substances, Halogenated solvent cleaning machines, Reporting and recordkeeping requirements.

Dated: May 10, 1995.

Mary D. Nichols,

Assistant Administrator for Air and Radiation.

For reasons set out in the preamble, title 40, chapter I, part 63, subpart T of the Code of Federal Regulations is corrected as follows:

PART 63—[CORRECTED]

- 1. On page 61805, in the third column, 4 lines from the bottom, \$63.460(a) is corrected to add the following: "Wipe cleaning activities, such as using a rag containing halogenated solvent or a spray cleaner containing halogenated solvent are not covered under the provisions of this subpart."
- 2. On page 61806, first column, starting on line 18 from the top, § 63.460(d) is corrected by adding the following sentence to the end of the paragraph "Except that, any machine that commences construction or reconstruction on or before November 29, 1993, that does not use halogenated hazardous air pollutant (HAP) solvent on December 2, 1994 shall, if the machine begins use of halogenated HAP solvent after December 2, 1994, achieve compliance with the provisions of this subpart no later than December 2, 1997 or 60 days after commencing use of halogenated HAP solvent covered under this subpart whichever is later.'
- 3. On page 61806, first column, starting 7 lines from the bottom, the definition of "batch cleaning machine" under § 63.461 is corrected by revising the last sentence to read as follows: "A solvent cleaning machine, such as a ferris wheel or a cross-rod degreaser, that clean multiple batch loads simultaneously and are manually loaded are batch cleaning machines."
- 4. On page 61806, second column, starting on the last line of the column, the definition of "existing" in § 63.461 is corrected to add the following sentence to the end of the definition: "A machine, the construction or reconstruction of which was commenced on or before November 29, 1993, but that did not meet the definition of a solvent cleaning machine on December 2, 1994 because it did not use halogenated HAP solvent liquid or vapor covered under this subpart to remove soils, becomes an existing source when it commences to use such liquid or vapor. A solvent cleaning machine moved within a contiguous facility or to another facility under the

- same ownership, constitutes an existing machine."
- 5. On page 61806, second column, immediately following the definition of "cover" in § 63.461, the following definition of "cross-rod solvent cleaning machine" is added: "Cross-rod solvent cleaning machine means a batch solvent cleaning machine in which parts baskets are suspended from 'cross-rods' as they are moved through the machine. In a cross-rod cleaning machine, parts are loaded semi-continuously, and enter and exit the machine from a single portal."
- 6. On page 61807, second column, starting on line 40 from the top, the definition of "solvent cleaning machine" under § 63.461 is corrected to add the following sentence to the end of the definition: "Buckets, pails, and beakers with capacities of 7.6 liters (2 gallons) or less are not considered solvent cleaning machines."
- 7. On page 61808, in the first column, starting on line 26 from the top, § 63.462(d) is corrected to read as follows: "Each owner or operator of a batch cold cleaning machine shall submit an initial notification report as described in § 63.468 (a) and (b) and a compliance report as described in § 63.468(c)."
- 8. On page 61810, first column, starting on the last two lines, § 63.463(e)(2)(i) is corrected to read as follows: "If a freeboard refrigeration device is used to comply with these standards, the owner or operator shall ensure that the chilled air blanket temperature (in °F), measured at the center of the air blanket, is no greater than 30 percent of the solvent's boiling point."
- 9. On page 61814, third column, starting on line 24 from the top, § 63.468(a)(4) is corrected to read as follows: "The date of installation for each solvent cleaning machine or a letter certifying that the solvent cleaning machine was installed prior to, or after, November 29, 1993."
- 10. On page 61816, second column, starting on line 3 from the top § 63.468(j) is corrected to read as follows: "The Administrator has determined, pursuant to the criteria under section 502(a) of the Act, that an owner or operator of any batch cold solvent cleaning machine that is not itself a major source and that is not located at a major source, as defined under 40 CFR 70.2, is exempt from part 70 permitting requirements for that source.

An owner or operator of any other solvent cleaning machine subject to the provisions of this subpart is subject to part 70 permitting requirements, such

sources, if not major or located at major sources, may be deferred by the State from part 70 permitting requirements for 5 years after the EPA first approves a part 70 program (i.e., until December 9, 1999). All sources receiving deferrals shall submit permit applications within 12 months of such date (by December 9, 2000)."

11. On page 61818, in the first column, on the first line, amendment "4." is corrected to read as follows: "4. Appendix A to subpart T is added to read as follows:" Also, on the next line, the words "Appendix B" are corrected to read "Appendix A to Subpart T".

12. On page 61818, in the third column, on the last two lines, amendment "5." is corrected to read as follows: "5. Appendix B to Subpart T is added to read as follows:" Also, on the next line, the words "Appendix C" are corrected to read "Appendix B to Subpart T".

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 43

[CC Docket No. 92-296; FCC 95-181]

Simplification of the Depreciation Process

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Federal Communications Commission is adopting ranges for the underlying factors that are used to compute depreciation rates for the local exchange carriers (LECs) regulated under the price cap incentive regulatory plan. Under new procedures, LECs may make streamlined filings for changes in depreciation rates, if their underlying depreciation factors fall within the prescribed ranges. The Commission implemented the streamlined procedures in two phases. The Second Report and Order (released June 28, 1994) adopted underlying factor ranges for 22 of the 34 depreciation rate categories. This Third Report and Order adopts ranges and alternate simplified procedures for the remaining 12 accounts and completes the implementation process. The rule change will lessen the depreciation prescription burden on price caps LECs in light of regulatory and market changes without sacrificing protection for consumers.

EFFECTIVE DATE: July 5, 1995.