Environmental Protection Agency § 86.425–78
determination will be based upon a consideration of features, such as:
(1) The width of the rotor housing.
(2) The type and location of intake port (side, peripheral, combination, etc.).
(3) The number of spark plugs per rotor.
(4) The fuel system.
(5) The exhaust system.
(f) Where engines are of a type which cannot be divided into engine families based upon the criteria listed in paragraphs (b) and (d) of this section, the Administrator will establish families of those engines based upon the features most related to their emission characteristics.

§ 86.421–78 Test fleet.
(a) A test vehicle will be selected by the Administrator to represent each engine-displacement-system combination. The configuration (engine calibration, transmission, drive ratio, mass, options, etc.) in the manufacturer’s application which the Administrator believes has the greatest probability of exceeding the standards will be selected.
(b) At the manufacturer’s option, the Administrator will only select one vehicle to represent each engine family where the total projected annual sales for that family are less than 5,000 vehicles.
(c) A manufacturer may elect to operate and test additional vehicles which are identical to those selected by the Administrator. Written notice of a commitment to operate and test additional vehicles shall be given to the Administrator prior to the start of testing and not later than 30 days following notification of the test fleet selection. The results of tests performed by the manufacturer will be combined to determine deterioration factors.
(d) The Administrator may disqualify a vehicle which receives assembly line operations and adjustments which will not be performed on production vehicles.

§ 86.422–78 Administrator’s fleet.
The Administrator may require additional test vehicles identical in all material respects to vehicles selected in accordance with §86.421. The number of vehicles selected shall not increase the size of the test fleet by more than 20 percent or one vehicle, whichever is greater.

§ 86.423–78 Test vehicles.
(a)(1) Before beginning service accumulation on a test vehicle, the manufacturer may perform a zero-kilometer exhaust emission test.
(2) If such a test is performed, the data shall be submitted to the Administrator when the application is submitted.
(3) Zero-kilometer test results shall not be included in the determination of deterioration factors.
(b) Once a manufacturer begins to operate a test vehicle, as indicated by compliance with paragraph (a) of this section, the data from the vehicle will be used, unless specified otherwise by the Administrator. Discontinuation of a vehicle shall be allowed only with the written consent of the Administrator.
(c) Test vehicles shall be calibrated at zero kilometres within the production tolerances applicable to the manufacturer’s specifications.
(d) The Administrator may disqualify a vehicle which receives assembly line operations and adjustments which will not be performed on production vehicles.

§ 86.425–78 Test procedures.
(a) Motorcycle emission test procedures are found in subpart F.
(b) The Administrator may prescribe emission test procedures for any motorcycle which he determines is not susceptible to satisfactory testing by the procedures set forth in subpart F.
(c) Testing of any type with respect to any test vehicle other than that specified in this subpart and subpart F