§ 80.67 Compliance on average.

The requirements of this section apply to all reformulated gasoline and RBOB produced or imported for which compliance with one or more of the requirements of § 80.41 is determined on average (“averaged gasoline”).

(a) Compliance survey required in order to meet standards on average. (1) Any refiner or importer that complies with the compliance survey requirements of § 80.68 has the option of meeting the standards specified in § 80.41 for average compliance in addition to the option of meeting the standards specified in § 80.41 for per-gallon compliance; any refiner or importer that does not comply with the survey requirements must meet the standards specified in § 80.41 for per-gallon compliance, and does not have the option of meeting standards on average.

(2)(i)(A) A refiner or importer that produces or imports reformulated gasoline that exceeds the average standard for benzene (but not for other parameters that have average standards) may use such gasoline to offset reformulated gasoline which does not achieve this average standard, but only if the reformulated gasoline that does not achieve this average standard is sold to ultimate consumers in the same covered area as was the reformulated gasoline which exceeds the average standard; provided that:

(B) Prior to the beginning of the averaging period when the averaging approach described in paragraph (a)(2)(i)(A) of this section is used, the refiner or importer obtains approval from EPA. In order to seek such approval, the refiner or importer shall submit a petition to EPA, such petition to include:

(1) The identification of the refiner and refinery, or importer, the covered area, and the averaging period; and

(2) A detailed description of the procedures the refiner or importer will use to ensure the gasoline is produced by the refiner or is imported by the importer and is used only in the covered area in question and is not used in any other covered area, and the record keeping, reporting, auditing, and other quality assurance measures that will be followed to establish the gasoline is used as intended; and

(C) The refiner or importer properly completes any requirements that are specified by EPA as conditions for approval of the petition.

(ii) Any refiner or importer that meets the requirements of paragraph (a)(2)(i) of this section will be deemed to have satisfied the compliance survey requirements of § 80.68 for the covered area in question.

(b) Scope of averaging. (1) Any refiner shall meet all applicable averaged standards separately for each of the refiner’s refineries;

(2)(i) Any importer shall meet all applicable averaged standards on the basis of all averaged reformulated gasoline and RBOB imported by the importer; except that

(ii) Any importer to whom different standards apply for gasoline imported at different facilities by operation of § 80.41(i), shall meet the averaged standards separately for the averaged reformulated gasoline and RBOB imported into each group of facilities that is subject to the same standards; and

(3) [Reserved]

(c) RVP and VOC emissions performance reduction compliance on average. (1)
The VOC-controlled reformulated gasoline and RBOB produced at any refinery or imported by any importer during the period January 1 through September 15 of each calendar year which is designated for average compliance for RVP or VOC emissions performance on average must meet the standards for RVP (in the case of a refinery or importer subject to the simple model standards) or the standards for VOC emissions performance reduction (in the case of a refinery or importer subject to the complex model standards) which are applicable to that refinery or importer as follows:

(i) Gasoline and RBOB designated for VOC Control Region 1 must meet the standards for that Region which are applicable to that refinery or importer; and

(ii) Gasoline and RBOB designated for VOC Control Region 2 must meet the standards for that Region which are applicable to that refinery or importer.

(2) In the case of a refinery or importer subject to the simple model standards, each gallon of reformulated gasoline and RBOB designated as being VOC-controlled may not exceed the maximum standards for RVP specified in §80.41(b) which are applicable to that refiner or importer.

(3) The reformulated gasoline and RBOB produced at any refinery or imported by any importer during the NOX averaging period that is designated for average compliance for NOX shall on average meet the standards for NOX specified in §80.41 that are applicable to that refinery or importer.

(f) [Reserved]

(g) Compliance calculation. To determine compliance with the averaged standards in §80.41, any refiner for each of its refineries at which averaged reformulated gasoline or RBOB is produced, and any importer that imports averaged reformulated gasoline or RBOB shall, for each averaging period and for each portion of gasoline for which standards must be separately achieved, and for each relevant standard, calculate:

(1)(i)(A) The compliance total using the following formula:

\[
\text{COMPLIANCE TOTAL} = \sum_{i=1}^{n} V_i \times \text{std}
\]

Where:

\(V_i\) = the volume in gallons of gasoline batch \(i\).

