27.3(455B) Ordinance or regulations.

27.3(1) Legal aspects. Each local control program considered for a certificate of acceptance shall be conducted under an appropriate ordinance or set of regulations.

The definition of air pollution included in the ordinance or regulations shall be consistent with that specified in section 455B.10(3) (code 1973). The other definitions included in the ordinance or regulations shall be consistent with those specified in Chapter 20 of these rules.

- 27.3(2) Legal authority. The ordinance or regulations shall provide authority to the local control agency as follows:
- a. Scope of control. Authority and responsibility for air pollution control within the entire area included in the jurisdiction involved.
- b. Degree of control. Authority to prevent, abate and control air pollution from all sources within its area of jurisdiction, in accordance with requirements consistent with, or more strict than, the provisions specified in these rules.
- c. Enforcement. Legal authority to enforce its requirements and standards.
- d. Inspection and tests. Legal authority to make inspections, perform emission tests and obtain data, reports or other information relating to sources of air pollution which may be necessary to prepare air contaminant emission inventories, and to evaluate control measures needed to meet specified goals.
- 27.3(3) Control of air pollution. The ordinance or regulations shall contain provisions applicable to the control or prohibition of emissions of air contaminants as listed below.
- a. Emission control. Requirements specifying maximum concentrations, density or rates of discharge of emissions of air contaminants from specified sources.
- (1) These requirements may be included in the ordinance or regulations, or in standards adopted by the local control agency under the authority granted by such ordinance or regulations.

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- (2) These requirements shall not establish an emission standard for any specific source that is in excess of the emission standard specified in chapter 23 of these rules for that source. However, these requirements may establish an emission standard for any specific source that is more strict than the emission standard specified in chapter 23 for that source.
- b. Prohibition of emissions. Provisions prohibiting the installation of equipment having a potential for air pollution without adequate control equipment. Such restriction may be included in the building code applicable to the jurisdiction covered by the local control agency.
- c. Open burning. Provisions prohibiting open burning, including backyard burning, in urban areas within the jurisdiction of the local control agency.
- (1) Provisions relating to backyard burning may consist of a program requiring the prohibition of such burning within a reasonable period of time.
- (2) Provisions applicable to open burning may include a variance procedure.
- d. Requirements for permits. Provisions requiring installation and operating permits for all new or altered equipment capable of emitting air contaminants into the atmosphere installed within the jurisdiction of the local control agency.
- 27.3(4) Enforcement. The ordinance or regulations of the local control agency shall include an effective mechanism for enforcing the provisions specified thereunder, as listed below.
- a. Procedures. The local control ordinance or regulations shall specify that any violation of its provisions are subject to civil and criminal penalties.
- b. Penalties. The penalties specified in such ordinance or regulations shall include fines, injunctive relief and sealing of equipment found to be not in compliance with applicable provisions of the ordinance or regulations.
- c. Variances. A procedure for granting variances or extensions of time to attain compliance status, providing that the authority to grant such variance or extension of time shall not be allocated to any administrative officer of the local control agency.

The local control agency shall maintain on file a record of the names, addresses, sources of emissions, types of emissions, rates of emissions, reason for granting, conditions and length of time specified, relating to all variances or extension of time granted; and shall make such records available to the commission or the department upon request.

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EPA Rulemakings

CFR: 40 C.F.R. 52.820(b) FRM: 37 FR 10842 (5/31/72)

PRM: none
State Submission: 1/27/72
State Proposal: unknown

State Final: Effective 4/1/72

APDB File: IA-00

Description: This rule was approved as part of the original SIP.

CFR: 40 C.F.R. 52.820(c)(43)
FRM: 50 FR 37176 (9/12/85)
PRM: 49 FR 45761 (11/20/84)

State Submission: 7/18/84
State Proposal: none
State Final: 7/1/83
APDB File: IA-19

Description: Recodification of the regulations from Chapter 3 of the Iowa Department of Environmental Quality into Department 900, Title II, Chapters, 20-39 of the Iowa Department of Water,

Air and Waste Management (IDWAWM).

CFR: 40 C.F.R. 52.820(c)(52)(i)(B)

FRM: 55 FR 26690 (6/29/90)

PRM: none State Submission: 5/7/90

State Proposal: IAB 11/15/89 (ARC 412A)

State Final: IAB 2/7/90 (ARC 658A) (Effective 3/14/90)

APDB File: IA-32

Description: This rulemaking recodified Chapter 20-29. It was Water, Air and Waste Management

(900) and is now Environmental Protection Commission (567).

Difference Between the State and EPA-Approved Regulation:

In Section 27.3(1) the state's current version cited sections "455B.131(3)" rather than "455B.10(3)," and cited 20.2(455B) rather than "Chapter 20."

Also, the state's current version of 27.3(3)c(2) is different than the approved version. The state's version includes a statement so long as no variance which would prevent the attainment and maintenance of ambient air quality standards for suspended particulates and carbon monoxide is issued.