

final rule on small entities. 5 U.S.C. 603 and 604. Alternatively, EPA may certify that the rule will not have a significant impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and government entities with jurisdiction over populations of less than 50,000.

SIP approvals under section 110 and subchapter I, part D of the CAA do not create any new requirements, but simply approve requirements that the State is already imposing. Therefore, because the Federal SIP-approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the Federal-state relationship under the CAA, preparation of a regulatory flexibility analysis would constitute Federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S. E.P.A.*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2).

**List of Subjects in 40 CFR Part 52**

Air pollution control, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen Oxide, Ozone, Reporting and recordkeeping requirements.

Dated: December 20, 1994.

**Patrick M. Tobin,**

*Acting Regional Administrator.*

Part 52 of chapter I, title 40, Code of Federal Regulations, is amended as follows:

**PART 52—[AMENDED]**

1. The authority citation for part 52 continues to read as follows:

**Authority:** 42.U.S.C. 7401-7671q.

**Subpart K—Florida**

2. Section 52.520 is amended by adding paragraph (c) (88) to read as follows:

**§ 52.520 Identification of plan.**

\* \* \* \* \*

(c) \* \* \*

(88) Revisions to the F.A.C. Chapters 17-212 and 17-296 which were effective February 2, 1993

(i) Incorporation by reference.

(A) Revision to F.A.C. 17-212, and 17-296 which were effective on : February 2, 1993. 17-212.100; 17-212.200 introductory paragraph, (5),(12),(57),(63)(e),(64),(75); 17-212.400 introductory paragraph,(2) introductory paragraph, (2)(f)3; 17-212.500(2)(a),

(2)(a) introductory paragraph, 2(a)2. introductory paragraph, 2(a)2.a., (2)(a)2.e.4.,(4)(b), (4)(c),(4)(d)1., (4)(d)2.a.-c., (4)(g), (5)(a), (5)(b)2.,4.-7.. 9.;17-296.200(13), (50), (198); 17.500 introductory paragraph,(1); 17-296.570(3).

(B) Revision to F.A.C. 17-296 which became effective on April 17, 1994. 17-296.500(1)(b), (2)(a)(1), (2)(b)(1), (2)(c), (6); 17-296.570(1-2), (4).

(ii) Other material.

(A) Letters of January 8, 1993 and April 25, 1994, from the Florida Department of Environmental Protection.

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BILLING CODE: 6560-50-P

**40 CFR Part 52**

[OR35-1-6188a, OR43-1-6523a, OR36-1-6298a; FRL-5113-7]

**Approval and Promulgation of Implementation Plans: Oregon**

**AGENCY:** Environmental Protection Agency.

**ACTION:** Direct final rule.

**SUMMARY:** Environmental Protection Agency (EPA) is approving revisions to the State of Oregon's Air Quality Control Plan Volume 2 (The Federal Clean Air Act State Implementation Plan and Other State Regulations). Specifically, EPA is approving revisions to Oregon Administrative Rules (OAR) Chapter 340, Division 25 and revisions to Title 47 of Lane Regional Air Pollution Authority (LRAPA).

The revisions to Division 25, submitted to EPA on May 28, 1993, and November 15, 1993, and the revisions to Title 47, submitted on April 13, 1994, satisfy the requirements of section 110 of the Clean Air Act (CAA) and 40 CFR part 51.

**DATES:** This final rule is effective on March 13, 1995, unless adverse or critical comments are received by February 10, 1995. If the effective date is delayed, timely notice will be published in the **Federal Register**.

**ADDRESSES:** Written comments should be addressed to: Montel Livingston, SIP Manager, Air & Radiation Branch (AT-082), EPA, 1200 Sixth Avenue, Seattle, Washington 98101.

Documents which are incorporated by reference are available for public inspection at the Air and Radiation Docket and Information Center, Environmental Protection Agency, 401 M Street, SW, Washington, D.C. 20460. Copies of material submitted to EPA may be examined during normal

business hours at the following locations: EPA, Region 10, Air & Radiation Branch, 1200 Sixth Avenue (AT-082), Seattle, Washington 98101, and the Oregon Department of Environmental Quality, 811 SW. Sixth Avenue, Portland, Oregon 97204-1390.

