

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

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

Authority: 42 U.S.C. 7401 *et seq.*

Subpart NN—Pennsylvania

- 2. Section 52.2037 is amended by adding paragraph (s) to read as follows:

§ 52.2037 Control strategy plans for attainment and rate-of-progress: Ozone.

* * * * *

(s) *Determination of attainment.* EPA has determined, as of April 4, 2013, that based on 2009 to 2011 ambient air quality data, the Pittsburgh-Beaver Valley, PA moderate nonattainment area has attained the 1997 8-hour ozone National Ambient Air Quality Standard (NAAQS). This determination, in accordance with 40 CFR 51.918, suspends the requirements for this area to submit an attainment demonstration, associated reasonably available control measures, a reasonable further progress plan, contingency measures, and other planning SIPs related to attainment of the standard for as long as this area continues to meet the 1997 8-hour ozone NAAQS.

- 3. Section 52.2056 is amended by adding paragraph (i) to read as follows:

§ 52.2056 Determinations of attainment.

* * * * *

(i) Based upon EPA's review of the air quality data for the 3-year period 2007 to 2009, the Pittsburgh-Beaver Valley, PA moderate nonattainment area has attained the 1997 8-hour ozone NAAQS by the applicable attainment date of June 15, 2010. Therefore, EPA has met the requirement pursuant to CAA section 181(b)(2)(A) to determine, based on the area's air quality as of the attainment date, whether the area attained the standard. EPA also determined that the Pittsburgh-Beaver Valley, PA moderate nonattainment area will not be reclassified for failure to attain by its applicable attainment date pursuant to section 181(b)(2)(A).

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ENVIRONMENTAL PROTECTION AGENCY**40 CFR Part 63**

[EPA-R06-OAR-2006-0851; FRL-9796-8]

Delegation of National Emission Standards for Hazardous Air Pollutants for the States of Kentucky and Louisiana, Correcting Amendments

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correcting amendments.

SUMMARY: On April 14, 2010, EPA published a direct final rule approving delegations of authority for Louisiana. There was an error in the amendatory language which resulted in errors in the codification of the delegated Federal authorities for Kentucky and Louisiana. This action corrects the errors.

DATES: This correction is effective on April 4, 2013.

FOR FURTHER INFORMATION CONTACT: Bill Deese, Air Planning Section, (6PD-L), Environmental Protection Agency, Region 6, 1445 Ross Avenue, Suite 700, Dallas, Texas 75202-2733, telephone (214) 665-7253; fax number 214-665-7263; email address deese.william@epa.gov.

SUPPLEMENTARY INFORMATION: This action corrects errors in 40 CFR part 63 that resulted from an error in the amendatory language in a 40 CFR parts 60, 61, and 63 **Federal Register** direct final rule, delegation of authority, entitled "Delegation of New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants for the State of Louisiana," published April 14, 2010 (75 FR 19252). The error resulted in the revised Louisiana 40 CFR part 63 delegation of authority being codified in 40 CFR 63.99(a)(18) for Kentucky rather than in 40 CFR 63.99(a)(19) for Louisiana. Paragraph 63.99(a)(19) for Louisiana remained as previously approved by EPA for Louisiana on April 17, 2006 (71 FR 19652). In this action, EPA is correcting the errors in 40 CFR part 63 by replacing paragraph 63.99(a)(18) with the language approved for Kentucky in a May 13, 2009 (74 FR 22437), direct final rule, and replacing paragraph 63.99(a)(19) with the language approved for Louisiana in the April 14, 2010 **Federal Register** direct final rule.

