§ 63.1327 Batch process vents—reporting requirements.

(a) The owner or operator of a batch process vent or aggregate batch vent stream at an affected source shall submit the information specified in paragraphs (a)(1) through (a)(6) of this section, as appropriate, as part of the Notification of Compliance Status specified in §63.1335(e)(5).

(1) For each batch process vent complying §63.1322(a) and each aggregate batch vent stream complying §63.1322(b), the information specified in §63.1326(b) and (c), as applicable.

(2) For each Group 2 batch process vent with annual emissions less than the level specified in §63.1323(d), the information specified in §63.1326(d)(1)(i).

(3) For each Group 2 batch process vent with annual emissions greater

§ 63.1324(e)(2), hourly records of whether a diversion was detected at any time are not required. The owner or operator shall record whether the monthly visual inspection of the seals or closure mechanisms has been done, and shall record the occurrence of all periods when the seal mechanism is broken, the bypass line damper or valve position has changed, or the key for a lock-and-key type configuration has been checked out, and records of any car-seal that has broken.

(5) Records specifying the times and duration of periods of monitoring system breakdowns, repairs, calibration checks, and zero (low-level) and high-level adjustments. In addition, records specifying any other periods of process or control device operation when monitors are not operating.

(f) Aggregate batch vent stream continuous compliance records. In addition to the records specified in paragraphs (b) and (c) of this section, each owner or operator of an aggregate batch vent stream using a control device to comply with §63.1322(b)(1) or (b)(2) shall keep the following records readily accessible:

(1) Continuous records of the equipment operating parameters specified to be monitored under §63.1324(c) and listed in Table 7 of this subpart, as applicable, or specified by the Administrator in accordance with §63.1327(f), as allowed under §63.1324(d), with the exceptions listed in (f)(1)(i) and (f)(1)(ii) of this section.

(i) For flares, the records specified in Table 7 of this subpart shall be maintained in place of continuous records.

(ii) For carbon adsorbers, the records specified in Table 7 of this subpart shall be maintained in place of daily averages.

(2) Records of the daily average value of each continuously monitored parameter for each operating day determined according to the procedures specified in §63.1335.

(3) For demonstrating compliance with the monitoring of bypass lines as specified in §63.1324(e), records as specified in paragraphs (e)(3) or (e)(4) of this section, as applicable.

(g) Documentation supporting the establishment of the batch mass input limitation shall include the information specified in paragraphs (g)(1) through (g)(5) of this section, as appropriate.

(1) Identification of whether the purpose of the batch mass input limitation is to comply with §63.1322(f)(1) or (g)(1).

(2) Identification of whether the batch mass input limitation is based on the single highest-HAP recipe (considering all products) or on the expected mix of products for the batch process vent as allowed under §63.1323(a)(1).

(3) Definition of the operating year, for the purposes of determining compliance with the batch mass input limitation.

(4) If the batch mass input limitation is based on the expected mix of products, the owner or operator shall provide documentation that describes as many scenarios for differing mixes of products (i.e., how many of each type of product) as the owner or operator desires the flexibility to accomplish. Alternatively, the owner or operator shall provide a description of the relationship among the mix of products that will allow a determination of compliance with the batch mass input limitation under any number of scenarios.

(5) The mass of HAP or material allowed to be charged to the batch unit operation per year under the batch mass input limitation.

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than or equal to the level specified in §63.1323(d), the information specified in §63.1326(d)(2)(i).

(4) For each batch process vent subject to the group determination procedures, the information specified in §63.1326(a), as appropriate.

(5) For each Group 2 batch process vent that is exempt from the batch mass input limitation provisions because it meets the criteria of §63.1322(h), the information specified in §63.1326(a)(1) through (3), and the information specified in §63.1326(a)(4) through (6) as applicable, calculated at the conditions specified in §63.1322(b).

(6) When engineering assessment has been used to estimate emissions from a batch emissions episode and the criteria specified in §63.1323(b)(6)(i)(A) or (B) have been met, the owner or operator shall submit the information demonstrating that the criteria specified in §63.1323(b)(6)(i)(A) or (B) have been met as part of the Notification of Compliance Status required by §63.1335(e)(5).

(b) Whenever a process change, as defined in §63.1323(i)(1), is made that causes a Group 2 batch process vent to become a Group 1 batch process vent, the owner or operator shall notify the Administrator and submit a description of the process change within 180 days after the process change is made or with the next Periodic Report, whichever is later. The owner or operator shall comply with §§63.1321 through 63.1327 in accordance with §63.1310(i).

(c) Whenever a process change, as defined in §63.1323(i)(1), is made that causes a Group 2 batch process vent with annual emissions less than the level specified in §63.1323(d) for which the owner or operator has chosen to comply with §63.1322(g) to have annual emissions greater than or equal to the level specified in §63.1323(d) but remains a Group 2 batch process vent, or if a process change is made that requires the owner or operator to redetermine the batch mass input limitation as specified in §63.1323(i)(3), the owner or operator shall submit a report within 180 days after the process change is made or with the next Periodic Report, whichever is later. The following information shall be submitted:

(1) A description of the process change;

(2) The batch mass input limitation determined in accordance with §63.1322(f)(1).

