Ocean Energy Management, Interior

§ 550.302 Definitions concerning air quality.

For purposes of §§ 550.303 and 550.304 of this part:

pay, porosity, water saturations, pressures, formation volume factor);

(3) Appropriate well logs, including digital well log (i.e., gamma ray, resistivity, neutron, density, sonic, caliper curves) curves in an acceptable digital format;

(4) Sidewall core/whole core and pressure-volume-temperature analysis;

(5) Structure maps, with the existing and proposed penetration points and subsea depths for all wells penetrating the reservoirs, fluid contacts (or the lowest or highest known levels in the absence of actual contacts), reservoir boundaries, and the scale of the map;

(6) Interpreted structural cross sections and corresponding interpreted seismic lines or block diagrams, as necessary, that include all current wellbores and planned wellbores on the leases or units to be developed, the reservoir boundaries, fluid contacts, depth scale, stratigraphic positions, and relative biostratigraphic ages;

(7) Isopach maps of each reservoir showing the net feet of pay for each well within the reservoir identified at the penetration point, along with the well name, labeled contours, and scale;

(8) Estimates of original oil and gas in-place and anticipated recoverable oil and gas reserves, all reservoir parameters, and risk factors and assumptions;

(9) Plat map at the same scale as the structure maps with existing and proposed well paths, as well as existing and proposed penetrations;

(10) Wellbore schematics indicating proposed perforations;

(11) Proposed wellbore utility chart showing all existing and proposed wells, with proposed completion intervals indicated for each borehole;

(12) Appropriate pressure data, specified by date, and whether estimated or measured;

(13) Description of reservoir development strategies;

(14) Description of the enhanced recovery practices you will use or, if you do not plan to use such practices, an explanation of the methods you considered and reasons you do not intend to use them;

(15) For each reservoir you do not intend to develop:

(i) A statement explaining the reason(s) you will not develop the reservoir, and

(ii) Economic justification, including costs, recoverable reserve estimate, production profiles, and pricing assumptions; and

(16) Any other appropriate data you used in performing your reservoir evaluations and preparing your reservoir development strategies.

§ 550.298 How long will BOEM take to evaluate and make a decision on the CID?

(a) The Regional Supervisor will make a decision within 150 calendar days of receiving your CID. If BOEM does not act within 150 calendar days, your CID is considered approved.

(b) BOEM may suspend the 150-calendar-day evaluation period if there is missing, inconclusive, or inaccurate data, or when a well reaches total depth during the evaluation period. BOEM may also suspend the evaluation period when a well penetrating a hydrocarbon-bearing structure reaches total depth during the evaluation period and the data from that well is needed for the CID. You will receive written notification from the Regional Supervisor describing the additional information that is needed, and the evaluation period will resume once BOEM receives the requested information.

(c) The Regional Supervisor will approve or deny your CID request based on your commitment to develop economically producible reservoirs according to sound conservation, engineering, and economic practices.

§ 550.299 What operations require approval of the CID?

You may not begin production before you receive BOEM approval of the CID.

Subpart C—Pollution Prevention and Control

§§ 550.300–550.301 [Reserved]

§ 550.302 Definitions concerning air quality.

For purposes of §§ 550.303 and 550.304 of this part:
Air pollutant means any combination of agents for which the Environmental Protection Agency (EPA) has established, pursuant to section 109 of the Clean Air Act, national primary or secondary ambient air quality standards.

Attainment area means, for any air pollutant, an area which is shown by monitored data or which is calculated by air quality modeling (or other methods determined by the Administrator of EPA to be reliable) not to exceed any primary or secondary ambient air quality standards established by EPA.

Best available control technology (BACT) means an emission limitation based on the maximum degree of reduction for each air pollutant subject to regulation, taking into account energy, environmental and economic impacts, and other costs. The BACT shall be verified on a case-by-case basis by the Regional Supervisor and may include reductions achieved through the application of processes, systems, and techniques for the control of each air pollutant.

Emission offsets mean emission reductions obtained from facilities, either onshore or offshore, other than the facility or facilities covered by the proposed Exploration Plan or Development and Production Plan.