EPA has determined that today's action falls under the "good cause" exemption in section 553(b)(3)(B) of the Administrative Procedure Act (APA) which, upon finding "good cause," authorizes agencies to dispense with

public participation where public notice and comment procedures are impracticable, unnecessary, or contrary to the public interest. Public notice and comment for this action are unnecessary because today's action to correct errors in 40 CFR part 63 has no substantive impact on EPA's May 13, 2009 (74 FR 22437), and EPA's April 14, 2010 (75 FR 19252), approval of delegation agreements of the 40 CFR part 63 National Emission Standards for Hazardous Air Pollutants for the states of Kentucky and Louisiana. This action makes no substantive difference to EPA's analysis as set out in those rules. In addition, EPA can identify no particular reason why the public would be interested in being notified of the correction of these paragraphs or in having the opportunity to comment on the correction prior to this action being finalized, since this correction action does not change the meaning of EPA's analysis of Kentucky's submittal approved by EPA May 13, 2009, or Louisiana's submittals approved by EPA April 14, 2010. EPA also finds that there is good cause under APA section 553(d)(3) for this correction to become effective on the date of publication of this action. Section 553(d)(3) of the APA allows an effective date less than 30 days after publication "as otherwise provided by the agency for good cause found and published with the rule." 5 U.S.C. 553(d)(3). The purpose of the 30-day waiting period prescribed in APA section 553(d)(3) is to give affected parties a reasonable time to adjust their behavior and prepare before the final rule takes effect. Today's rule does not create any new regulatory requirements such that affected parties would need time to prepare before the rule takes effect. Rather, today's action merely corrects an error in the regulatory text of a prior rule by correcting the 40 CFR part 63 delegations of authority of the 40 CFR Part 63 National Emission Standards for Hazardous Air Pollutants for the states of Kentucky and Louisiana approved by EPA May 13, 2009, and April 14, 2010, respectively. For these reasons, EPA finds good cause under APA section 553(d)(3) for this correction to become effective on the date of publication of this action.

Statutory and Executive Order Reviews

Under Executive Order 12866 (58 FR 51735, October 4, 1993), this action is not a "significant regulatory action" and therefore is not subject to review by the Office of Management and Budget. For this reason, this action is also not subject to Executive Order 13211, "Actions Concerning Regulations That Significantly Affect Energy Supply,

Distribution, or Use" (66 FR 28355, May 22, 2001). This action merely approves state law as meeting Federal requirements and imposes no additional requirements beyond those imposed by state law. Accordingly, the Administrator certifies that this rule will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.). Because this rule approves pre-existing requirements under state law and does not impose any additional enforceable duty beyond that required by state law, it does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4).

This rule also does not have tribal implications because it will not have a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified by Executive Order 13175 (59 FR 22951, November 9, 2000). This rule also does not have Federalism implications because it does not have substantial direct effects on the states, on the relationship between the national government and the states, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132 (64 FR 43255, August 10, 1999). This rule merely corrects states requests to receive delegation of certain Federal standards, and does not alter the relationship or the distribution of power and responsibilities established in the Clean Air Act. This rule also is not subject to Executive Order 13045 "Protection of

Children from Environmental Health Risks and Safety Risks" (62 FR 19885, April 23, 1997), because it is not economically significant.

This rule does not involve technical standards, thus the requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) do not apply. This rule does not impose an information collection burden under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit 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 United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the **Federal Register**. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by June 3, 2013. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this action 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 63

Environmental protection, Air pollution control, Hazardous substances, Intergovernmental relations, Reporting and recordkeeping requirements.

Dated: March 22, 2013.

Samuel Coleman,

Acting Regional Administrator, Region 6.

40 CFR part 63 is amended as follows:

PART 63—[AMENDED]

- 1. The authority citation for part 63 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

Subpart E—Approval of State Programs and Delegation of Federal Authorities

- 2. Section 63.99 is amended by revising paragraph (a)(18) for Kentucky and paragraph (a)(19) for Louisiana to read as follows:

§ 63.99 Delegated Federal Authorities.

(a) * * *

(18) Kentucky.

(i) The following table lists the specific part 63 standards that have been delegated unchanged to the Kentucky Department of Environmental Protection for all sources. The "X" symbol is used to indicate each subpart that has been delegated. The delegations are subject to all of the conditions and limitations set forth in Federal law, regulations, policy, guidance, and determinations. Some authorities cannot be delegated and are retained by EPA. These include certain General Provisions authorities and specific parts of some standards.

