§ 89.510 Compliance with acceptable quality level and passing and failing criteria for selective enforcement audits.

(a) The prescribed acceptable quality level is 40 percent.
(b) A failed engine is one whose final test results pursuant to §89.509(b), for one or more of the applicable pollutants exceed the applicable emission standard or family emission level.
(c) The manufacturer must test engines comprising the test sample until a pass decision is reached for each pollutant. A pass decision is reached when the cumulative number of failed engines, as defined in paragraph (b) of this section, appropriate to the cumulative number of engines tested. A fail decision is reached when the cumulative number of failed engines is greater than or equal to the pass decision number, as defined in paragraph (d) of this section, appropriate to the cumulative number of engines tested.
(d) The pass and fail decision numbers associated with the cumulative number of engines tested are determined by using the tables in appendix A to this subpart, “Sampling Plans for Selective Enforcement Auditing of Nonroad Engines,” appropriate to the projected sales as made by the manufacturer in its report to EPA under §89.505(c)(1). In the tables in appendix A to this subpart, sampling plan “stage” refers to the cumulative number of engines tested. Once a pass or fail decision has been made for a particular pollutant, the number of engines with final test results exceeding the emission standard for that pollutant shall not be considered any further for the purposes of the audit.
(e) Passing or failing of an SEA occurs when the decision is made on the last engine required to make a decision under paragraph (c) of this section.
(f) The Administrator may terminate testing earlier than required in paragraph (c) of this section.

§ 89.511 Suspension and revocation of certificates of conformity.

(a) The certificate of conformity is suspended with respect to any engine failing pursuant to paragraph (b) of §89.510 effective from the time that testing of that engine is completed.
(b) The Administrator may suspend the certificate of conformity for a family which does not pass an SEA, pursuant to paragraph §89.510(c), based on the first test or all tests conducted on each engine. This suspension will not occur before ten days after failure of the audit, unless the manufacturer requests an earlier suspension.
(c) If the results of testing pursuant to these regulations indicate that engines of a particular family produced at one plant of a manufacturer do not conform to the regulations with respect to which the certificate of conformity was issued, the Administrator may suspend the certificate of conformity with respect to that family for engines manufactured by the manufacturer at all other plants.
(d) Notwithstanding the fact that engines described in the application may be covered by a certificate of conformity, the Administrator may suspend such certificate immediately in whole or in part if the Administrator finds any one of the following infractions to be substantial: