be feasible and ZIP Code areas in the Northern New Jersey area will be added.

Based on its experience in the pilot, the Postal Service is making two other changes. First, the name of the service is being changed to Global Priority Mail. Second, the sizes of the envelopes are being increased slightly. The small envelope will increase from 5 inches by 87/8 inches to 6 inches by 10 inches. The large envelope will increase from 9 inches by 111/2 inches to 91/2 inches by 121/2 inches.

The Postal Service adopts the following amendments to the International Mail Manual, which is incorporated by reference in the Code of Federal Regulations. See 39 CFR 20.1.

List of Subjects in 39 CFR Part 20

International postal service, Foreign relations.

PART 20—[AMENDED]

1. The authority citation for 39 CFR part 20 continues to read as follows:

Authority: 5 U.S.C. 552(a); 39 U.S.C. 401, 404, 407, 408.

2. Chapter 2 of the International Mail Manual is amended by revising part 226 to read as follows:

2 CONDITIONS FOR MAILING

226 Global Priority Mail 226.1 General 226.11 Definition

Global Priority Mail is an expedited airmail letter service providing fast, reliable, and economical delivery of all items mailable as letters. Global Priority Mail items receive priority handling in the United States and in destination countries. Service is available only to destination countries identified in 226.2, from post offices identified in 226.3. Global Priority Mail items must be mailed in special envelopes provided for this purpose by the Postal Service.

226.12 Permissible Items

All items admitted in letters (see 221.1) are accepted in Global Priority Mail as long as the contents fit securely into the Global Priority Mail envelopes provided by the Postal Service. Global Priority Mail items may contain dutiable merchandise unless the country of destination prohibits dutiable merchandise in letters (see 224.51). However, Global Priority Mail items that contain dutiable merchandise might experience delay in delivery caused by customs handling.

226.13 Addressing

See 122. All items must bear the complete delivery address of the addressee and the full name (no abbreviations) of the destination country.

226.2 Availability

Global Priority Mail service is available only to the following countries:

Western Europe Pacific Rim Canada Belgium Australia Canada. France Japan New Zealand. Netherlands, The. Norway Taiwan Sweden			
France		Pacific Rim	Canada
The. Norway Taiwan	France Germany	Hong Kong . Japan New Zea-	Canada.
		Singapore	
	,	Taiwan	

*Includes all points in England, Scotland, Wales, Northern Ireland, Guernsey, Jersey, and the Isle of Man.

226.3 Mailing Locations

226.31 Acceptance Offices and Pickup Service Locations

Global Priority Mail service is available only through the designated post offices listed in 226.32. Global Priority Mail items must not be accepted or deposited in areas not listed in 226.32.

226.32 Service Areas

Service is available only from the metropolitan areas as defined by the ZIP Code ranges shown below. Within these service areas, prepaid items may be given to carriers, deposited in Express Mail collection boxes, or mailed at post offices, stations, and branches. Pickup service is available.

Metropolitan area	ZIP Code service area	
Atlanta, GA Boston, MA Dallas/Ft.	300–303, 305, 306, 311. 018–024. 750–754, 760–762, 764.	
Worth, TX. Los Angeles,	900–918, 926–928.	
CA. Miami. FL	330–334, 349.	
New Jersey New York, NY	070–089. 068, 069, 100–108, 110–118.	
Washington, DC.	200, 201, 203, 205, 20813– 20815, 20817, 20850– 20852, 20854, 20855, 20898, 20901, 20902, 20904, 20906, 20907, 20910–20912, 220–223.	

226.4 Postage 226.41 Rates

Rates are based on size (either small or large) and destination as follows:

Destination	Envelope size	
Destination	Small	Large
Western Europe Pacific Rim	\$3.75 4.95 3.75	\$6.95 8.95 6.95

226.42 Pickup Service

On-call and scheduled pickup service are available for Global Priority Mail for a charge of \$4.95 for each pickup stop, regardless of the number of pieces picked up. Only one pickup fee is charged if domestic or international Express Mail, domestic Priority Mail, or domestic or international parcel post

is picked up at the same time. (See DMM D010 for standards for pickup service.) 226.43 Postage Payment Methods

Postage for Global Priority Mail may be paid by adhesive stamps, postage meter and meter stamps, or, if presented at a post office, postage validation imprinter (PVI) labels.