PART 63 MAJOR AND AREA SOURCE RULE DELEGATIONS—KENTUCKY¹

	Source category	Subpart	KDEP ²	LAPCD ³
1	HON	F,G,H,I	X	X
2	Polyvinyl Chloride & Co-polymers VACATED on 5/11/05	J
3	Coke Ovens	L	X	X
4	Dry Cleaners	M	X	X
5	Chromium Electroplating	N	X	X
6	EtO Commercial Sterilization	O	X	X
7	Chromium Cooling Towers	Q	X	X
8	Gasoline Distribution (stage 1)	R	X	X
9	Pulp & Paper I	S	X	X
10	Halogenated Solvent Cleaning	T	X	X
11	Polymer & Resins 1	U	X	X
12	Polymer & Resins 2	W	X	X
13	Secondary Lead Smelters	X	X	X
14	Marine Tank Vessel Loading	Y	X	X
15	Phosphoric Acid Mfg	AA	X	X
16	Phosphate Fertilizers Prod	BB	X	X
17	Petroleum Refineries	CC	X	X
18	Offsite Waste & Recovery	DD	X	X
	Tanks; Level 1	OO	X	X

PART 63 MAJOR AND AREA SOURCE RULE DELEGATIONS—KENTUCKY¹—Continued

	Source category	Subpart	KDEP ²	LAPCD ³
	Containers	PP	X	X
	Surface Impoundments	QQ	X	X
	Drain Systems	RR	X	X
	Oil-Water Separators	VV	X	X
19	Magnetic Tape	EE	X	X
20	Aerospace Industry	GG	X	X
21	Oil & Natural Gas Prod	HH	X	X
	Area Source Requirements >>.....	X
22	Shipbuilding and Repair	II	X	X
23	Wood Furniture Mfg	JJ	X	X
24	Printing & Publishing	KK	X	X
25	Primary Aluminum	LL	X
26	Pulp & Paper II (Combustion sources)	MM	X	X
27	Generic MACT:			
	Control Devices	SS	X	X
	Eq. Leaks—Level 1	TT	X	X
	Eq. Leaks—Level 2	UU	X	X
	Tanks—Level 2	WW	X	X
28	General MACT:			
	Ethylene Mfg	XX & YY	X	X
	Carbon Black	YY	X	X
	Spandex Prod	YY	X	X
	Cyanide Chemical Mfg	YY	X	X
	Acetal Resins	YY	X	X
	Acrylic/Modacrylic Fibers	YY	X	X
	Hydrogen Fluoride Prod	YY	X	X
	Polycarbonates Prod	YY	X	X
29	Steel Pickling	CCC	X	X
30	Mineral Wool Prod	DDD	X	X
31	Hazardous Waste Combustion (Phase I)	EEE	X	X
32	Boilers that burn Haz. Waste (Phase II)	EEE	X	X
33	HCL Prod. Furnaces burning Haz. Waste (P II)	EEE	X	X
34	Pharmaceutical Prod	GGG	X	X
35	Nat. Gas Transmission & Storage	HHH	X	X
36	Flexible Polyurethane Foam Prod	III	X	X
37	Polymer & Resins 4	JJJ	X	X
38	Portland Cement	LLL	X	X
39	Pesticide Active Ingredients	MMM	X	X
40	Wool Fiberglass	NNN	X	X
41	Polymer & Resins 3 (Amino & Phenolic)	OOO	X	X
42	Polyether Polyols Prod	PPP	X	X
43	Primary Copper	QQQ	X	X
44	Secondary Aluminum Prod	RRR	X	X
45	Primary Lead Smelting	TTT	X
46	Petro Refineries (FCC units)	UUU	X	X
47	POTW	VVV	X	X
48	Ferroalloys	XXX	X	X
49	Municipal Landfills	AAAA	X	X
50	Nutritional Yeast	CCCC	X	X
51	Plywood and Composite Wood Prod. (Partial Vacatur Oct. 07)	DDDD	X	X
52	Organic Liquids Distribution (non-gas)	EEEE	X	X
53	Misc. Organic NESHAP	FFFF	X	X
54	Vegetable Oil	GGGG	X	X
55	Wet Formed Fiberglass	HHHH	X	X
56	Auto & Light Duty Truck (coating)	IIII	X	X
57	Paper & Other Webs	JJJJ	X	X
58	Metal Can (coating)	KKKK	X	X
59	Misc. Metal Parts (coating)	MMMM	X	X
60	Large Appliances (coating)	NNNN	X	X
61	Printing, Coating, & Dyeing Fabrics	OOOO	X	X
62	Plastic Parts & Products (coating)	PPPP	X	X
63	Wood Building Products	QQQQ	X	X
64	Metal Furniture (coating)	RRRR	X	X
65	Metal Coil (coating)	SSSS	X	X
66	Leather Tanning & Finishing	TTTT	X	X
67	Cellulose Ethers Prod. Misc. Viscose Processes	UUUU	X	X
68	Boat Manufacturing	VVVV	X	X
69	Reinforced Plastic Composites	WWWW	X	X
70	Rubber Tire Mfg	XXXX	X	X
71	Stationary Combustion Turbines	YYYY	X	X
72	Reciprocating Int. Combustion Engines	ZZZZ	X	X
	Area Source Requirements >>	X