**FOR FURTHER INFORMATION CONTACT:** Rindy Ramos, Air & Radiation Branch (AT-082), EPA, Seattle, Washington 98101, (206) 553-6510.

**SUPPLEMENTARY INFORMATION:**

**I. Background**

The Oregon Department of Environmental Quality (ODEQ) submitted to EPA two separate revisions to OAR, Division 25 on May 28, 1993. A third, and separate revision, to Division 25 was submitted on November 15, 1993. In addition, ODEQ submitted a revision to Lane Regional Air Pollution Authority's (LRAPA) Title 47, Outdoor Open Burning, on April 13, 1994.

The first revision to Division 25, submitted May 28, 1993, became state effective on January 24, 1990. The submittal contained revisions to Oregon's Kraft Pulp Mill Rules (OAR 340-25-150 through 205) and Oregon's Neutral Sulfite Semi-Chemical (NSSC) Pulp Mills (OAR 340-25-220 through 234).

The second revision submitted on May 28, 1993, to Division 25 became state effective March 10, 1993. This revision contained editorial changes to the following rules: Wigwam Waste Burners (OAR 340-25-005 through 025), Hot Mix Asphalt Plants (OAR 340-25-105 through 125), Kraft Pulp Mills (OAR 340-25-150 through 205), Primary Aluminum Plants (OAR 340-25-255 through 285), Specific Industrial Standards (OAR 340-25-305 through 325), Regulations for Sulfite Pulp Mills (OAR 340-25-350 through 380), and Laterite Ore Production of Ferronickel (OAR 340-25-405 through 430). The editorial changes are considered housekeeping in nature.

A third revision to Division 25 submitted November 15, 1993, became state effective November 4, 1993. This submittal contained specific revisions to OAR 340-25-160, 222, 275, 310, and 420.

The revision to LRAPA's Title 47, Outdoor Open Burning, submitted on April 13, 1994, became state effective January 1, 1993. This submittal revised Sections 47-010, 47-015, 47-020, 47-025, and 47-030.

## II. Discussion

*OAR 340-25-150 to 205 and OAR 340-25-220 to 234*

A revision to OAR Chapter 340, Division 25, specifically revisions to the Kraft Pulp Mill rules (sections 150 to 205), was previously submitted to EPA on May 30, 1986. During EPA's review, numerous deficiencies were noted and conveyed to ODEQ. A major deficiency was the lack of a demonstration ensuring attainment and maintenance of the National Ambient Air Quality Standards (NAAQS), a demonstration that the revision would not result in significant deterioration of air quality, and an insurance of progress towards meeting the national visibility goal.

The above demonstration was needed, in part, because the revision included an increase in the allowable opacity limit from 20% to 35% for kraft recovery furnaces. Of primary concern were those sources located in Special Control Areas as defined in OAR 340-21-010.

To address EPA's concerns, ODEQ conducted an analysis identifying the sources affected by the revised opacity limits, quantified the theoretical changes in emissions, and predicted the maximum particulate impacts. The analysis concluded that the rule revision will ensure attainment and maintenance of the NAAQS, will not result in significant deterioration of air quality, and will ensure progress towards meeting the national visibility goal. This analysis accompanied the May 28, 1993 submittal.

The submittal also contained new rules (OAR 340-25-220 through 234) for Neutral Sulfite Semi-Chemical (NSSC) Pulp Mills. Prior to development of these regulations, emissions from this source class were regulated by the state's sulfite pulp mill regulations. To more accurately control emissions from neutral sulfite semi-chemical pulp mills, specific regulations were developed.

EPA has determined that the Kraft Pulp Mill regulations (OAR 340-25-150 through 205) and the Neutral Sulfite Semi-Chemical Pulp Mill regulations (OAR 340-25-220 through 234), as they relate to particulate matter and sulfur dioxide, meet the requirements of the Clean Air Act, as amended, and 40 CFR Part 51. The rules include well defined short term (3 hour and 24 hour) emission standards required to conform with the appropriate short term NAAQS. The emission standards, therefore, satisfy EPA's enforceability requirements.

