preceding one-year period, died, resigned, or was removed as a standing trustee from a case;

(3) A relative of a bankruptcy judge or a clerk of the bankruptcy court in the region in which the standing trustee is to be appointed;

(4) An employee of the Department of Justice within the preceding one-year

period; or

- (5) A relative of a United States
 Trustee or an Assistant United States
 Trustee, a relative of an employee in any
 of the offices of the United States
 Trustee in the region in which the
 standing trustee is to be appointed, or a
 relative of an employee in the Executive
 Office for United States Trustees.
- (d) A standing trustee must, at a minimum, adhere to the following fiduciary standards:

(1) Employment of relatives.

(i) A standing trustee shall not employ a relative of the standing trustee.

(ii) A standing trustee shall also not employ a relative of the United States Trustee or of an Assistant United States Trustee in the region in which the trustee has been appointed or a relative of a bankruptcy court judge or of the clerk of the bankruptcy court in the judicial district in which the trustee has been appointed.

(iii)(A) Paragraphs (d)(1) (i) and (ii) of this section shall not apply to a spouse of a standing trustee who was employed by the standing trustee as of August 1,

1995.

(B) For all other relatives employed by a standing trustee as of August 1, 1995, paragraphs (d)(1)((i) and (ii) of this section shall be fully implemented by October 1, 1998, unless specifically provided below:

(1) The United States Trustee shall have the discretion to grant a written waiver for a period of time not to exceed 2 years upon a written showing by the standing trustee of extraordinary and compelling circumstances that make the continued employment of a relative necessary for a standing trustee's performance of his or her duties.

(2) Additional waivers, not to exceed a period of two years each, may be granted under paragraph (d)(1)(iii)(B)(1) of this section provided the standing trustee makes a similar written showing within 90 days prior to the expiration of a present waiver and the United States Trustee determines that the circumstances for waiver are met.

(3) No waivers will be granted for a relative of the United States Trustee or of an Assistant United States Trustee.

(2) Related party transactions.(i) A standing trustee shall not direct

 (i) A standing trustee shall not direct debtors or creditors to an individual or entity that provides products or services, such as insurance or financial counseling, if a standing trustee is a relative of that individual or if the standing trustee or relative has a financial or ownership interest in the entity.

(ii) A standing trustee shall not contract or allocate expenses with himself or herself, with a relative, or with any entity in which the standing trustee or a relative of the standing trustee has a financial or ownership interest if the costs are to be paid as an expense out of the fiduciary expense fund.

(iii)(A) The United States Trustee may grant a waiver from compliance with paragraph (d)(2)(ii) of this section for up to three years following the appointment of a standing trustee if the newly-appointed standing trustee can demonstrate in wiring that a waiver is necessary and the cost is at or below market.

(B) The United States Trustee may grant a provisional waiver from compliance with the allocation prohibition contained in paragraph (d)(2)(ii) of this section if one of the following conditions is present:

(1) A standing trustee has insufficient receipts to earn the maximum annual compensation determined by the Director during any one of the last three fiscal years and provides the United States Trustee with an appraisal or other written evidence that the allocation is appropriate, or

(2) A Chapter 13 standing trustee also serves as a trustee in Chapter 12 cases and provides the United States Trustee with an appraisal or other written evidence that the allocation between Chapter 13 and Chapter 12 cases is

appropriate

(C) Except as otherwise provided below, a standing trustee may seek a reasonable extension of time from the United States Trustee to comply with paragraph (d)(2)(ii) of this section. To obtain an extension, a standing trustee must demonstrate by an appraisal or other written evidence, satisfactory to the United States Trustee, that the expense is at or below market rate. In no event shall an extension be granted for the use and occupation of real estate beyond October 1, 2005. For personal property and personal service contracts, no extension shall be granted beyond one year from the date on which this paragraph becomes effective.

(3) Employment of Other Standing Trustees. A standing trustee shall not employ or contract with another standing trustee to provide personal services for compensation payable from fiduciary expense funds. This section does not prohibit the standing trustee

from reimbursing the actual expenses incurred by another standing trustee who provides assistance to the standing trustee provided that the reimbursement has been pre-approved by the United States Trustee.

Dated: July 12, 1996. Joseph Patchan,

Director.

[FR Doc. 96–18327 Filed 7–17–96; 8:45 am] BILLING CODE 4410–01–M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 50

[FRL-5539-5]

National Ambient Air Quality Standards for Ozone and Particulate Matter

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of public meetings.

SUMMARY: On June 12, 1996 (61 FR 29719), the EPA published an Advance Notice of Proposed Rulemaking (ANPR) for the review of the national ambient air quality standards (NAAQS) for ozone and particulate matter (PM). The ANPR discussed the ongoing reviews of the ozone and PM standards and the integrated implementation approach that EPA has initiated for possible new or revised standards. That ANPR also presented key issues associated with each review and the integrated implementation approach and included the schedule for the completion of the review of the ozone and PM NAAQS.

DATES: Notice is hereby given that a public meeting on the ANPR for the ozone and PM NAAQS will be held on Thursday, July 25, 1996, from 10:00 a.m. to 9:00 p.m. EST. A second public meeting on the ANPR will be held on Monday, August 5, 1996, from 10:00 to 9:00 p.m. CST.

ADDRESSES: The public meeting to be held on July 25, 1996, will be held at the Wyndham Franklin Plaza Hotel, 2 Franklin Plaza, Philadelphia, Pennsylvania (1–800–822–4200). The public meeting to be held on August 5, 1996, will be held at the Holiday Inn Downtown Convention Center, Convention Plaza, 811 N. 9th Street, St. Louis, Missouri (1–800–289–8338).