PART 63 MAJOR AND AREA SOURCE RULE DELEGATIONS—KENTUCKY¹—Continued

	Source category	Subpart	KDEP ²	LAPCD ³
73	Lime Manufacturing	AAAAA	X	X
74	Semiconductor Production	BBBBB	X	X
75	Coke Ovens: (Push/Quench/Battery/Stacks)	CCCCC	X	X
76	Industrial/Commercial/Institutional Boilers & Process Heaters, VACATED on 7/30/07.	DDDDD
77	Iron Foundries	EEEEEE	X	X
78	Integrated Iron & Steel	FFFFFF	X	X
79	Site Remediation	GGGGG	X	X
80	Misc. Coating Manufacturing	HHHHH	X	X
81	Mercury Cell Chlor-Alkali	IIIII	X	X
82	Brick & Structural Clay Products, VACATED on 6/18/07	JJJJJ
83	Clay Ceramics Manufacturing, VACATED on 6/18/07	KKKKK
84	Asphalt Roofing & Processing	LLLLL	X	X
85	Flex. Polyurethane Foam Fabrication	MMMMM	X	X
86	Hydrochloric Acid Prod/Fumed Silica	NNNNN	X	X
87	Engine & Rocket Test Facilities	PPPPP	X	X
88	Friction Materials Manufacturing	QQQQQ	X	X
89	Taconite Iron Ore	RRRRR	X	X
90	Refractories	SSSSS	X	X
91	Primary Magnesium	TTTTT	X	X

Area Source Rules

92	Hospital Sterilizers	WWWWWW	X
93	Electric Arc Furnaces Stainless and Nonstainless Steel Mfg	YYYYYY	X
94	Iron & Steel foundries	ZZZZZ	X
95	Gasoline Distribution—Bulk	BBBBBB	X
96	Gasoline Dispensing Facilities	CCCCCC	X
97	PVC & Copolymers Prod	DDDDDD	X
98	Primary Copper	EEEEEE	X
99	Secondary Copper Smelting	FFFFFF	X
100	Primary Nonferrous Metals Paint Stripping	GGGGGG	X
101	Auto-Body Refinishing Plastic Parts & Prod. (coating)	HHHHHH	X
102	Acrylic/Modacrylic Fibers Prod	LLLLLL	X
103	Carbon Black Prod	MMMMMM	X
104	Chemical Mfg. Chrom Flex. Polyurethane Foam Fab	NNNNNN	X
105	Flex. Polyurethane Foam Prod	OOOOOO	X
106	Lead Acid Battery Mfg	PPPPPP	X
107	Wood Preserving	QQQQQQ	X
108	Clay Ceramics Mfg	RRRRRR
109	Glass Mfg	SSSSSS
110	Secondary Nonferrous Metals	TTTTTT
111	Plating and Polishing	WWWWWW
112	Hearing Eq. Mfg	XXXXXX
113	Industrial Mach. & Eq. Finishing
	Elect. & Electronics Eq. Finishing
	Fabricated Metal Prod
	Fabricated Plate Work (Boiler Shop)
	Fabricated Structural Metal Mfg
	Iron and Steel Forging
	Primary Metals Prod. Mfg
	Valves and Pipe Fittings Mfg
	Ferroalloys Production
	Ferro/Silico Manganese	YYYYYYY