In addition to particulate matter and sulfur dioxide, the regulations discussed

above set specific emission limitations for total reduced sulfur (TRS). Because TRS is not a pollutant for which a NAAQS has been established, EPA is taking no action to either approve or disapprove those portions of the regulations relating to TRS and they are not to be considered as official portions of the SIP. EPA is therefore approving OAR 340-25-150 through 205 and OAR 340-25-220 through 234 excluding all references to TRS.

*OAR 340-25-005 to 025 and OAR 340-25-105 to 430*

ODEQ submitted to EPA housekeeping amendments to OAR Chapter 340, Divisions 14, 20 through 27, 30, 31, and 34 on May 28, 1993, as one submittal packet. EPA has decided to separate the Division 25 amendments from the May 28, 1993, submittal and take action on the amendments in this notice. The remaining divisions revised by the housekeeping amendments will be acted on separately.

The housekeeping amendments include updated statutory citations, the removal of passed compliance dates and outdated regulations, and correcting typographical and grammatical errors. The amendments do not have any administrative, legal or economic effect. EPA is approving the revision as submitted.

*OAR 340-25-160, 222, 275, 310, and 420*

The November 15, 1993, submittal repealed the general authority requiring the highest and best practicable treatment and control of air contaminant emissions contained in the above rules. The general authority requiring the highest and best practicable treatment and control of air contaminant emission is now contained in OAR 340-28-600. EPA is approving the revision as submitted.

*LRAPA Title 47—Outdoor Open Burning*

The April 13, 1994, submittal contained revisions to LRAPA's Title 47, specifically revisions to Sections 47-010, 47-015, 47-020, 47-025, and 47-030.

Title 47 was revised, in part, to reduce emissions from backyard open burning in the area outside the city limits of Eugene and Springfield, Oregon, but inside the Eugene-Springfield Urban Growth Area (ESUGA). The rules restrict burning to only woody yard materials on lots of one-half acre or more. The rules also ban commercial, industrial and demolition burning within the ESUGA. However, prescribed burning of standing vegetation may be

permitted under certain conditions (see section 47-020).

The rules, which meet EPA's enforceability requirements, will reduce smoke impacts and result in a reduction in particulate matter emissions in the ESUGA. The rules are also more stringent than the existing federally approved regulations. EPA is approving the revision as submitted.

## III. Summary of Action

EPA is approving revisions to OAR Chapter 340, Division 25, as submitted on May 28, 1993 and November 15, 1993, except for those rules which pertain to TRS. EPA is also approving a revision to LRAPA's Title 47 as submitted April 13, 1994.

## IV. Administrative Review

Under the Regulatory Flexibility Act, 5 U.S.C. 600 *et seq.*, EPA must prepare a regulatory flexibility analysis assessing the impact of any proposed or final rule on small entities. 5 U.S.C. 603 and 604. Alternatively, EPA may certify that the rule will not have a significant impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and government entities with jurisdiction over populations of less than 50,000.

SIP approvals under section 110 and subchapter I, Part D of the CAA do not create any new requirements, but simply approve requirements that the state is already imposing. Therefore, because the federal SIP-approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the federal-state relationship under the CAA, preparation of a regulatory flexibility analysis would constitute federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S.E.P.A.*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2).

The EPA is publishing this action without prior proposal because the Agency views this as a noncontroversial amendment and anticipates no adverse comments. However, in a separate document in this **Federal Register** publication, the EPA is proposing to approve the SIP revision should adverse or critical comments be filed. This action will be effective March 13, 1995, unless, within 30 days of its publication, adverse or critical comments are received.

If the EPA receives such comments, this action will be withdrawn before the

effective date by publishing a subsequent notice that will withdraw the final action. All public comments received will be addressed in a subsequent final rule based on this action serving as a proposed rule. The EPA will not institute a second comment period on this action. Any parties interested in commenting on this action should do so at this time. If no such comments are received, the public is advised that this action will be effective March 13, 1995.

The EPA has reviewed this request for revision of the federally-approved SIP for conformance with the provisions of the 1990 Clean Air Act Amendments enacted on November 15, 1990. The EPA has determined that this action conforms with those requirements.

