(5) The department staff shall, with the cooperation of affected industrial and municipal wastewater treatment facilities, by October 1, 1990, undertake and complete a study of the types and quantities of hazardous air contaminants emitted from wastewater treatment facilities and emission control techniques applicable to hazardous air contaminants emitted from wastewater treatment facilities. The department staff shall submit a report of its study to the natural resources board by January 1, 1991.

History: Cr. Register, September, 1988, No. 393, eff. 10–1–88; am. (4), Register, May, 1992, No. 437, eff. 6–1–92; am. (3), Register, December, 1994, No. 468, eff. 1–1–95; am. (4), Register, December, 1995, No. 480, eff. 1–1–96.

NR 445.07 Hazardous air contaminant limitations. The department may establish emission limitations for hazardous air contaminants for sources in permits or general or special orders issued by the department.

History: Renum, from NR 154,19 (2), Register, September, 1986, No. 369, eff. 10-i-86; renum, from NR 445.04 and am. Register, September, 1988, No. 393, eff. 10-i-88.

NR 445.08 Notice of hazardous substance air spills. Persons possessing or controlling a hazardous substance shall immediately notify the department of any hazardous emission not in conformity with a permit or allowed by the department under chs. NR 400 to 499. Notice shall be given as required by s. 292.11, Stats., and ch. NR 158.

History: Renum. from NR 154.06 and am., Register, September, 1986, No. 369, eff. 10-1-86; renum. from NR 445.05, Register, September, 1988, No. 393, eff. 10-1-88; correction made under s. 13.93 (2m) (b) 7. Stats., Register, September, 1988, No. 393.

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