¹ State program approved on October 31, 2001. Delegation table last updated on April 1, 2009.² Kentucky Department for Environmental Protection.³ Louisville Air Pollution Control District.

(ii) [Reserved]

(19) Louisiana.

(i) The following table lists the specific part 63 standards that have been delegated unchanged to the Louisiana Department of Environmental Quality for all sources. The "X" symbol

is used to indicate each subpart that has been delegated. The delegations are subject to all of the conditions and limitations set forth in Federal law, regulations, policy, guidance, and determinations. Some authorities cannot

be delegated and are retained by EPA. These include certain General Provisions authorities and specific parts of some standards. Any amendments made to these rules after the date of adoption are not delegated.

DELEGATION STATUS FOR PART 63 STANDARDS—STATE OF LOUISIANA

Subpart	Source category	LDEQ ¹
A	General Provisions	X
D	Early Reductions	NO
F,G,H & I	SOCMI HON	X
J	Polyvinyl Chloride & Copolymers Production	NO ²
L	Coke Oven Batteries	X
M	Perchloroethylene—Dry Cleaners	X
N	Chromium	X
O	Ethylene Oxide Sterilization	X
Q	Industrial Process Cooling Towers	X
R	Gasoline Distribution	X
S	Pulp & Paper MACT I	X
T	Halogenated Solvent	X
U	Polymers & Resins/Group I	X
W	Epoxy Resins and Non-Nylon Polyamides	X
X	Secondary Lead Smelting	X
Y	Marine Vessel Loading	X
AA/BB	Phosphoric Acid/Phosphate Fertilizers	X
CC	Petroleum Refineries (MACT I)	X
DD	Offsite Waste & Recovery	X
EE	Magnetic Tape Mfg	X
GG	Aerospace Mfg and Rework	X
HH	Oil & Natural Gas Production	X
II	Shipbuilding & Ship Repair	X
JJ	Wood Furniture Manufacturing	X
KK	Printing & Publishing	X
LL	Primary Aluminum Reduction Plants	X
MM	Combustion Sources at Kraft, Soda, and Sulfite Pulp & Paper Mills	X
OO	Storage Vessels (Tanks)—Control Level 1	X
PP	Standards for Containers	X
QQ	Standards for Surface Impoundments	X
RR	Standards for Individual Drain Systems	X
SS	Closed Vent Systems, Control Devices, Recovery Devices & Routing to a Fuel Gas System or a Process	X
TT	Equipment Leaks—Control Level 1	X
UU	Equipment Leaks—Control Level 2	X
VV	Standards for Oil-Water Separators & Organic-Water Separators	X
WW	Storage Vessels (Tanks)—Control Level 2	X
XX	Ethylene Manufacturing Process Units: Heat Exchange Systems & Waste Operations	X
YY	Acetal Resins	X
YY	Acrylic/Modacrylic Fibers	X
YY	Carbon Black Production	X
YY	Cyanide Chemicals Mfg	X
YY	Ethylene Production	X
YY	Hydrogen Fluoride	X
YY	Polycarbonates Production	X
YY	Spandex Production	X
CCC	Steel Pickling—HCL Process Facilities and Hydrochloric Acid Regeneration Plants	X
DDD	Standards for Mineral-Wool Production	X
EEE	Standards for Hazardous Waste Combustors	X
GGG	Standards for Pharmaceuticals Production	X
HHH	Standards for Natural Gas Transmission & Storage	X
III	Flexible Polyurethane Foam Production	X
JJJ	Polymers & Resins/Group IV	X
LLL	Portland Cement Manufacturing	X
MMM	Pesticide Active Ingredient Production	X
NNN	Wool Fiberglass	X
OOO	Polymers & Resins III Amino Resins, Phenolic Resins	X
PPP	Polyether Polyols Production	X
QQQ	Primary Copper Smelting	X
RRR	Secondary Aluminum Production	X
TTT	Primary Lead Smelting	X
UUU	Petroleum Refineries (Catalytic Cracking Units, Catalytic Reforming Units and Sulfur Recovery Plants)	X
VVV	Publicly Owned Treatment Works (POTW)	X
XXX	Ferroalloys Production	X
ZZZ	Plywood/Particle Board Manufacturing	X
AAAA	Municipal Solid Waste Landfills	X
CCCC	Nutritional Yeast Manufacturing	X
DDDD	Plywood & Composite Wood Products	X
EEEE	Organic Liquids Distribution (Non-Gasoline)	X
FFFF	Miscellaneous Organic	X
GGGG	Solvent Extraction for Vegetable Oil Production	X
HHHH	Wet-Formed Fiberglass Mat Production	X
III	Auto & Light Duty Truck (Surface Coating)	X