Nothing in this action should be construed as permitting or allowing or establishing a precedent for any future request for revision to any SIP. Each request for revision to the SIP shall be considered separately in light of specific technical, economic and environmental factors and in relation to relevant statutory and regulatory requirements.

This action has been classified as a Table 3 action by the Regional Administrator under the procedures published in the **Federal Register** on January 19, 1989 (54 FR 2214-2225), as revised by an October 4, 1993 memorandum from Michael H. Shapiro, Acting Assistant Administrator for Air and Radiation. The OMB has exempted this regulatory action from E.O. 12866 review.

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by March 13, 1995. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2), 42 U.S.C. 7607(b)(2).

#### List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Incorporation by reference, Intergovernmental relations, Particulate matter, Reporting and recordkeeping requirements, and Sulfur oxides.

**Note:** Incorporation by reference of the Implementation Plan for the State of Oregon was approved by the Director of the Office of **Federal Register** on July 1, 1982.

Dated: November 16, 1994.

**Chuck Clarke,**  
*Regional Administrator.*

Part 52, chapter I, title 40 of the Code of Federal Regulations is amended as follows:

#### PART 52—[AMENDED]

1. The authority citation for part 52 continues to read as follows:

**Authority:** 42 U.S.C. 7401-7671q.

#### Subpart MM—Oregon

2. Section 52.1970 is amended by adding paragraph (c)(110) to read as follows:

#### § 52.1970 Identification of plan.

\* \* \* \* \*

(c) \* \* \*

(110) On May 28, 1993, the Director of ODEQ submitted two separate sets of revisions to its air quality regulations, OAR, Chapter 340, Division 25. One submittal was housekeeping amendments affecting all of Division 25; the second submittal was specifically Kraft Pulp Mill rules (OAR 340-25-150 through -205) and Neutral Sulfite Semi-Chemical Pulp Mill regulations (OAR 340-25-220 through -234). On November 15, 1993, the Director of ODEQ submitted a revision to OAR, Chapter 340, Division 25. On April 13, 1994, the Director of ODEQ submitted revisions to the Oregon SIP for LRAPA's Title 47, Outdoor Open Burning.

(i) Incorporation by reference.

(A) EPA received on May 28, 1993, two letters from the Director, ODEQ, to the Regional Administrator, EPA, submitting housekeeping amendments to Division 25: Housekeeping amendments to Division 25 (OAR 340-25-005 through 025 and OAR 340-25-105 through 340-25-430), effective March 10, 1993; and revisions to the Oregon SIP for Kraft Pulp Mill Amendments and Neutral Sulfite Semi-Chemical Pulp Mill Regulations: Kraft Pulp Mill Rules (OAR 340-25-150 through 205) and the Neutral Sulfite Semi-Chemical Pulp Mill Pulp Mills (OAR 340-25-220 through 234), excluding all references to total reduced sulfur, effective January 24, 1990.

(B) November 15, 1993, letter from the Director, ODEQ, to the Regional Administrator, EPA, submitting revisions to the Oregon SIP for OAR, Chapter 340, Division 25: Amendments to OAR Chapter 340, Division 25 (OAR 340-25-160, 340-25-222, 340-25-275, 230-25-310, 340-25-420), effective November 4, 1993.

(C) April 13, 1994, letter from the Director, ODEQ, to the Regional

Administrator, EPA, submitting revisions to LRAPA, Title 47: Title 47, Lane Regional Air Pollution Authority, August 11, 1992, *Outdoor Open Burning*, effective January 1, 1993.

3. Section 52.1977 is amended by revising the entry for "Division 25—Specific Industrial Standards Construction and Operation of Wigwam Waste Burners," and the entry for "3.2 Lane Regional Air Pollution Authority Regulations, Title 47 Rules for Open Outdoor Burning."