Existing facility is an OCS facility described in an Exploration Plan or a Development and Production Plan submitted or approved prior to June 2, 1980.

Facility means any installation or device permanently or temporarily attached to the seabed which is used for exploration, development, and production activities for oil, gas, or sulphur and which emits or has the potential to emit any air pollutant from one or more sources. All equipment directly associated with the installation or device shall be considered part of the facility while physically attached to it.

Nonattainment area means, for any air pollutant, an area which is shown by monitored data or which is calculated by air quality modeling (or other methods determined by the Administrator of EPA to be reliable) to exceed any primary or secondary ambient air quality standard established by EPA.

Projected emissions mean emissions, either controlled or uncontrolled, from a source(s).

Source means an emission point. Several sources may be included within a single facility.

Temporary facility means activities associated with the construction of platforms offshore or with facilities related to exploration for or development of offshore oil and gas resources which are conducted in one location for less than 3 years.

Volatile organic compound (VOC) means any organic compound which is emitted to the atmosphere as a vapor. The unreactive compounds are exempt from the above definition.

§ 550.303 Facilities described in a new or revised Exploration Plan or Development and Production Plan.

(a) New plans. All Exploration Plans and Development and Production Plans shall include the information required to make the necessary findings under paragraphs (d) through (i) of this section, and the lessee shall comply with the requirements of this section as necessary.

(b) Applicability of § 550.303 to existing facilities. (1) The Regional Supervisor may review any Exploration Plan or Development and Production Plan to determine whether any facility described in the plan should be subject to review under this section and has the potential to significantly affect the air quality of an onshore area. To make these decisions, the Regional Supervisor shall consider the distance of the facility from shore, the size of the facility, the number of sources planned for the facility and their operational status, and the air quality status of the onshore area.

(2) For a facility identified by the Regional Supervisor in paragraph (b)(1) of this section, the Regional Supervisor
shall require the lessee to refer to the
information required in §550.218 or
§550.249 of this part and to submit only
that information required to make the
necessary findings under paragraphs (d)
through (i) of this section. The lessee
shall submit this information within
120 days of the Regional Supervisor’s
determination or within a longer pe-
riod of time at the discretion of the Re-
gional Supervisor. The lessee shall
comply with the requirements of this
section as necessary.

(c) Revised facilities. All revised Ex-
ploration Plans and Development and
Production Plans shall include the in-
formation required to make the nec-
essary findings under paragraphs (d)
through (i) of this section. The lessee
shall comply with the requirements of
this section as necessary.

(d) Exemption formulas. To determine
whether a facility described in a new,
modified, or revised Exploration Plan
or Development and Production Plan is
exempt from further air quality review,
the lessee shall use the highest annual-
total amount of emissions from the fa-
cility for each air pollutant calculated
in §550.249(a) or §550.218(a) of this part
and compare these emissions to the
emission exemption amount “E” for
each air pollutant calculated using the
following formulas: $E = 3400D^{2/3}$ for
carbon monoxide (CO); and $E = 33.3D$
for total suspended particulates (TSP),
sulphur dioxide (SO$_2$), nitrogen oxides
(NO$_x$), and VOC (where E is the emis-
sion exemption amount expressed in
tons per year, and D is the distance of
the proposed facility from the closest
onshore area of a State expressed in
statute miles). If the amount of these
projected emissions is less than or
equal to the emission exemption
amount “E” for the air pollutant, the
facility is exempt from further air
quality review required under para-
graphs (e) through (i) of this section.

(e) Significance levels. For a facility
not exempt under paragraph (d) of this
section for air pollutants other than
VOC, the lessee shall use an approved
air quality model to determine whether
the projected emissions of those air
pollutants from the facility result in
an onshore ambient air concentration
above the following significance levels:

<table>
<thead>
<tr>
<th>Air pollutant</th>
<th>Averaging time (hours)</th>
<th>Annual</th>
<th>24</th>
<th>8</th>
<th>3</th>
<th>1</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO$_2$</td>
<td>1</td>
<td>5</td>
<td>25</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TSP</td>
<td>1</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NO$_x$</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CO</td>
<td></td>
<td>500</td>
<td>2000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(f) Significance determinations. (1) The
projected emissions of any air pollut-
ant other than VOC from any facility
which result in an onshore ambient air
concentration above the significance
level determined under paragraph (e) of
this section for that air pollutant,
shall be deemed to significantly affect
the air quality of the onshore area for
that air pollutant.