DELEGATION STATUS FOR PART 63 STANDARDS—STATE OF LOUISIANA—Continued

Subpart	Source category	LDEQ ¹
JJJJ	Paper & Other Webs (Surface Coating)	X
KKKK	Metal Can (Surface Coating)	X
MMMM	Misc. Metal Parts (Surface Coating)	X
NNNN	Large Appliances (Surface Coating)	X
OOOO	Fabric Printing, Coating & Dyeing (Surface Coating)	X
PPPP	Plastic Parts & Products (Surface Coating)	X
QQQQ	Wood Building Products (formerly Flat Wood Paneling) (Surface Coating)	X
RRRR	Metal Furniture (Surface Coating)	X
SSSS	Metal Coil (Surface Coating)	X
TTTT	Leather-Finishing Operations	X
UUUU	Cellulose Products	X
VVVV	Boat Manufacturing	X
WWWW	Reinforced Plastics Composites Production	X
XXXX	Rubber Tire Manufacturing	X
YYYY	Combustion Turbines	X
ZZZZ	Reciprocating Internal Combustion Engines (RICE)	X
AAAAAA	Lime Manufacturing Plants	X
BBBBBB	Semiconductor Manufacturing	X
CCCCCC	Coke Oven; Pushing, Quenching, and Battery Stacks	X
DDDDDD	Industrial, Commercial and Institutional Boilers & Process Heaters	NO ²
EEEEEE	Iron & Steel Foundries	X
FFFFFF	Integrated Iron & Steel Manufacturing Facilities	X
GGGGGG	Site Remediation	X
HHHHHH	Miscellaneous Coating Manufacturing	X
IIII	Mercury Cell Chlor-Alkali Plants	NO ²
JJJJJJ	Brick & Structural Clay Products Manufacturing	NO ²
KKKKKK	Clay Ceramics Manufacturing	NO ²
LLLLLL	Asphalt Roofing and Processing	X
MMMMMM	Flexible Polyurethane Foam Fabrication Operation	X
NNNNNN	Hydrochloric Acid Production	X
PPPPPP	Engine Test Cells/Stands (Combined w/Rocket Testing Facilities)	X
QQQQQQ	Friction Products Manufacturing	X
RRRRRR	Taconite Ore Processing	X
SSSSSS	Refractory Products Manufacturing	X
TTTTTT	Primary Magnesium Refining	X
YYYYYY	Electric Arc Furnace Steelmaking Facilities	X
BBBBBB	Gasoline Distribution Terminals	X
CCCCCC	Gasoline Dispensing Facilities	X
DDDDDD	Polyvinyl Chloride and Copolymers Production	X
EEEEEE	Primary Copper Smelting	X
FFFFFF	Secondary Copper Smelting	X
GGGGGGG	Primary Nonferrous Metals Zinc, Cadmium, and Beryllium	X
HHHHHHH	Paint Stripping and Miscellaneous Surface Coating	X
LLLLLL	Acrylic/Modacrylic Fibor	X
MMMMMM	Carbon Black Production	X
NNNNNNN	Chromium Compounds	X
PPPPPPP	Lead Acid Battery Mfg.	X
QQQQQQ	Wood Preserving	X
RRRRRRR	Clay Ceramics Mfg.	X
SSSSSS	Glass Manufacturing	X
TTTTTT	Secondary Nonferrous Metals Processing (Brass, Bronze, Magnesium, & Zinc)	X
UUUUUU— VVVVVV.	(Reserved)
WWWWWW	Plating and Polishing Operations	X
XXXXXX	Metal Fabrication & Finishing Source Nine Categories	X
YYYYYY	Ferroalloys Production Facilities	X
ZZZZZZ	(Reserved)