226.5 Packaging

Items must be placed in special Global Priority Mail envelopes provided by the Postal Service. All items that cannot be adequately protected by these envelopes should not be mailed using this service. Envelopes must be sealed.

226.6 Size and Weight Limits 226.61 General

Two sizes of envelopes are available from the Postal Service for mailing Global Priority Mail items. Postage rates are based on the size of the envelope used, not the weight of the item. (See 226.41 for rates.)

226.62 Size Limits

Sizes of the required Postal Serviceprovided envelopes are:

- a. Small size: 6×10 inches.
- b. Large size: 91/2×121/2 inches.

226.63 Weight Limits

The Postal Service-provided envelopes are not intended to accommodate items weighing more than several ounces. However, the maximum weight for letter-class (LC) items is 4 pounds.

226.7 Customs Forms Required

If Global Priority Mail contains dutiable merchandise, the sender must prepare a customs declaration and affix it to the letter. See 123 for instructions. Certain nonpostal export forms may be required as described in Chapter 5.

226.8 Special Services

Mailers may obtain certificates of mailing (see 310). No other special services such as registry, insurance, restricted delivery, return receipt, or recorded delivery are available.

A transmittal letter making the changes in the pages of the International Mail Manual will be published and transmitted automatically to subscribers. Notice of issuance of the transmittal letter will be published in the Federal Register as provided by 39 CFR 20.3.

Stanley F. Mires,

Chief Counsel, Legislative.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[MO 004-1004; FRL-5447-5]

Withdrawal for State Implementation Plan; State of Missouri

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Withdrawal of direct final rule.

SUMMARY: Due to adverse comments, the EPA is withdrawing its direct final rule approving Missouri's "Compliance Monitoring Usage" rule (10 CSR 10–6.280) as a revision to Missouri's State Implementation Plan.

EFFECTIVE DATE: This withdrawal is effective March 28, 1996.

FOR FURTHER INFORMATION CONTACT: Joshua A. Tapp at (913) 551–7606.

SUPPLEMENTARY INFORMATION: The EPA's direct final rule approving Missouri rule 10 CSR 10-6.280 (Compliance Monitoring Usage) was published in the Federal Register on February 6, 1996 (61 FR 4352). This document stated that if adverse or critical comments were received by March 7, 1996, the effective date of the approval would be delayed and timely notice would be published in the Federal Register. Due to receiving adverse comments within the comment period, the EPA is withdrawing the final rule and will address all public comments received during the comment period in a subsequent action based on the proposed rule action also published on February 6, 1996 (61 FR 4391). EPA will not institute a second comment period on this document.

For additional information see the direct final rule and proposed rule located in the Federal Register citations mentioned above.

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur oxides, Volatile organic compounds.

Dated: March 18, 1996.

Dennis Grams,

Regional Administrator.

[FR Doc. 96-7603 Filed 3-27-96; 8:45 am]

BILLING CODE 6560-50-P

40 CFR Part 271

[FRL-5447-6]

Louisiana: Final Authorization of State Hazardous Waste Management Program Revisions

AGENCY: Environmental Protection

Agency.

ACTION: Immediate final rule.

SUMMARY: The State of Louisiana has applied for final authorization of revisions to its hazardous waste program under the Resource Conservation and Recovery Act (RCRA). The Environmental Protection Agency

(EPA) has reviewed Louisiana's application and determined that its hazardous waste program revision satisfies all of the requirements necessary to qualify for final authorization. Unless adverse written comments are received during the review and comment period provided for public participation in this process, EPA intends to approve Louisiana's hazardous waste program revision subject to the authority retained by EPA in accordance with Hazardous and Solid Waste Amendments of 1984. Louisiana's application for the program revision is available for public review and comment.