(2) The projected emissions of VOC
from any facility which is not exempt
under paragraph (d) of this section for
that air pollutant shall be deemed to
significantly affect the air quality of
the onshore area for VOC.

(g) Controls required. (1) The projected
emissions of any air pollutant other
than VOC from any facility, except a
temporary facility, which significantly
affect the quality of a nonattainment
area, shall be fully reduced. This shall
be done through the application of
BACT and, if additional reductions are
necessary, through the application of
additional emission controls or
through the acquisition of offshore or
onshore offsets.

(2) The projected emissions of any air
pollutant other than VOC from any fa-
cility which significantly affect the air
quality of an attainment or
unclassifiable area shall be reduced
through the application of BACT.

(i)(A) Except for temporary facilities,
the lessee also shall use an approved
§ 550.303  

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air quality model to determine whether the emissions of TSP or SO\(_2\) that remain after the application of BACT cause the following maximum allowable increases over the baseline concentrations established in 40 CFR 52.21 to be exceeded in the attainment or unclassifiable area:

MAXIMUM ALLOWABLE CONCENTRATION INCREASES  

<table>
<thead>
<tr>
<th>Air pollutant</th>
<th>Averaging times</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Annual mean</td>
<td>24-hour maximum</td>
</tr>
<tr>
<td>Class I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TSP</td>
<td>5</td>
<td>10</td>
</tr>
<tr>
<td>SO(_2)</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>Class II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TSP</td>
<td>19</td>
<td>37</td>
</tr>
<tr>
<td>SO(_2)</td>
<td>20</td>
<td>91</td>
</tr>
<tr>
<td>Class III</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TSP</td>
<td>37</td>
<td>75</td>
</tr>
<tr>
<td>SO(_2)</td>
<td>40</td>
<td>182</td>
</tr>
</tbody>
</table>

1 For TSP—geometric; For SO\(_2\)—arithmetric.

(B) No concentration of an air pollutant shall exceed the concentration permitted under the national secondary ambient air quality standard or the concentration permitted under the national primary air quality standard, whichever concentration is lowest for the air pollutant for the period of exposure. For any period other than the annual period, the applicable maximum allowable increase may be exceeded during one such period per year at any one onshore location.

(ii) If the maximum allowable increases are exceeded, the lessee shall apply whatever additional emission controls are necessary to reduce or offset the remaining emissions of TSP or SO\(_2\) so that concentrations in the onshore ambient air of an attainment or unclassifiable area do not exceed the maximum allowable increases.

(iii) The projected emissions of VOC from any facility, except a temporary facility, which significantly affect the onshore air quality of a nonattainment area shall be fully reduced. This shall be done through the application of BACT and, if additional reductions are necessary, through the application of additional emission controls or through the acquisition of offshore or onshore offsets.

(ii) The projected emissions of VOC from any facility which significantly affect the onshore air quality of an attainment area shall be reduced through the application of BACT.

(h) Controls required on temporary facilities. The lessee shall apply BACT to reduce projected emissions of any air pollutant from a temporary facility which significantly affects the air quality of an onshore area of a State.

(i) Emission offsets. When emission offsets are to be obtained, the lessee must demonstrate that the offsets are equivalent in nature and quantity to the projected emissions that must be reduced after the application of BACT; a binding commitment exists between the lessee and the owner or owners of the source or sources; the appropriate air quality control jurisdiction has been notified of the need to revise the State Implementation Plan to include the information regarding the offsets; and the required offsets come from sources which affect the air quality of
the area significantly affected by the lessee’s offshore operations.