¹ Federal Rules Adopted by Louisiana Department of Environmental Quality (LDEQ), unchanged as of June 16, 2006.² Although previously delegated to some States, this standard has been vacated and remanded to EPA by the U.S. Court of Appeals for District of Columbia Circuit. Therefore, this standard is not delegated at this time to any States in Region 6.

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[FR Doc. 2013-07540 Filed 4-3-13; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY**40 CFR Part 131**

[EPA-HQ-OW-2012-0095; FRL-9795-8]

RIN 2040-AF33**Water Quality Standards; Withdrawal of Certain Federal Water Quality Criteria Applicable to California, New Jersey and Puerto Rico****AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Final rule.

SUMMARY: EPA is taking final action to amend the federal regulations to withdraw certain human health and aquatic life water quality criteria applicable to waters of New Jersey, Puerto Rico, and California's San Francisco Bay. In 1992, EPA promulgated the National Toxics Rule or NTR to establish numeric water quality criteria for 12 states and two Territories, including New Jersey, Puerto Rico and parts of California. On May 18, 2000, EPA then promulgated a final rule known as the California Toxics Rule or CTR in order to establish numeric water quality criteria for priority toxic pollutants for the State of California that were not previously in the NTR. These two states and one territory have now adopted, and EPA has approved, water quality criteria for certain pollutants included in the NTR. Since California, New Jersey, and Puerto Rico now have criteria that are applicable water quality standards for purposes of the Clean Water Act, EPA has determined that the federally promulgated criteria are no longer needed for these pollutants. In today's action, EPA is amending the federal regulations to withdraw those certain criteria applicable to California, New Jersey, and Puerto Rico as described in the April 5, 2012 proposed rule. The withdrawal of the federally promulgated criteria will enable New Jersey, Puerto Rico, and California to implement their EPA-approved water quality criteria.

DATES: This final rule is effective on June 3, 2013.

ADDRESSES: EPA has established a docket for this action identified by Docket ID No. EPA-HQ-OW-2012-0095. For additional information about EPA's public docket visit the EPA Docket Center homepage at <http://www.epa.gov/epahome/dockets.htm>.

Docket: All documents in the docket are listed in the www.regulations.gov index. Although listed in the index, some information is not publicly available, e.g., CBI or other information

whose disclosure is restricted by statute. Certain other material, such as copyrighted material, will be publicly available only in hard copy. Publicly available docket materials are available either electronically in www.regulations.gov or in hard copy at two Docket Facilities. The Office of Water ("OW") Docket Center is open from 8:30 a.m. until 4:30 p.m., Monday through Friday, excluding legal holidays. The Docket telephone number is (202) 566-2426 and the Docket address is OW Docket, EPA West, Room 3334, 1301 Constitution Ave. NW., Washington, DC, 20004. The Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Public Reading Room is (202) 566-1744. Publicly available docket materials are also available in hard copy at the U.S. EPA Region 2 and U.S. EPA Region 9 addresses. Docket materials can be accessed from 9:00 a.m. until 3:00 p.m., Monday through Friday, excluding legal holidays.

FOR FURTHER INFORMATION CONTACT: For information with respect to New Jersey, contact Wayne Jackson, U.S. EPA, Region 2, Clean Water Division, 290 Broadway, New York, New York 10007 (telephone: (212) 637-3807 or email: jackson.wayne@epa.gov). For information with respect to Puerto Rico, contact Izabela Wojtenko, U.S. EPA, Region 2, Clean Water Division, 290 Broadway, New York, NY 10007 (telephone: (212) 637-3814 or email: wojtenko.izabela@epa.gov). For information with respect to California, contact Diane E. Fleck, P.E. Esq., U.S. EPA Region 9, WTR-2, 75 Hawthorne St., San Francisco, CA 94105 (telephone: (415) 972-3480 or email: fleck.diane@epa.gov). For general and administrative concerns, contact Bryan "Ibrahim" Goodwin, U.S. EPA Headquarters, Office of Science and Technology, 1200 Pennsylvania Avenue NW., Mail Code 4305T, Washington, DC 20460 (telephone: (202) 566-0762 or email: goodwin.bryan@epa.gov).

SUPPLEMENTARY INFORMATION:**I. General Information**

No one is regulated by this rule. This rule withdraws certain federal water quality criteria applicable to New Jersey, Puerto Rico, and California. The withdrawal of the federal water quality criteria applicable to New Jersey and Puerto Rico in this action, in combination with previous federal withdrawal actions, results in the complete removal of New Jersey and Puerto Rico from the NTR.

Background

In 1992, EPA promulgated the NTR to establish numeric water quality criteria for 12 states and two Territories, including New Jersey, Puerto Rico and parts of California (hereafter "States") that had failed to comply fully with Section 303(c)(2)(B) of the Clean Water Act or CWA, 33 U.S.C. 1313(c)(2)(B) (57 FR 60848, December 22, 1992). The criteria codified at 40 CFR 131.36 became the applicable water quality standards in those 14 States for all purposes and programs under the CWA effective February 5, 1993.

On May 18, 2000, EPA then promulgated a final rule known as the CTR at 40 CFR 131.38 in order to establish numeric water quality criteria for priority toxic pollutants for the State of California that were not previously in the NTR, because the State had not complied fully with Section 303(c)(2)(B) of the CWA (65 FR 31682). At that time, any criteria promulgated as part of the NTR for California were codified in the criteria tables for the CTR at 40 CFR 131.38. The water quality standards program was developed with an emphasis on state primacy. Although in the NTR and CTR EPA promulgated toxic criteria for the certain States, EPA prefers that states maintain primacy and revise their own standards to achieve full compliance with the CWA (see 57 FR 60860, December 22, 1992). As described in the preamble to the final NTR and CTR, when a State adopts, and EPA approves, water quality criteria that meet the requirements of the CWA, EPA issues a rule amending the NTR and/or CTR to withdraw the federal criteria applicable to that State. On April 5, 2012, EPA proposed the withdrawal of certain criteria for New Jersey, Puerto Rico and California's San Francisco Bay (see 77 FR 20585; April 5, 2012). EPA received comments for the proposed rule and a listing of the comments and EPA's responses are contained in the document "Response to Comments for Water Quality Standards; Withdrawal of Certain Federal Water Quality Criteria Applicable to California, New Jersey and Puerto Rico." Today, EPA is taking final action on its proposal. This rule does not remove any water quality protections. Rather, it removes a federal regulation that essentially duplicates State regulation.

New Jersey

As discussed in the proposal (77 FR 20585; April 5, 2012), this final rule