#### § 52.1977 Content of approved State submitted implementation plan.

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#### Division 25—Specific Industrial Standards Construction and Operation of Wigwam Waste Burners

Sec. 005 Definitions (3-10-93)  
Sec. 010 Statement of Policy (3-10-93)  
Sec. 015 Authorization to Operate a Wigwam Burner (3-10-93)  
Sec. 020 Emission and Operation Standards for Wigwam Waste Burners (3-10-93)  
Sec. 025 Monitoring and Reporting (3-10-93)

#### Hot Mix Asphalt Plants

Sec. 105 Definitions (3-10-93)  
Sec. 110 Control Facilities Required (3-10-93)  
Sec. 115 Other Established Air Quality Limitations (3-10-93)  
Sec. 120 Portable Hot Mix Asphalt Plants (3-10-93)  
Sec. 125 Ancillary Sources of Emission—Housekeeping of Plant Facilities (3-10-93)

#### Kraft Pulp Mills

Sec. 150 Definitions—excluding any reference to TRS (3-10-93)  
Sec. 155 Statement of Policy (3-10-93)  
Sec. 160 Repealed  
Sec. 165 Emission Limitations—excluding any reference to TRS (3-10-93)  
Sec. 170 More Restrictive Emission Limits (3-10-93)  
Sec. 175 Plans and Specifications (3-10-93)  
Sec. 180 Monitoring—excluding any reference to TRS (3-10-93)  
Sec. 185 Reporting—excluding any reference to TRS (3-10-93)  
Sec. 190 Upset Conditions—excluding any reference to TRS (3-10-93)  
Sec. 195 Repealed  
Sec. 205 Chronic Upset Conditions (1-24-90)

#### Neutral Sulfite Semi-Chemical (NSSC) Pulp Mills

Sec. 220 Definitions (3-10-93)  
Sec. 222 Repealed  
Sec. 224 Emission Limitations—excluding any reference to TRS (3-10-93)  
Sec. 226 More Restrictive Emission Limits—excluding any reference to TRS (3-10-93)  
Sec. 228 Plans and Specifications (3-10-93)  
Sec. 230 Monitoring—excluding any reference to TRS (3-10-93)

- Sec. 232 Reporting—excluding any reference to TRS (3–10–93)  
 Sec. 234 Upset Conditions—excluding any reference to TRS (3–10–93)

#### Primary Aluminum Plants

- Sec. 255 Statement of Purpose (3–10–93)  
 Sec. 260 Definitions (3–10–93)  
 Sec. 265 Emission Standards (3–10–93)  
 Sec. 270 Special Problem Areas (3–10–93)  
 Sec. 275 Repealed  
 Sec. 280 Monitoring (3–10–93)  
 Sec. 285 Reporting (3–10–93)

#### Specific Industrial Standards

- Sec. 305 Definitions (3–10–93)  
 Sec. 310 General Provisions (11–4–93)  
 Sec. 315 Veneer and Plywood Manufacturing Operations (3–10–93)  
 Sec. 320 Particleboard Manufacturing Operations (3–10–93)  
 Sec. 325 Hardboard Manufacturing Operations (3–10–93)

#### Regulations for Sulfite Pulp Mills

- Sec. 350 Definitions (3–10–93)  
 Sec. 355 Statement of Purpose (3–10–93)  
 Sec. 360 Minimum Emission Standards (3–10–93)  
 Sec. 365 Repealed  
 Sec. 370 Monitoring and Reporting (3–10–93)  
 Sec. 375 Repealed  
 Sec. 380 Exceptions (3–10–93)

#### Laterite Ore Production of Ferronickel

- Sec. 405 Statement of Purpose (3–10–93)  
 Sec. 410 Definitions (3–10–93)  
 Sec. 415 Emission Standards (3–10–93)  
 Sec. 420 Repealed  
 Sec. 425 Repealed  
 Sec. 430 Monitoring and Reporting (3–10–93)

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#### 3.2 Lane Regional Air Pollution Authority Regulations

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#### Title 47 Rules for Open Outdoor Burning

- 47–001 General Policy (8–14–84)  
 47–005 Statutory Exemptions from These Rules (8–14–84)  
 47–010 Definitions (9–8–92)  
 47–015 Open Burning Requirements (9–8–92)  
 47–020 Letter Permits (9–8–92)  
 47–025 Repealed  
 47–030 Summary of Seasons, Areas, and Permit Requirements for Open Outdoor Burning (9–8–92)

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[FR Doc. 95–610 Filed 1–10–95; 8:45 am]

BILLING CODE 6560–50–P

#### 40 CFR Part 80

[AMS–FRL–5134–5]

