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676–3140. You may review copies at FAA,
Central Region, Office of the Regional
Counsel, 901 Locust, Room 506, Kansas City,
Missouri 64106; or at the National Archives
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Issued in Kansas City, Missouri, on

David R. Showers,
Acting Manager, Small Airplane Directorate,
Aircraft Certification Service.

[FR Doc. 04–24630 Filed 11–8–04; 8:45 am]
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DEPARTMENT OF HOMELAND
SECURITY

Coast Guard

33 CFR Part 117
[CGD01–04–139]

Drawbridge Operation Regulations: Fort Point Channel, MA

AGENCY: Coast Guard, DHS.

ACTION: Notice of temporary deviation
from regulations.

SUMMARY: The Commander, First Coast
Guard District, has issued a temporary
deviation from the drawbridge operation
regulations for the Northern Avenue
Bridge, mile 0.1, across Fort Point
Channel, at Boston, Massachusetts. This
temporary deviation allows the bridge to
remain in the closed position from
December 1, 2004, through December 31,
2004. This temporary deviation is necessary
to facilitate mechanical repairs at the bridge.

DATES: This deviation is effective from
December 1, 2004, through December 31,
2004.

FOR FURTHER INFORMATION CONTACT: John
McDonald, Project Officer, First Coast
Guard District, at (617) 223–8364.

SUPPLEMENTARY INFORMATION: The
Northern Avenue Bridge has a vertical
clearance of 7 feet at mean high water and
17 feet at mean low water in the
closed position. The existing regulations
are listed at 33 CFR 117.599.

The bridge owner, the City of Boston,
requested a temporary deviation from
the drawbridge operating regulations to
facilitate necessary mechanical repairs,
the replacement of the bridge operating
gears, at the bridge. The bridge cannot
open during the prosecution of these
mechanical repairs.

Under this temporary deviation the
bridge may remain in the closed
position from December 1, 2004,
through December 31, 2004.

This deviation from the operating
regulations is authorized under 33 CFR
117.35 and will be performed with all
due speed in order to return the bridge
to normal operation as soon as possible.


David P. Pekoske,
Rear Admiral, U.S. Coast Guard, Commander,
First Coast Guard District.

[FR Doc. 04–24970 Filed 11–8–04; 8:45 am]
BILLING CODE 4910–15–P

DEPARTMENT OF HOMELAND
SECURITY

Coast Guard

33 CFR Part 117
[CGD01–04–132]

Drawbridge Operation Regulations: Newtown Creek, Dutch Kills, English Kills, and Their Tributaries, NY

AGENCY: Coast Guard, DHS.

ACTION: Notice of temporary deviation
from regulations.

SUMMARY: The Commander, First Coast
Guard District, has issued a temporary
deviation from the drawbridge operation
regulations for the Metropolitan Avenue
Bridge, mile 3.4, across English Kills at
New York City, New York. Under this
temporary deviation the bridge may
remain closed from 6 a.m. to midnight
on the following days: November 10
through November 12; November 17 through
November 19; November 22 through
November 24; and December 1 through
December 3, 2004. The temporary deviation is necessary
to facilitate bridge maintenance.

DATES: This deviation is effective from
November 10, 2004, through December 3,
2004.

FOR FURTHER INFORMATION CONTACT: Judy
Leung-Yee, Project Officer, First Coast
Guard District, at (212) 668–7195.

SUPPLEMENTARY INFORMATION: The
Metropolitan Avenue Bridge has a vertical
clearance in the closed position of
10 feet at mean high water and 15 feet
at mean low water. The existing
drawbridge operation regulations
are listed at 33 CFR 117.801(e).

The owner of the bridge, New York
City Department of Transportation
(NYCDOT), requested a temporary
deviation from the drawbridge operation
regulations to facilitate rehabilitation
repairs at the bridge. The bridge must
remain in the closed position to perform
these repairs.

Under this temporary deviation the
NYCDOT Metropolitan Avenue Bridge
may remain in the closed position from
6 a.m. through midnight on the
following days: November 10 through
November 12; November 17 through
November 19; November 22 through
November 24; and December 1 through

This deviation from the operating
regulations is authorized under 33 CFR
117.35, and will be performed with all
due speed in order to return the bridge
to normal operation as soon as possible.


David P. Pekoske,
Rear Admiral, U.S. Coast Guard Commander,
First Coast Guard District.

