

Environmental Protection Agency

§ 49.3

Subpart G—Implementation Plans for Tribes—Region IV

49.711–49.920 [Reserved]

Subpart H—Implementation Plans for Tribes—Region V

49.921–49.1970 [Reserved]

Subpart I—Implementation Plans for Tribes—Region VI

49.1971–49.3920 [Reserved]

Subpart J—Implementation Plans for Tribes—Region VII

49.3921–49.4160 [Reserved]

Subpart K—Implementation Plans for Tribes—Region VIII

49.4161–49.5510 [Reserved]

Subpart L—Implementation Plans for Tribes—Region IX

49.5511–49.9860 [Reserved]

Subpart M—Implementation Plans for Tribes—Region X

49.9861–49.10700 [Reserved]

IMPLEMENTATION PLAN FOR THE SHOSHONE-BANNOCK TRIBES OF THE FORT HALL INDIAN RESERVATION

- 49.10701 Identification of plan.
- 49.10702 Approval status.
- 49.10703 Legal authority. [Reserved]
- 49.10704 Source surveillance. [Reserved]
- 49.10705 Classification of regions for episode plans.
- 49.10706 Contents of implementation plan.
- 49.10707 EPA-approved tribal rules and plans. [Reserved]
- 49.10708 Permits to construct.
- 49.10709 Permits to operate. [Reserved]
- 49.10710 Federally-promulgated regulations and federal implementation plans.
- 49.10711 Federal Implementation Plan for the Astaris-Idaho LLC Facility (formerly owned by FMC Corporation) in the Fort Hall PM-10 Nonattainment Area.
- 49.10712–49.17810 [Reserved]

APPENDIX TO SUBPART M—ALPHABETICAL LISTING OF TRIBES AND CORRESPONDING SECTIONS

AUTHORITY: 42 U.S.C. 7401, *et seq.*

SOURCE: 63 FR 7271, Feb. 12, 1998, unless otherwise noted.

Subpart A—Tribal Authority

§ 49.1 Program overview.

(a) The regulations in this part identify those provisions of the Clean Air Act (Act) for which Indian tribes are or may be treated in the same manner as States. In general, these regulations authorize eligible tribes to have the same rights and responsibilities as States under the Clean Air Act and authorize EPA approval of tribal air quality programs meeting the applicable minimum requirements of the Act.

(b) Nothing in this part shall prevent an Indian tribe from establishing additional or more stringent air quality protection requirements not inconsistent with the Act.

§ 49.2 Definitions.

(a) *Clean Air Act* or *Act* means those statutory provisions in the United States Code at 42 U.S.C. 7401, *et seq.*

(b) *Federal Indian Reservation*, *Indian Reservation* or *Reservation* means all land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation.

(c) *Indian tribe* or *tribe* means any Indian tribe, band, nation, or other organized group or community, including any Alaska Native village, which is federally recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.

(d) *Indian Tribe Consortium* or *Tribal Consortium* means a group of two or more Indian tribes.

(e) *State* means a State, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa and includes the Commonwealth of the Northern Mariana Islands.

§ 49.3 General Tribal Clean Air Act authority.

Tribes meeting the eligibility criteria of § 49.6 shall be treated in the same manner as States with respect to all provisions of the Clean Air Act and implementing regulations, except for those provisions identified in § 49.4 and