#### Regulation of Fuels and Fuel Additives: Extension of the Reformulated Gasoline Program to Moderate Ozone Nonattainment Areas in Wisconsin

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

**SUMMARY:** Under section 211(k)(6) of the Clean Air Act, as amended (Act), the Administrator of EPA shall apply the prohibition against the sale of gasoline that has not been controlled under EPA's reformulated gasoline (RFG) regulations in an ozone nonattainment area upon the application of the governor of the state in which the nonattainment area is located. This action extends the prohibition set forth in section 211(k)(5) of the Act to three moderate ozone non-attainment areas in Wisconsin, including those counties in the federal RFG program. In Phase I beginning on January 1, 1995, reformulated gasoline will achieve a 15 to 17 percent reduction in both ozone-forming volatile organic compound (VOC) emissions and toxics emissions from motor vehicles. In Phase II beginning on January 1, 2000, the program will achieve a 25 to 29 percent VOC reduction, a 20 to 22 percent reduction in toxics emissions, and a 5 to 7 percent nitrogen oxide (NO<sub>x</sub>) reduction.

**EFFECTIVE DATES:** This action will be effective on March 13, 1995 unless notice is received by February 10, 1995 that adverse or critical comments will be submitted or that an opportunity to submit such comments at a public hearing is requested.

If such comments or a request for a public hearing are received by the Agency, then EPA will publish a subsequent **Federal Register** notice withdrawing this action and will issue a notice of proposed rulemaking.

**ADDRESSES:** Interested parties may submit written comments (in duplicate, if possible) to Public Docket No. A–94–46, at Air Docket Section, U.S. Environmental Protection Agency, Waterside Mall, Room M–1500, 401 M Street SW., Washington, DC 20460. The Agency requests that commenters also send a copy of any comments to Joann Jackson Stephens at U.S. EPA (RDSD–12), Regulation Development and Support Division, 2565 Plymouth Road, Ann Arbor, MI 48105.

Other materials relevant to the RFG rulemaking, and hence today's action,

are contained in Public Docket Nos. A–91–02, A–92–12, A–93–49, and A–94–30. These dockets are also located in Waterside Mall at the above listed address. The dockets may be inspected from 8:00 a.m. until 4:00 p.m. Monday through Friday. A reasonable fee may be charged by EPA for copying docket materials.

**FOR FURTHER INFORMATION CONTACT:** Joann Jackson Stephens, Telephone: (313) 668–4276.

To request copies of this action contact Delores Frank, U.S. EPA (RDSD–12), Regulation Development and Support Division, 2565 Plymouth Road, Ann Arbor, MI 48105. Telephone: (313) 668–4295.

**SUPPLEMENTARY INFORMATION:** A copy of this action is available on the EPA's Office of Air Quality Planning and Standards (OAQPS) Technology Transfer Network Bulletin Board System (TTNBBS). The service is free of charge, except for the cost of the phone call. The TTNBBS can be accessed with a dial-in phone line and a high-speed modem per the following information:

TTN BBS: 919–541–5742  
 (1200–14400 bps, no parity, 8 data bits, 1 stop bit),  
 Voice Help-line: 919–541–5384,  
 Accessible via Internet:

TELNETttnbbs.rtpnc.epa.gov,  
 Off-line: Mondays from 8:00 AM to 12:00 Noon ET

When first signing on, the user will be required to answer some basic informational questions for registration purposes. After completing the registration process, proceed through the following series of menus:

<T> GATEWAY TO TTN TECHNICAL AREAS (Bulletin Boards)  
 <M> OMS  
 <K> Rulemaking and Reporting  
 <3> Fuels  
 <9> Reformulated gasoline

A list of ZIP files will be shown, all of which are related to the RFG rulemaking process. To download any file, type the instructions below and transfer according to the appropriate software on your computer:

<D>ownload, <P>rotocol, <E>xamine, <N>ew, <L>ist, or <H>elp  
 Selection or <CR> to exit: D filename.zip

You will be given a list of transfer protocols from which you must choose one that matches with the terminal software on your own computer. The software should then be opened and directed to receive the file using the same protocol. Programs and instructions for de-archiving compressed files can be found via