§ 57.813 Final decision.

(a) After review. As soon as practicable after all appeal or other review proceedings have been completed, the Administrator shall issue his final decision. Such a final decision shall include the same elements as the recommended decision, as well as any additional reasons supporting his decisions on exceptions filed by hearing participants. The final decision may accept or reject all or part of the recommended decision. The Administrator may consult with the Presiding Officer, members of the hearing panel or any other EPA employee in preparing his final decision. The Hearing Clerk shall file a copy of the decision on all hearing participants.

(b) In the absence of review. If no party appeals a recommended decision to the Administrator and if the Administrator does not review it sua sponte, he shall be deemed to have adopted the recommended decision as the final decision of the Agency upon the expiration of the time for filing any exceptions under §57.812(a).

§ 57.814 Administrative record.

(a) Establishment of record. (1) Upon receipt of request for a waiver, an administrative record for that request shall be established, and a Record and Hearing Clerk appointed to supervise the filing of documents in the record and to carry out all other duties assigned to him under this subpart.

(2) All material required to be included in the record shall be added to the record as soon as feasible after its receipt by EPA. All material in the record shall be appropriately indexed. The Hearing Clerk shall make appropriate arrangements to allow members of the public to copy all nonconfidential record materials during normal EPA business hours.

(3) Confidential record material shall be indexed under paragraph (a)(2). Confidential record material shall, however, be physically maintained in a separate location from public record material.

(4) Confidential record material shall consist of the following:
   (i) Any material submitted pursuant to §57.802 for which a proper claim of confidentiality has been made under section 114(c) of the Act and 40 CFR part 2; and
   (ii) The Staff Computational Analysis prepared under §57.803.

(b) Record for issuing tentative determination. The administrative record for issuing the tentative determination required by §57.803 shall consist of the material submitted under §57.802 and any additional materials supporting the tentative determination.

(c) Record for acting on requests for cross-examination. The administrative record for acting on requests for cross-examination under §57.808 shall consist of the record for issuing the tentative determination, all comments timely submitted under §§57.803(e)(4) and
57.805, the transcript of the hearing, and any additional material timely submitted under §57.807(d).

(d) Record for preparation of recommended decision. The administrative record for preparation of the recommended decision required by §57.811 shall consist of the record for acting on request for cross-examination, the transcript of any supplementary hearing held under §57.808(c), any materials timely submitted in lieu of or in addition to cross-examination under §57.808(d), and all briefs, proposed findings of fact and proposed recommendations timely submitted under §57.810.

(e) Record for issuance of final decision. (1) Where no hearing has been held, the administrative record for issuance of the Administrator's final decision shall consist of the record for issuing the tentative determination, any comments timely submitted under §57.803(e)(4), any briefs or reply briefs timely submitted under §57.812 (a) through (c), and the transcript of any oral argument granted under §57.810.

(2) Where a hearing has been held, the administrative record for issuance of the Administrator's final decision shall consist of the record of preparation of the recommended decision, any briefs or reply briefs submitted under §57.812 (a) through (c), and the transcript of any oral argument granted under §57.812(d).

§ 57.815 State notification.

The Administrator shall give notice of the final decision in writing to the air pollution control agency of the State in which the smelter is located.

§ 57.816 Effect of negative recommendation.

No waiver of the interim requirement for the use of constant controls shall be granted by the Administrator or a State unless the Administrator or a State first takes into account the Administrator's report, findings, and recommendations as to whether the use of constant controls would be so costly as to necessitate permanent or prolonged temporary cessations of operation of the smelter.

APPENDIX A TO PART 57—PRIMARY NONFERROUS SMELTER ORDER (NSO) APPLICATION

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1. General Instructions
1.1 Purpose of the application. This application provides financial reporting schedules and the accompanying instructions for EPA’s determination of eligibility for a nonferrous smelter order (NSO), and for a waiver.