DATES: This authorization for Louisiana shall be effective June 11, 1996 unless EPA publishes a prior Federal Register (FR) action withdrawing this immediate final rule. All comments on Louisiana's program revision application must be received by the close of business May 12, 1996.

ADDRESSES: Copies of the Louisiana program revision application and the materials which EPA used in evaluating the revision are available for inspection and copying from 8:30 a.m. to 4 p.m., Monday through Friday at the following addresses: Louisiana Department of Environmental Quality, H.B. Garlock Building, 7290 Bluebonnet, Baton Rouge, Louisiana 70810, phone (504) 765-0617 and U.S. EPA, Region 6 Library, 12th Floor, First Interstate Bank Tower at Fountain Place, 1445 Ross Avenue, Dallas, Texas 75202-2733, phone (214) 665-6444. Written comments, referring to Docket Number LA-95-5, should be sent to Alima Patterson, Region 6 Authorization Coordinator, Grants and Authorization Section (6PD-G), U.S. EPA Region 6, First Interstate Bank Tower at Fountain Place, 1445 Ross Avenue, Dallas, Texas 75202-2733, (214) 665-8533.

FOR FURTHER INFORMATION CONTACT: Alima Patterson, Region 6 Authorization Coordinator, Grants and Authorization Section (6PD–G), U.S. EPA Region 6, First Interstate Bank Tower at Fountain Place, 1445 Ross Avenue, Dallas, Texas 75202–2733, (214) 665–8533.

SUPPLEMENTARY INFORMATION:

A. Background

States authorized under section 3006(b) of the Resource Conservation and Recovery Act ("RCRA or the Act"), 42 U.S.C. 6926(b), have a continuing obligation to maintain a hazardous waste program that is equivalent to, consistent with, and no less stringent than the Federal hazardous waste program. Revisions to State hazardous waste programs are necessary when

Federal or State statutory or regulatory authority is modified or when certain other changes occur. Most commonly, State program revisions are necessitated by changes to EPA's regulations in 40 CFR parts 124, 260–268, and 270.

B. Louisiana

Louisiana initially received final authorization on February 7, 1985 (see 50 FR 3348), to implement its base hazardous waste management program. Louisiana received authorization for revisions to its program on January 29, 1990 (see 54 FR 48889), October 25, 1991 (see 56 FR 41958), and Corrections at (56 FR 51762), effective January 23, 1995 (see 59 FR 55368-55371), and Corrections at (see 60 FR 18360), March 8, 1995 (see 59 FR 66200) and January 2, 1996 (see 60 FR 53707). On December 11, 1995, Louisiana submitted a final complete program revision application for additional program approvals. Today, Louisiana is seeking approval of its program revision in accordance with 40 CFR 271.21(b)(3).

In 1983, the Louisiana legislature adopted Act 97, which amended and reenacted Louisiana Revised Statutes 30:1051 et seq., the Environmental Affairs Act. This Act created the Louisiana Department of Environmental Quality (LDEQ), which has lead agency jurisdictional authority for administering the RCRA Subtitle C

program in the State.

EPA reviewed Louisiana's application and made an immediate final decision that Louisiana's hazardous waste program revision satisfies all of the requirements necessary to qualify for final authorization. Consequently, EPA intends to grant authorization for the additional program modifications to Louisiana. The public may submit written comments on EPA's proposed final decision until May 12, 1996. Copies of LDEQ's application for program revision are available for inspection and copying at the locations indicated in the ADDRESSES section of this document.

Approval of LDEQ's program revision shall become effective 75 days from the date this notice is published, unless an adverse written comment pertaining to the State's revision discussed in this notice is received by the end of the comment period. If an adverse written comment is received, EPA will publish either (1) a withdrawal of the immediate final decision or (2) a notice containing a response to the comment which either affirms that the immediate final decision takes effect or reverses the decision.

Louisiana's program revision application includes State regulatory