\(\text{std}\) = the standard for the parameter being evaluated.

\(n\) = the number of batches of gasoline produced or imported during the averaging period.

(B) For computation of the VOC performance standard compliance total, Std for each VOC control region is determined by the following formula:
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:\[
\text{Std} = \frac{\sum_{i=1}^{n_u} \text{VU}_i \times \text{Std}_u + \sum_{i=1}^{n_a} \text{VA}_i \times \text{Std}_a}{\sum_{i=1}^{n_u} \text{VU}_i + \sum_{i=1}^{n_a} \text{VA}_i}
\]

Where, for gasoline and RBOB designated for that VOC control region:

\(\text{Std} = \) the value to be used in the compliance total formula.

\(\text{Std}_u = \) the averaged VOC emissions performance reduction standard applicable to reformulated gasoline and RBOB not designated for compliance with the adjusted VOC gasoline standard.

\(\text{Std}_a = \) the averaged VOC emissions performance reduction standard applicable to reformulated gasoline and RBOB designated for compliance with the adjusted VOC gasoline standard.

\(\text{VU}_i = \) the volume of batch \(i\) not designated for compliance with the adjusted VOC gasoline standard.

\(\text{VA}_i = \) the volume of batch \(i\) designated for compliance with the adjusted VOC gasoline standard.

\(n_u = \) the number of batches produced or imported and not designated for compliance with the adjusted VOC gasoline standard.

\(n_a = \) the number of batches produced or imported and designated for compliance with the adjusted VOC gasoline standard.

(C) The actual total using the following formula:

\[
\text{ACTUAL TOTAL} = \sum_{i=1}^{n} (V_i \times \text{parm}_i)
\]

Where:

\(V_i = \) the volume in gallons of gasoline batch \(i\).

\(\text{parm}_i = \) the parameter value of gasoline batch \(i\).

\(n = \) the number of batches of gasoline produced or imported during the averaging period.

(ii) [Reserved]

(2) For each standard, compare the actual total with the compliance total.

(3) For the VOC, NO\textsubscript{X}, and toxics emissions performance standards, the actual totals must be equal to or greater than the compliance totals to achieve compliance.

(4) For RVP and benzene standards, the actual total must be equal to or less than the compliance totals to achieve compliance.

(5) If the actual total for the benzene standard is greater than the compliance total, credits for this parameter must be obtained from another refiner or importer in order to achieve compliance:

(i) [Reserved]

(ii) The total number of benzene credits required to achieve compliance is calculated by subtracting the compliance total from the actual total benzene.

(6) If the actual total for the benzene standard is less than the compliance totals, credits for this parameter are generated.

(i) [Reserved]

(ii) The total number of benzene credits which may be traded to another refinery or importer is calculated by subtracting the actual total from the compliance total for benzene.

(7) In 2006 only, compliance with the oxygen standards in §80.41 may be based on the volume and oxygen content of all reformulated gasoline produced or imported during the period January 1, 2006, through May 5, 2006 or the volume and oxygen content of all oxygenated reformulated gasoline produced or imported during the 2006 annual averaging period (January 1 through December 31).

(h) Credit transfers. (1) Compliance with the averaged standards specified in §80.41 for benzene (but for no other standards or requirements) may be achieved through the transfer of benzene credits provided that:

(i) The credits were generated in the same averaging period as they are used;

(ii) The credit transfer takes place no later than fifteen working days following the end of the averaging period in which the reformulated gasoline credits were generated;

(iii) The credits are properly created;

(iv) The credits are transferred, either through inter-company or intra-company transfers, directly from the refiner or importer that creates the credits to the refiner or importer that uses the credits to achieve compliance; and

(v) Benzene credits are not used to achieve compliance with the maximum benzene content standards in §80.41.

(2) No party may transfer any credits to the extent such a transfer would result in the transferor having a negative
credit balance at the conclusion of the averaging period for which the credits were transferred. Any credits transferred in violation of this paragraph are improperly created credits.