FOR FURTHER INFORMATION CONTACT: JoAnn Allman (929) 541–1815.

SUPPLEMENTARY INFORMATION: The agenda for both messages will be divided into three segments: (1) A morning presentation, a panel, and an

opportunity for public comment on issues related to human health effects and environmental effects of ground level ozone and PM; (2) an afternoon presentation, a panel, and an opportunity for public comment on issues related to the implementation of ozone and PM NAAQS; and (3) a late afternoon and evening opportunity for public comment on any other issues related to ozone and PM standard setting.

Seating will be available on a firstcome, first-served basis. The public is invited to make short presentations at both meetings. In order to provide the most opportunity for possible comment, the Agency requests that anyone wishing to provide public comment at the meeting register in advance by sending a fax to the meeting facilitator, The Keystone Center. When sending the advance registration fax, please include your name, title, organizational affiliation, address, telephone number, fax number, and an indication of whether you plan to provide comments on: (1) Health and environmental effects of ozone and PM, (2) implementation issues, and/or (3) other issues (if so, please briefly indicate the issue you plan to comment upon). The fax should be sent to Caroline Brendel, The Keystone Center, 970-262-0152.

FOR FURTHER INFORMATION CONTACT:

JoAnn Allman at (919) 541–1815, or by mail at U.S. EPA, MD–15, Research Triangle Park, NC 27711. A copy of the ANPR can be downloaded from the Clean Air Act Amendments Bulletin Board, Recently-Signed Rules Section, located on the Office of Air Quality Planning and Standards Technology Transfer Network (OAQPS TTN). A copy of the draft meeting agenda can be downloaded from the Ozone/Particulate Matter/Regional Haze FACA Bulletin Board also located on the OAQPS TTN. Copies of both documents can also be obtained by contacting JoAnn Allman.

Dated: July 11, 1996.

John S. Seitz,

Director, Office of Air Quality Planning and Standards.

[FR Doc. 96–18383 Filed 7–17–96; 8:45 am] BILLING CODE 6560–50–M

40 CFR Part 52

[TN-151-7017b; TN-153-7018b; TN-161-9621b; TN-162-9622b; TN-164-9626b; TN-168-9628b; TN-169-9629b; FRL-5533-4]

Approval and Promulgation of Implementation Plans Tennessee: Approval of Revisions to the Tennessee SIP Regarding Construction Permits and Volatile Organic Compounds

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Proposed rule.

SUMMARY: The EPA proposes to approve the State implementation plan (SIP) revisions submitted by the State of Tennessee for the purposes of incorporating visibility protection requirements into the Construction Permits portion of the rule (1200–3–9– .01) and to respond to deficiencies of chapter 1200-3-18 as described in 60 FR 10504 published on February 27, 1995, which acted on the Tennessee VOC Reasonably Available Control Technology (RACT) submittal to meet the 1990 VOC RACT "Catch Up" requirements. The EPA is also approving two new rules into Tennessee's VOC chapter which regulate VOC emissions from offset lithographic printing operations and wood furniture finishing and cleaning operations. In the final rules section of this Federal Register, the EPA is approving the State's SIP revision as a direct final rule without prior proposal because the Agency views this as a noncontroversial revision amendment and anticipates no adverse comments. A detailed rationale for the approval is set forth in the direct final rule. If no adverse comments are received in response to this proposed rule, no further activity is contemplated in relation to this proposed rule. If EPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this proposed rule. The EPA will not institute a second comment period on this document. Any parties interested in commenting on this document should do so at this time. **DATES:** To be considered, comments must be received by August 19, 1996. **ADDRESSES:** Written comments on this action should be addressed to William Denman at the Environmental Protection Agency, Region 4 Air Programs Branch, 345 Courtland Street, NE., Atlanta, Georgia 30365. Copies of documents relative to this action are available for public inspection during

normal business hours at the following locations. The interested persons wanting to examine these documents should make an appointment with the appropriate office at least 24 hours before the visiting day. Reference files TN151-01-7017, TN153-01-7018, TN161-01-9621, TN162-01-9622, TN164-01-9626, TN168-01-9628, and TN169-01-9629. The Region 4 office may have additional background documents not available at the other locations.

Air and Radiation Docket and Information Center (Air Docket 6102), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460.

Environmental Protection Agency, Region 4 Air Programs Branch, 345 Courtland Street, NE., Atlanta, Georgia 30365. William Denman, 404/ 347–3555 extension 4208.

Tennessee Department of Environment and Conservation, Division of Air Pollution Control, L & C Annex, 9th Floor, 401 Church Street, Nashville, Tennessee 37243–1531. 615/532– 0554.

FOR FURTHER INFORMATION CONTACT: William Denman, 404/347–3555 extension 4208.

SUPPLEMENTARY INFORMATION: For additional information see the direct final rule which is published in the rules section of this Federal Register.

Dated: June 24, 1996.

A. Stanley Meiburg,

Acting Regional Administrator.

[FR Doc. 96–18198 Filed 7–17–96; 8:45 am]

BILLING CODE 6560–50–P

40 CFR Part 52

[CA 071-0005b; FRL-5464-7]

Approval and Promulgation of State Implementation Plans; California State Implementation Plan Revision, El Dorado County Air Pollution Control District, Placer County Air Pollution Control District, and Ventura County Air Pollution Control District

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: EPA is proposing to approve revisions to the California State Implementation Plan (SIP) which concern the control of volatile organic compound (VOC) emissions from adhesives, architectural coatings, and wood products coatings.

The intended effect of proposing approval of these rules is to regulate emissions of VOCs in accordance with