Chapter 123 -- Standards for Contaminants

ODOR EMISSIONS

§ 123.31. Limitations. [SIP Rule–State Effective Date: 3/20/72]

- (a) (1) No person shall cause, suffer, or permit, at any time, any emissions from the following processes unless the emissions have been incinerated at at least 1200° F for at least 0.3 seconds prior to their emission into the outdoor atmosphere: Chip dryers, animal blood dryers, asphalt oxidation, asphalt roofing manufacture, brake shoe debonding operations, core overns, rendering cookers, varnish cookers, paint-baking operations, meat smokehouses other than those in single family farms, plastic curing ovens, fabric-backing and fabric-coating baking ovens, ovens for curing of binders in mineral wool production, meat processing other than in single family farms, tear gas manufacture and sources of hydrogen sulfide or mercaptans.
- (2) Techniques other than incineration may be used to comply with the provisions of Clause (1) of this subsection if it is shown to the satisfaction of the Department that such techniques are equivalent to or better than the required incineration in terms of the control of the odor emissions.
- (b) No person shall cause, suffer, or permit the emission into the outdoor atmosphere of any malodorous air contaminants from any source whatsoever, including those in compliance with the provisions of subsection (a) of this section, in such a manner that the malodors are detectable beyond the person's property.