(i) Provide a retained sample portion to the Administrator’s authorized representative; and
(ii) Ship a retained sample portion to EPA, within two working days of the date of the request, by an overnight shipping service or comparable means, to the address and following procedures specified by EPA, and accompanied with the sulfur test result for the sample determined under §80.1642 or the calculated sulfur content of the batch from which the sample was drawn determined pursuant to the requirements of §80.1611(e).

§ 80.1644 Sampling and testing requirements for producers and importers of certified ethanol denaturant.

(a) Sample and test each batch of certified ethanol denaturant. (1) Producers and importers of certified ethanol denaturant shall collect a representative sample from each batch of certified ethanol denaturant produced or imported and test each sample to determine its sulfur content for compliance with requirements under this subpart prior to the ethanol denaturant leaving the production or import facility, using the sampling and testing methods provided in this section or §§80.8 (sampling) and 80.47 (testing).

(2) The requirements of this section apply beginning January 1, 2017 or on the first day that an ethanol denaturant manufacturer designates a batch of ethanol denaturant as suitable with the requirements of §80.1611, whichever is earlier.

(b) Determination of certified ethanol denaturant sulfur content. Producers and importers of certified ethanol denaturant who are required to test each batch of certified ethanol denaturant they produce or import to determine its sulfur content pursuant to the requirements of §80.1611 shall use the testing methods specified in paragraph (c) of this section.

(c) Test method for measuring sulfur content of certified ethanol denaturant. (1) For purposes of paragraph (b) of this section, producers and importers of certified ethanol denaturant shall use the method provided in §80.47 to measure the sulfur content of certified ethanol denaturant they produce or import. Alternative test methods may be used as approved by the Administrator.

(2) The sulfur content of each batch of ethanol denaturant shall be reported to the nearest ppm.

§ 80.1645 Sample retention requirements for producers and importers of denaturant designated as suitable for the manufacture of denatured fuel ethanol meeting federal quality requirements.

Beginning January 1, 2017, or on the first day that any producer or importer of ethanol denaturant designates a batch of ethanol denaturant as suitable for the manufacture of denatured fuel ethanol meeting federal quality requirements, whichever is earlier, the ethanol denaturant producer or importer shall do all the following:

(a) Retain a representative portion of each sample collected under §80.1644, of at least 330 milliliters in volume.

(b) Retain sample portions for the most recent 20 samples collected, or for each sample collected during the most recent 21 day period, whichever is greater, not to exceed 90 days for any given sample.

(c) Comply with the ethanol denaturant sample handling and storage procedures under §80.1644 for each sample portion retained.

(d) Comply with any request by EPA to—

(1) Provide a retained sample portion to the Administrator’s authorized representative; and

(2) Ship a retained sample portion to EPA, within two working days of the date of the request, by an overnight shipping service or comparable means, to the address and following procedures specified by EPA, and accompanied with the sulfur test result for the sample determined under §80.1644.

§§ 80.1646–80.1649 [Reserved]

§ 80.1650 Registration.

The following registration requirements apply under this subpart:

(a) Registration. Registration with the EPA Administrator is required for any—

(1) Gasoline refiner or importer having any refinery or import facility subject to the gasoline sulfur standards