(j) Review of facilities with emissions below the exemption amount. If, during the review of a new, modified, or revised Exploration Plan or Development and Production Plan, the Regional Supervisor determines or an affected State submits information to the Regional Supervisor which demonstrates, in the judgment of the Regional Supervisor, that projected emissions from an otherwise exempt facility will, either individually or in combination with other facilities in the area, significantly affect the air quality of an onshore area, then the Regional Supervisor shall require the lessee to submit additional information to determine whether emission control measures are necessary. The lessee shall be given the opportunity to present information to the Regional Supervisor which demonstrates that the exempt facility is not significantly affecting the air quality of an onshore area of the State.

(k) Emission monitoring requirements. The lessee shall monitor, in a manner approved or prescribed by the Regional Supervisor, emissions from the facility. The lessee shall submit this information monthly in a manner and form approved or prescribed by the Regional Supervisor.

(l) Collection of meteorological data. The Regional Supervisor may require the lessee to collect, for a period of time and in a manner approved or prescribed by the Regional Supervisor, and submit meteorological data from a facility.

§ 550.304 Existing facilities.

(a) Process leading to review of an existing facility. (1) An affected State may request that the Regional Supervisor supply basic emission data from existing facilities when such data are needed for the updating of the State’s emission inventory. In submitting the request, the State must demonstrate that similar offshore and onshore facilities in areas under the State’s jurisdiction are also included in the emission inventory.

(2) The Regional Supervisor may require lessors of existing facilities to submit basic emission data to a State submitting a request under paragraph (a)(1) of this section.

(3) The State submitting a request under paragraph (a)(1) of this section may submit information from its emission inventory which indicates that emissions from existing facilities may be significantly affecting the air quality of the onshore area of the State. The lessee shall be given the opportunity to present information to the Regional Supervisor which demonstrates that the facility is not significantly affecting the air quality of the State.

(4) The Regional Supervisor shall evaluate the information submitted under paragraph (a)(3) of this section and shall determine, based on the basic emission data, available meteorological data, and the distance of the facility or facilities from the onshore area, whether any existing facility has the potential to significantly affect the air quality of the onshore area of the State.

(5) If the Regional Supervisor determines that no existing facility has the potential to significantly affect the air quality of the onshore area of the State submitting information under paragraph (a)(3) of this section, the Regional Supervisor shall notify the State of and explain the reasons for this finding.

(6) If the Regional Supervisor determines that an existing facility has the potential to significantly affect the air quality of an onshore area of the State submitting information under paragraph (a)(3) of this section, the Regional Supervisor shall require the lessee to refer to the information requirements under § 550.218 or § 550.249 of this part and submit only that information required to make the necessary findings under paragraphs (b) through (e) of this section. The lessee shall submit this information within 120 days of the Regional Supervisor’s determination or within a longer period of time at the discretion of the Regional Supervisor. The lessee shall comply with the requirements of this section as necessary.

(b) Exemption formulas. To determine whether an existing facility is exempt from further air quality review, the lessee shall use the highest annual
total amount of emissions from the facility for each air pollutant calculated in §550.218(a) or §550.249(a) of this part and compare these emissions to the emission exemption amount “E” for each air pollutant calculated using the following formulas: $E = 3400D^{2/3}$ for CO; and $E = 33.3D$ for TSP, SO$_2$, NO$_x$, and VOC (where E is the emission exemption amount expressed in tons per year, and D is the distance of the facility from the closest onshore area of the State expressed in statute miles). If the amount of projected emissions is less than or equal to the emission exemption amount “E” for the air pollutant, the facility is exempt for that air pollutant from further air quality review required under paragraphs (c) through (e) of this section.

(c) Significance levels. For a facility not exempt under paragraph (b) of this section for air pollutants other than VOC, the lessee shall use an approved air quality model to determine whether projected emissions of those air pollutants from the facility result in an onshore ambient air concentration above the following significance levels:

<table>
<thead>
<tr>
<th>Air pollutant</th>
<th>Averaging time (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Annual</td>
</tr>
<tr>
<td>SO$_2$</td>
<td>1</td>
</tr>
<tr>
<td>TSP</td>
<td>1</td>
</tr>
<tr>
<td>NO$_x$</td>
<td>1</td>
</tr>
<tr>
<td>CO</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(d) Significance determinations. (1) The projected emissions of any air pollutant other than VOC from any facility which result in an onshore ambient air concentration above the significance levels determined under paragraph (c) of this section for that air pollutant shall be deemed to significantly affect the air quality of the onshore area for that air pollutant.