(d) Whenever a process change, as defined in §63.1323(j)(1), is made that could potentially cause the percent reduction for all process vents at a new SAN affected source using a batch process to be less than 84 percent, the owner or operator shall notify the Administrator and submit a description of the process change within 180 days after the process change is made or with the next Periodic Report, whichever is later. The owner or operator shall comply with §63.1322(a)(3) and all associated provisions in accordance with §63.1310(i).

(e) The owner or operator is not required to submit a report of a process change if one of the conditions specified in paragraphs (e)(1) or (e)(2) of this section is met.

(1) The change does not meet the description of a process change in §63.1323(i) or (j).

(2) The reetermined group status remains Group 2 for an individual batch process vent with annual emissions greater than or equal to the level specified in §63.1323(d) and the batch mass input limitation does not decrease, a Group 2 batch process vent with annual emissions less than the level specified in §63.1323(d) complying with §63.1322(g) continues to have emissions less than the level specified in §63.1323(d) and the batch mass input limitation does not decrease, or the achieved emission reduction remains at 84 percent or greater for new SAN affected sources using a batch process.

(f) If an owner or operator uses a control device other than those specified in §63.1324(c) and listed in Table 7 of this subpart or requests approval to monitor a parameter other than those specified §63.1324(c) and listed in Table 7 of this subpart, the owner or operator shall submit a description of planned reporting and recordkeeping procedures, as specified in §63.1335(f), as part of the Precompliance Report required under §63.1335(e)(3). The Administrator will specify appropriate reporting and
§ 63.1328 Recordkeeping requirements as part of the review of the Precompliance Report.

(g) Owners or operators of affected sources complying with §63.1324(e), shall comply with paragraph (g)(1) or (g)(2) of this section, as appropriate.

(1) Submit reports of the times of all periods recorded under §63.1326(e)(3) when the batch process vent is diverted from the control device through a bypass line, with the next Periodic Report.

(2) Submit reports of all occurrences recorded under §63.1326(e)(4) in which the seal mechanism is broken, the bypass line damper or valve position has changed, or the key to unlock the bypass line damper or valve was checked out, with the next Periodic Report.


§ 63.1328 Heat exchange systems provisions.

(a) Except as specified in paragraph (b) of this section, each owner or operator of an affected source shall comply with §63.104, with the differences noted in paragraphs (c) through (h) of this section, for the purposes of this subpart.

(b) The provisions of paragraph (a) of this section do not apply to each process contact cooling tower that is associated with an existing affected source manufacturing PET.

(c) When the term “chemical manufacturing process unit” is used in §63.104, the term “thermoplastic product process unit” shall apply for purposes of this subpart, with the exception noted in paragraph (d) of this section.

(d) When the phrase “a chemical manufacturing process unit meeting the conditions of §63.100(b)(1) through (b)(3) of this subpart” is used in §63.104(a), the term “a TPPU, except for TPPUs meeting the condition specified in §63.1310(b)” shall apply for purposes of this subpart.

(e) When §63.104 refers to Table 4 of subpart F of this part or Table 9 of subpart G of this part, the owner or operator is only required to consider organic HAP listed on Table 6 of this subpart, except for ethylene glycol which need not be considered under this section, for purposes of this subpart.

(f) When §63.104(c)(3) specifies the monitoring plan retention requirements, and when §63.104(f)(1) refers to the record retention requirements in §63.103(c)(1), the requirements in §§63.1335(a) and 63.1335(h) shall apply, for purposes of this subpart.

(g) When §63.104(f)(2) requires information to be reported in the Periodic Reports required by §63.152(c), the owner or operator shall instead report the information specified in §63.104(f)(2) in the Periodic Reports required by §63.1335(e)(6), for the purposes of this subpart.

(h) The compliance date for heat exchange systems subject to the provisions of this section is specified in §63.1311.

[65 FR 38124, June 19, 2000]

§ 63.1329 Process contact cooling towers provisions.

(a) The owner or operator of each new affected source that manufactures PET is required to comply with paragraph (b) of this section. The owner or operator of each existing affected source that manufactures PET using a continuous terephthalic acid high viscosity multiple end finisher process that utilizes a process contact cooling tower shall comply with paragraph (c) of this section, and is not required to comply with paragraph (b) of this section. The compliance date for process contact cooling towers subject to the provisions of this section is specified in §63.1311.

(b) New affected source requirements.

The owner or operator of a new affected source subject to this section shall comply with paragraphs (b)(1) through (b)(2) of this section.

(1) The owner or operator of a new affected source subject to this section shall not send contact condenser effluent associated with a vacuum system to a process contact cooling tower.

(2) The owner or operator of a new affected source subject to this section shall indicate in the Notification of Compliance Status, as required in §63.1335(e)(5), that contact condenser