

of polyester bases and are processed in accordance with industry standards as specified in ANSI/ISO 543-1990 (ANSI IT9.6-1991) Photography—Photographic Films—Specifications for Safety Film; and, ANSI/NAPM IT9.1-1992 Imaging Media (Film)—Silver-Gelatin Type—Specifications for Stability, which are incorporated by reference. (Currently, not all motion picture stocks are available on a polyester base.) It is particularly important to ensure that residual sodium thiosulfate (hypo) on newly processed black-and-white photographic film does not exceed .014 grams per square meter. Require laboratories to process film in accordance with this standard. Excessive hypo will shorten the longevity of film and accelerate color fading. Process color film in accordance with the manufacturer's recommendations. If using reversal type processing, request full photographic reversal; i.e., develop, bleach, expose, develop, fix, and wash. The standards cited in this paragraph are available from the American National Standards Institute (ANSI), Inc., 11 West 42nd Street, New York, NY 10036. These standards are also available for inspection at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, D.C. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. These materials are incorporated by reference as they exist on the date of approval and a notice of any change in these materials be published in the Federal Register.

(b) Refrain from using motion pictures in a final "A & B" format (two precisely matched reels designed to be printed together) for the reproduction of excerpts or stock footage.

(c) Use only industrial or professional recording equipment and videotape, previously unrecorded, for original copies of permanent or unscheduled recordings. Limit the use of consumer formats to distribution or reference copies or to subjects scheduled for disposal. Video cassettes in the VHS format are unsuitable for use as originals of permanent or unscheduled records due to their inability to be copied without significant loss in image quality.

(d) Record permanent or unscheduled audio recordings on 1/4-inch open-reel tapes at 3 3/4 or 7 1/2 inches per second, full track, using professional unrecorded polyester splice-free tape stock. Audio cassettes, including mini-cassettes, are not sufficiently durable for use as originals in permanent records or

unscheduled records although they may be used as reference copies.

§ 1232.32 Disposition.

The disposition of audiovisual records shall be carried out in the same manner as that prescribed for other types of records in part 1228 of this chapter. For further instructions on the transfer of permanent audiovisual records to the National Archives see § 1228.184 of this chapter, Audiovisual Records.

Dated: June 14, 1996.
John W. Carlin,
Archivist of the United States.
[FR Doc. 96-15797 Filed 6-21-96; 8:45 am]
BILLING CODE 7515-01-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 51 and 52

[FRL-5526-2]

Control of Air Pollution; Removal and Modification of Obsolete, Superfluous or Burdensome Rules

AGENCY: Environmental Protection Agency.

ACTION: Correction to final regulations.

SUMMARY: This document contains corrections to Clean Air Act final regulations, which were published April 11, 1996 (61 FR 16050). The regulations related to the removal and modification of obsolete, superfluous or burdensome Clean Air Act rules.

EFFECTIVE DATE: This action will be effective June 24, 1996.

FOR FURTHER INFORMATION CONTACT: Maureen Delaney, Office of Air and Radiation, Office of Policy Analysis and Review, (202) 260-7431.

SUPPLEMENTARY INFORMATION:
Background

On April 11, 1996, EPA published a final rule under the Clean Air Act deleting superfluous, obsolete or burdensome regulations from the Code of Federal Regulations (CFR).

Need for Correction

As published, the final regulations contain errors which may prove to be misleading and are in need of clarification.

Correction of Publication

Accordingly, the publication on April 11, 1996 of the final regulations (61 FR 16050), which were the subject of FR Doc. 96-8744, is corrected as follows:

On page 16061, in the third column, the heading for amendment number 38 is corrected to read "[§ 52.1227—[removed and reserved]]."

On page 16062, in the third column, amendment number 67 is corrected to read "67. Section 52.2296 through 52.2298 are removed and reserved."

List of Subjects in 40 CFR Part 51

Environmental Protection, Air pollution control

Dated: June 17, 1996.

Richard D. Wilson,
Acting Assistant Administrator, Office of Air and Radiation.

[FR Doc. 96-16021 Filed 6-21-96; 8:45 am]
BILLING CODE 6560-50-P

40 CFR Part 52

[NM-23-1-7101a; FRL-5500-7]

Approval and Promulgation of Air Quality Implementation Plans; New Mexico; Supplement to the New Mexico State Implementation Plan (SIP) to Control Air Pollution in Areas of Bernalillo County Designated Nonattainment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: This action approves a revision to the SIP consisting of the "October 12, 1994, Supplement to the New Mexico State Implementation Plan to Control Air Pollution in Area(s) of Bernalillo County Designated Nonattainment". This revision updates the narrative portion of the previously approved April 14, 1993, Supplement to the New Mexico SIP to Control Air Pollution in Areas of Bernalillo County Designated Nonattainment (see the December 21, 1993 Federal Register to reflect EPA's approval for lifting the construction ban in Bernalillo County. The construction ban was put in place by the Governor of New Mexico on May 20, 1980. The ban was repealed by EPA approval effective May 16, 1994, and appearing in the March 16, 1994 Federal Register.

DATES: This action is effective on August 23, 1996, unless notice is postmarked by July 24, 1996 that someone wishes to submit adverse or critical comments. If the effective date is delayed, timely notice will be published in the Federal Register.

ADDRESSES: Comments should be mailed to Jole C. Luehrs, Chief, Air Permits Section (6PD-R), U.S. EPA Region 6, 1445 Ross Avenue, Dallas, Texas 75202-2733. Copies of the State's