(2) The projected emissions of VOC from any facility which is not exempt under paragraph (b) of this section for that air pollutant shall be deemed to significantly affect the air quality of the onshore area for VOC.

(e) Controls required. (1) The projected emissions of any air pollutant which significantly affect the air quality of an onshore area shall be reduced through the application of BACT.

(2) The lessee shall submit a compliance schedule for the application of BACT. If it is necessary to cease operations to allow for the installation of emission controls, the lessee may apply for a suspension of operations under the provisions of 30 CFR 250.174.

(f) Review of facilities with emissions below the exemption amount. If, during the review of the information required under paragraph (a)(6) of this section, the Regional Supervisor determines or an affected State submits information to the Regional Supervisor which demonstrates, in the judgment of the Regional Supervisor, that projected emissions from an otherwise exempt facility will, either individually or in combination with other facilities in the area, significantly affect the air quality of an onshore area, then the Regional Supervisor shall require the lessee to submit additional information to determine whether control measures are necessary. The lessee shall be given the opportunity to present information to the Regional Supervisor which demonstrates that the exempt facility is not significantly affecting the air quality of an onshore area of the State.

(g) Emission monitoring requirements. The lessee shall monitor, in a manner approved or prescribed by the Regional Supervisor, emissions from the facility following the installation of emission controls. The lessee shall submit this information monthly in a manner and form approved or prescribed by the Regional Supervisor.

(h) Collection of meteorological data. The Regional Supervisor may require the lessee to collect, for a period of
§ 550.400 Leasing maps and diagrams.
(a) Any area of the OCS, which has been appropriately platted as provided in paragraph (b) of this section, may be leased for any mineral not included in an existing lease issued under the Act or meeting the requirements of subsection (a) of section 6 of the Act, before any lease is offered or issued an area may be:
(1) Withdrawn from disposition pursuant to section 12(a) of the Act; or
(2) Designated as an area or part of an area restricted from operation under section 12(d) of the Act.
(b) BOEM will prepare leasing maps and official protraction diagrams of areas of the OCS. The areas included in each mineral lease will be in accordance with the appropriate leasing map or official protraction diagram.

§ 550.1011 Bond requirements for pipeline right-of-way holders.
(a) When you apply for, or are the holder of, a right-of-way, you must:

(1) Provide and maintain a $300,000 bond (in addition to the bond coverage required in 30 CFR part 256 and 30 CFR part 556) that guarantees compliance with all the terms and conditions of the rights-of-way you hold in an OCS area; and
(2) Provide additional security if the Regional Director determines that a bond in excess of $300,000 is needed.
(b) For the purpose of this paragraph, there are three areas:
(1) The Gulf of Mexico and the area offshore the Atlantic Coast;
(2) The areas offshore the Pacific Coast States of California, Oregon, Washington, and Hawaii; and
(3) The area offshore the Coast of Alaska.
(c) If, as the result of a default, the surety on a right-of-way grant bond makes payment to the Government of any indebtedness under a grant secured by the bond, the face amount of such bond and the surety’s liability shall be reduced by the amount of such payment.
(d) After a default, a new bond in the amount of $300,000 shall be posted within 6 months or such shorter period as the Regional Supervisor may direct. Failure to post a new bond shall be grounds for forfeiture of all grants covered by the defaulted bond.

§ 550.1153 When must I conduct a static bottomhole pressure survey?
(a) You must conduct a static bottomhole pressure survey under the following conditions:

<table>
<thead>
<tr>
<th>If you have . . .</th>
<th>Then you must conduct . . .</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) A new producing reservoir,</td>
<td>A static bottomhole pressure survey within 90 days after the date of first continuous production.</td>
</tr>
<tr>
<td>(2) A reservoir with three or more producing completions,</td>
<td>Annual static bottomhole pressure surveys in a sufficient number of key wells to establish an average reservoir pressure. The Regional Supervisor may require that bottomhole pressure surveys be performed on specific wells.</td>
</tr>
</tbody>
</table>