local, or tribal governments in the aggregate; or to the private sector, of \$100 million or more. Under section 205, EPA must select the most costeffective and least burdensome alternative that achieves the objectives of the rule and is consistent with statutory requirements. Section 203 requires EPA to establish a plan for informing and advising any small governments that may be significantly or uniquely impacted by the rule.

The EPA has determined that this action does not include a Federal mandate that may result in estimated costs of \$100 million or more to either State, local, or tribal governments in the aggregate, or to the private sector. This Federal action approves preexisting requirements under State or local law, and imposes no new requirements. Accordingly, no additional costs to State, local, or tribal governments, or to the private sector, result from this action.

# VII. Submission to Congress and the General Accounting Office

Under 5 U.S.C. 801(a)(1)(A) as added by the Small Business Regulatory Enforcement Fairness Act of 1996, EPA submitted a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the General Accounting Office prior to publication of this rule in today's **Federal Register**. This rule is not a "major rule" as defined by 5 U.S.C. 804(2).

### VIII. Petitions for Judicial Review

Under section 307(b)(1) of the Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by December 9, 1997. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. See section 307(b)(2).

## 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, Rreporting and recordkeeping requirements, Sulfur dioxide, Volatile organic compounds. Dated: September 30, 1997. Jerry Clifford,

Acting Regional Administrator.

40 CFR part 52 is amended as follows:

### PART 52—[AMENDED]

1. The authority citation for part 52 continues to read as follows:

Authority: 42 U.S.C. 7401-7671q.

#### Subpart T—Louisiana

2. Section 52.970 is amended by adding paragraph (c)(68) to read as follows:

## § 52.970 Identification of plan.

\* \*

(c) \* \* \*

(68) A revision to the Louisiana SIP addressing the nonattainment NSR program for Louisiana was submitted by the Governor of Louisiana on March 3, 1993, and November 15, 1993.

(i) Incorporation by reference.

(A) Revision to LAC, Title 33, Part III. Air, Chapter 5. Permit Procedures, by the addition of Section 504. Nonattainment New Source Review Procedures, as promulgated in the Louisiana Register, Volume 19, Number 2, 176–183, February 20, 1993; effective February 20, 1993, and submitted by the Governor on March 3, 1993.

(B) Revisions to LAC, Title 33, Part III. Air, Chapter 5. Permit Procedures, Section 504. Nonattainment New Source Review Procedures, Subsections: A., Applicability, Paragraphs A(1), A(2), A(3), A(4); D., Nonattainment New Source Requirements, Paragraph D(4); Delete G., Permit Procedures, Public Participation and Notification; Reletter H., Definitions, to G., and revise definitions for Major Modification (paragraphs: a., c.iii, c.iv, c.v.(a)(b), c.vi, c.vii), Major Stationary Source (paragraphs: a., d.i); Delete Table 1; Renumber Table 2, Major Stationary Source/Major Modification Emission Thresholds, to Table 1, and revise Footnote 1., as promulgated in the Louisiana Register, Volume 19, Number 11, 1420-1421, November 20, 1993; effective November 20, 1993, and submitted by the Governor on November 4, 1993.

(ii) Additional material.

\*

(A) Letter dated January 7, 1994, signed by the Governor of Louisiana, which clarifies that section 504 is to be reviewed under the SIP program.

[FR Doc. 97–27017 Filed 10–9–97; 8:45 am] BILLING CODE 6560–50–P

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## ENVIRONMENTAL PROTECTION AGENCY

# 40 CFR Part 271

[FRL-5906-2]

## New Hampshire: Final Authorization of State Hazardous Waste Management Program Revisions; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Immediate final rule; correction.

SUMMARY: The Environmental Protection Agency published in the **Federal Register** of November 14, 1994 (59 FR 56397) the authorization of New Hampshire's Hazardous Waste Management Program Revision under the Resource Conservation and Recovery Act (RCRA). The document stated that the effective date was January 13, 1994. This was a typographical error. The correct effective date is January 13, 1995. This document corrects that error.

This document is also correcting typographical errors that were in the crosswalk listings of the federal requirements in the same immediate final rule.

**EFFECTIVE DATE:** The effective date for the immediate final rule published at 59 FR 56397 is January 13, 1995.

FOR FURTHER INFORMATION CONTACT: Geri Mannion, U.S. EPA Region I (CHW), J.F.K. Federal Building, Boston, Massachusetts, 02203–21, Phone (617) 565–3607.

Dated: September 24, 1997.

## John P. DeVillars,

Regional Administrator, Region I.

In the table beginning on page 56399, the following items are corrected to read as follows:

Section II: Non-HSWA Requirements Prior to Non-HSWA Cluster 1. Checklist (2) Permit Rules: Settlement Agreement, FR 39611–39623, 09/01/83.

Section III. Non-HSWA Cluster I. Checklist (13) Definition of Solid Waste, 50 FR 614–668, 01/04/85, as amended on 04/11/85 at 50 FR 14216–14220, and 50 FR 33541–33543 on 08/20/85.