(3) In the case of credits that were improperly created, the following provisions apply:

(i) Improperly created credits may not be used to achieve compliance, regardless of a credit transferee’s good faith belief that it was receiving valid credits;

(ii) No refiner or importer may create, report, or transfer improperly created credits; and

(iii) Where any credit transferor has in its balance at the conclusion of any averaging period both credits which were properly created and credits which were improperly created, the properly created credits will be applied first to any credit transfers before the transferor may apply any credits to achieve its own compliance.

(a) Average compliance for reformulated gasoline produced or imported before January 1, 1995. In the case of any reformulated gasoline that is intended to be used beginning January 1, 1995, but that is produced or imported prior to that date:

(1) Any refiner or importer may meet standards specified in §80.41 for average compliance for such gasoline, provided the refiner or importer has the option of meeting standards on average for 1995 under paragraph (a) of this section, and provided the refiner or importer elects to be subject to average standards under §80.65(e)(3); and

(2) Any average compliance gasoline under paragraph (1)(1) of this section shall be combined with average compliance gasoline produced during 1995 for purposes of compliance calculations under paragraph (g) of this section.


§80.68 Compliance surveys.

(a)(1) Beginning January 1, 2007, the compliance surveys for NOx emissions performance under this section shall cease to be required.

(b) Compliance survey option 1. In order to satisfy the compliance survey requirements, any refiner or importer shall properly conduct a program of compliance surveys in accordance with a survey program plan which has been approved by the Administrator of EPA in each covered area which is supplied with any gasoline for which compliance is achieved on average that is produced by that refinery or imported by that importer. Such approval shall be based upon the survey program plan meeting the following criteria:

(1) The survey program shall consist of at least four surveys which shall occur during the following time periods: one survey during the period January 1 through May 31; two surveys during the period June 1 through September 15; and one survey during the period September 16 through December 31.

(2) The survey program shall meet the criteria stated in paragraph (d) of this section.

(3) In the event that any refiner or importer fails to properly carry out an approved survey program, the refiner or importer shall achieve compliance with all applicable standards on a per-gallon basis for the calendar year in which the failure occurs, and may not achieve compliance with any standard on an average basis during this calendar year. This requirement to achieve compliance per-gallon shall apply ab initio to the beginning of any calendar year in which the failure occurs, regardless of when during the year the failure occurs.

(c) Compliance survey option 2. A refiner or importer shall be deemed to have satisfied the compliance survey requirements described in paragraph (b) of this section if a comprehensive program of surveys is properly conducted in accordance with a survey program plan which has been approved by the Administrator of EPA. Such approval shall be based upon the survey program plan meeting the following criteria:

(1) The initial schedule for the conduct of surveys shall be as follows:

(i) 120 surveys shall be conducted in 1995;

(ii) 120 surveys shall be conducted in 2001;

(iii) 120 surveys shall be conducted in 2002;

(iv) 120 surveys shall be conducted in 2003;

(v) 120 surveys shall be conducted in 2004;

(vi) 120 surveys shall be conducted in 2005;

(vii) 120 surveys shall be conducted in 2006;

(viii) 120 surveys shall be conducted in 2007;

(ix) 120 surveys shall be conducted in 2008;

(x) 120 surveys shall be conducted in 2009;

(xi) 120 surveys shall be conducted in 2010;

(xii) 120 surveys shall be conducted in 2011;

(xiii) 120 surveys shall be conducted in 2012;

(xiv) 120 surveys shall be conducted in 2013;

(xv) 120 surveys shall be conducted in 2014;

(xvi) 120 surveys shall be conducted in 2015;

(xvii) 120 surveys shall be conducted in 2016;

(xviii) 120 surveys shall be conducted in 2017;

(xix) 120 surveys shall be conducted in 2018;

(xx) 120 surveys shall be conducted in 2019;

(xxi) 120 surveys shall be conducted in 2020;

(xxii) 120 surveys shall be conducted in 2021;

(xxiii) 120 surveys shall be conducted in 2022;

(xxiv) 120 surveys shall be conducted in 2023;

(xxv) 120 surveys shall be conducted in 2024;

(xxvi) 120 surveys shall be conducted in 2025;

(xxvii) 120 surveys shall be conducted in 2026;

(xxviii) 120 surveys shall be conducted in 2027;

(xxix) 120 surveys shall be conducted in 2028;

(xx) 120 surveys shall be conducted in 2029;

(xxx) 120 surveys shall be conducted in 2030;