which CAIR NO\textsubscript{x} allowances are to be allocated.

(iii) The permitting authority will allocate CAIR NO\textsubscript{x} allowances to the CAIR NO\textsubscript{x} opt-in unit in an amount equaling the heat input under paragraph (c)(2)(i) of this section, multiplied by the NO\textsubscript{x} emission rate under paragraph (c)(2)(i) of this section, divided by 2,000 lb/ton, and rounded to the nearest whole allowance as appropriate.

(d) Recordation. If provided in a State implementation plan revision submitted in accordance with §51.123(p)(3)(i), (ii), or (iii) of this chapter and approved by the Administrator:

(1) The Administrator will record, in the compliance account of the source that includes the CAIR NO\textsubscript{x} opt-in unit, the CAIR NO\textsubscript{x} allowances allocated by the permitting authority to the CAIR NO\textsubscript{x} opt-in unit under paragraph (a)(1) of this section.

(2) By December 1 of the control period in which a CAIR NO\textsubscript{x} opt-in unit enters the CAIR NO\textsubscript{x} Annual Trading Program under §97.184(g) and December 1 of each year thereafter, the Administrator will record, in the compliance account of the source that includes the CAIR NO\textsubscript{x} opt-in unit, the CAIR NO\textsubscript{x} allowances allocated by the permitting authority to the CAIR NO\textsubscript{x} opt-in unit under paragraph (a)(2) of this section.

APPENDIX A TO SUBPART II OF PART 97—STATES WITH APPROVED STATE IMPLEMENTATION PLAN REVISIONS CONCERNING CAIR NO\textsubscript{x} OPT-IN UNITS

1. The following States have State Implementation Plan revisions under §51.123(p)(3) of this chapter approved by the Administrator and establishing procedures providing for CAIR NO\textsubscript{x} opt-in units under subpart II of this part and allocation of CAIR NO\textsubscript{x} allowances to such units under §97.188(b):

   Indiana
   Michigan
   North Carolina
   Ohio
   South Carolina
   Tennessee

2. The following States have State Implementation Plan revisions under §51.123(p)(3) of this chapter approved by the Administrator and establishing procedures providing for CAIR NO\textsubscript{x} opt-in units under subpart II of this part and allocation of CAIR NO\textsubscript{x} allowances to such units under §97.188(c):

   Indiana

   Michigan
   Ohio
   North Carolina
   South Carolina
   Tennessee


Subpart AAA—CAIR NO\textsubscript{x} Trading Program General Provisions

§97.201 Purpose.

This subpart and subparts BBB through III set forth the general provisions and the designated representative, permitting, allowance, monitoring, and opt-in provisions for the Federal Clean Air Interstate Rule (CAIR) SO\textsubscript{2} Trading Program, under section 110 of the Clean Air Act and §52.36 of this chapter, as a means of mitigating interstate transport of fine particulates and sulfur dioxide.

§97.202 Definitions.

The terms used in this subpart and subparts BBB through III shall have the meanings set forth in this section as follows:

Account number means the identification number given by the Administrator to each CAIR SO\textsubscript{2} Allowance Tracking System account.

Acid Rain emissions limitation means a limitation on emissions of sulfur dioxide or nitrogen oxides under the Acid Rain Program.

Acid Rain Program means a multi-state sulfur dioxide and nitrogen oxides air pollution control and emission reduction program established by the Administrator under title IV of the CAA and parts 72 through 78 of this chapter.

Administrator means the Administrator of the United States Environmental Protection Agency or the Administrator's duly authorized representative.

Allocate or allocation means, with regard to CAIR SO\textsubscript{2} allowances issued under the Acid Rain Program, the determination by the Administrator of the amount of such CAIR SO\textsubscript{2} allowances to be initially credited to a CAIR SO\textsubscript{2} unit or other entity and, with regard to CAIR SO\textsubscript{2} allowances issued...