Section V: Non-HSWA Cluster III. Checklist (28) Standards for Hazardous Waste Storage and Treatment Tank Systems, 51 *FR* 25422–25486, 07/14/86, as amended at 51 *FR* 29430–39431 on 08/15/86. (Non–HSWA Cluster III and HSWA Cluster I)

Section VI: Non-HSWA Cluster IV. Checklist (46) Technical Correction; Identification and Listing of Hazardous Waste, 53 *FR* 13382, 04/22/88.

Section VII: Non-HSWA Cluster V. Checklist (54) Permit Modifications for Hazardous Waste Management Facilities, 53 *FR* 37912–37924, 09/28/ 88; as amended 10/24/88 at 53 FR 41649.

Section VII: Non-HSWA Cluster V. Checklist (58) Standards for Generators of Hazardous Waste; 53 *FR* 45089– 45093, 11/08/88.

Section VIII: HSWA Cluster I. SI Sharing of Information With the Agency for Toxic Substances and Disease Registry, HSWA § 3019(b), 07/15/85.

[FR Doc. 97–27013 Filed 10–9–97; 8:45 am] BILLING CODE 6560–50–M

## FEDERAL EMERGENCY MANAGEMENT AGENCY

#### 44 CFR Part 206

## Disaster Assistance; Hazard Mitigation Grant Program

**AGENCY:** Federal Emergency Management Agency (FEMA). **ACTION:** Notice of waiver.

SUMMARY: This notice states FEMA's intent to streamline the Hazard Mitigation Grant Program (HMGP) process by allowing States to use a onetime effort to apply statewide eligibility criteria to the HMGP for all disasters declared before April 7, 1997. DATES: October 10, 1997.

## FOR FURTHER INFORMATION CONTACT:

Robert F. Shea, Mitigation Directorate, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646–3619, (facsimile) (202) 646–3104.

**SUPPLEMENTARY INFORMATION:** In the past, Hazard Mitigation Grant Program (HMGP) funds were only available in counties designated as eligible by FEMA for Individual Assistance (IA) or Public Assistance (PA). Under the Stafford Act both IA and PA funds address damage or hardship resulting from the major disaster, but HMGP funds are intended to reduce the risk of future damage or hardship. As a result, FEMA has determined that the use of HMGP funds should not be limited only to counties

designated as eligible for IA or PA funds. In an effort to streamline the HMGP, FEMA will automatically designate all counties within the declared State as eligible to receive HMGP funds for all disasters declared on or after April 7, 1997.

In addition, FEMA has determined that States declared before this time should be permitted to take advantage of this policy. In order to ensure consistency in the availability of HMGP funds among all States with open disasters, FEMA is temporarily waiving its regulatory requirement at 44 CFR 206.40(d) that requires a State to request additional areas for designation within 30 days of the incident or declaration. Therefore, this notice makes public that States have until November 10, 1997, to submit to their FEMA Regional Office the open disasters for which they are requesting the designation of additional counties. For every disaster for which a State is amending the designated areas, States will have until February 9, 1998, or 18 months after the date of the disaster declaration, whichever is later, to submit HMGP project applications to the Regional Office.

(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance)

Dated: October 2, 1997.

# James L. Witt,

Director.

[FR Doc. 97–27000 Filed 10–9–97; 8:45 am] BILLING CODE 6718–02–P

# FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 76

[CS Docket No. 95-174; FCC 96-86]

## Uniform Cable Price-Setting Methodology

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule; announcement of effective date.

**SUMMARY:** The Commission's amendments to 47 CFR 76.922, which

contain information collection requirements, became effective on September 4, 1997. These amendments, which were published in the **Federal Register** on March 31, 1997, relate to implementation of the rate regulation provisions of the 1992 Cable Act.

**EFFECTIVE DATE:** The amendments to 47 CFR 76.922 published at 62 FR 15127 became effective on September 4, 1997.

FOR FURTHER INFORMATION CONTACT: Rob Fream, Cable Services Bureau, (202) 418–7200.

## SUPPLEMENTARY INFORMATION:

1. On March 14, 1997, the Commission released a Report and Order, a summary of which was published in the Federal Register. See 62 FR 15121, March 31, 1997. The Report and Order establishes rules for an optional rate-setting methodology that would enable a cable operator to establish uniform rates for uniform cable service tiers offered in multiple franchise areas. Because the rules imposed new information collection requirements, the amendments to 47 CFR 76.922 could not become effective until approved by the Office of Management and Budget ("OMB"), and no sooner than April 30, 1997. OMB approved these rule changes on September 4, 1997.

2. The **Federal Register** summary stated that the Commission would publish a document announcing the effective date of the rule changes requiring OMB approval. The amendments to 47 CFR 76.922 became effective on September 4, 1997. This publication satisfies the statement that the Commission would publish a document announcing the effective date of the rule changes requiring OMB approval.

# List of Subjects in 47 CFR Part 76

Cable television.

Federal Communications Commission. **William F. Caton**,

# Acting Secretary.

[FR Doc. 97–26786 Filed 10–9–97; 8:45 am] BILLING CODE 6712–01–P