26.3(455B) Preplanned abatement strategies.

26.3(1) Planned strategies. Standby plans shall be designed to reduce or to eliminate emissions of air contaminants in accordance with the objectives set forth in Tables III-V, which are made a part of this chapter.

a. Plan preparation. Any person responsible for the operation of a source of air contaminants as set forth in Tables III-V shall prepare standby plans for reducing the emission of air contaminants, which shall be implemented upon the declaration of an air pollution episode and continued for the duration of the declared episode.

Any person responsible for the operation of a source of air contaminants not set forth under this paragraph shall, when requested by the executive director in writing, prepare standby plans for reducing the emission of such air contaminant or contaminants during the periods of an air pollution episode, as specified in this chapter.

b. Plan content. Standby plans as required under this subrule shall be in writing. Each standby plan shall identify the sources of air contaminants, the approximate amount of reduction of contaminants and a brief description of the manner in which the reduction will be achieved during an air pollution alert, air pollution warning or air pollution emergency, as specified in this chapter.

c. Review of plans. Standby plans as required by this subrule shall be submitted to the executive director on or before January 1, 1973. Each standby plan shall be subject to review. If, in the opinion of the commission, a standby plan does not provide for adequate reduction of emissions, the commission may disapprove such plan, state the reasons for disapproval and order the preparation of an amended standby plan within a time period specified in the order.

d. Availability. During a declared air pollution episode, standby plans as required by this subrule shall be made available on the premises to any person authorized to enforce applicable rules.

567-26.3

EPA Rulemakings

CFR: FRM: PRM: State Submission: State Proposal: State Final: APDB File: Description:	40 C.F.R. 52.820(b) 37 FR 10842 (5/31/72) none 1/27/72 unknown Effective 4/1/72 IA-00 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: State Submission:	49 FR 45761 (11/20/84) 7/18/84
State Proposal:	//18/84 none
State Final:	7/1/83
APDB File:	TA-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: PRM:	55 FR 26690 (6/29/90)
State Submission:	none 5/7/90
State Proposal:	IAB 11/15/89 (ARC 412A)
State Final:	IAB 11/13/05 (ARC 412A) IAB 2/7/90 (ARC 658A) (Effective 3/14/90)
APDB File:	
Description:	This rulemaking recodified Chapters 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:

The state's unapproved revision uses "director" rather than "executive director," and the state version has an additional sentence in 26.3(1)(c) which reads "The action of . . . appealed to the commission."