[FR Doc. 04–24971 Filed 11–8–04; 8:45 am]
BILLING CODE 4910–15–P

ENVIRONMENTAL PROTECTION
AGENCY

40 CFR Parts 52 and 81

Approval and Promulgation of Air Quality Implementation Plans; West Virginia; Determination of Attainment and Redesignation of the City of Weirton PM10 Nonattainment Area to Attainment and Approval of the Maintenance Plan; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule; correcting
amendment.

SUMMARY: This document corrects an
omission in the preamble language of a
direct final rule pertaining to a
determination of attainment and
redesignation of the City of Weirton
PM10 Nonattainment Area to attainment
and approval of the maintenance plan
submitted by the State of West Virginia.

DATES: This document will be effective
on December 27, 2004, unless EPA
receives adverse written comment by
November 26, 2004. If EPA receives
such comments, it will publish a timely
withdrawal of the direct final rule in the
Federal Register and inform the public
that the rule will not take effect. Please
see EPA’s direct final rule published on
October 27, 2004 (69 FR 62591), for
instructions for submitting comments.

FOR FURTHER INFORMATION CONTACT: Linda
Miller, (215) 814–2068, or by e–
mail at miller.linda@epa.gov.

SUPPLEMENTARY INFORMATION: Throughout this document wherever
“we,” or “our” are used we mean EPA. On October 27, 2004, (69 FR 62591), we published a final rulemaking action announcing approval of a determination of attainment and redesignation of the City of Weirton PM_{10} Nonattainment area (the Weirton area) to attainment and approval of the maintenance plan for the area. In the preamble of this document, we inadvertently omitted language explaining why PM_{10} motor vehicle emissions budgets, for purposes of transportation conformity, are not required to be part of the maintenance plan for the area. Our intent was to explain that the ambient impact of PM_{10} emissions from onroad motor vehicles was not and is not significant as it has been and continues to be less than five percent of the total PM_{10} ambient concentrations in the area. Stationary (point) source emissions are responsible for the remaining impacts. The May 24, 2004 submittal from West Virginia, dated April 26, 1995. In that letter, EPA agreed that because the ambient impact of PM_{10} emissions from onroad motor vehicles was less than five percent of the total PM_{10} ambient concentrations in the area, the impact of PM_{10} emissions from onroad motor vehicles was not responsible for nonattainment. That letter also stated that for purposes of transportation conformity no additional quantitative analyses for transportation-related PM_{10} impacts were required for the area. The May 24, 2004 submittal from West Virginia also includes emission inventory data and information regarding the area’s declining population indicating a decrease in on road mobile emissions.

Although the docket for this final rule includes documentation that the ambient impact of PM_{10} emissions from onroad motor vehicles did not and do not significantly contribute to the total PM_{10} ambient concentrations in the area, the preamble of published final rule itself did not provide this information. This action corrects that omission. In rule document 04–23945 published in the Federal Register on October 27, 2004 (69 FR 62591), on page 62594 in the second column, under 2. Maintenance Demonstration the revised preamble language is corrected to add a second paragraph to read—”West Virginia’s May 24, 2004 submittal includes documentation that the ambient impact of PM_{10} emissions from onroad motor vehicles was not and is not significant as it has been and continues to be less than five percent of the total PM_{10} ambient concentrations in the area. Stationary (point) source emissions are responsible for the remaining impacts. The enforceable measures imposed by West Virginia to reduce emissions from these point sources are the basis of the Weirton area achieving the NAAQS for PM_{10}. Therefore, no motor vehicle emissions budgets for transportation conformity purposes are required for the Weirton area’s maintenance plan.”

Statutory and Executive Order Reviews

As this action merely provides supplemental text to the preamble of the direct final rule published on October 27, 2004, please refer to that direct final rule (69 FR 62591, 62595) for information regarding applicable Statutory and Executive Order Reviews. The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the Federal Register. This correction to rule document 04–23945 is not a “major rule” as defined by 5 U.S.C. 804(2).


Donald S. Welsh,
Regional Administrator, EPA Region III.

[FR Doc. 04–24912 Filed 11–8–04; 8:45 am]
BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 271

[FRL–7835–9]

Maine: Final Authorization of State Hazardous Waste Management Program Revision

AGENCY: Environmental Protection Agency (EPA).

ACTION: Immediate final rule.

SUMMARY: The State of Maine has applied to EPA for Final authorization of changes to its hazardous waste program under the Resource Conservation and Recovery Act (RCRA). EPA has determined that these changes satisfy all requirements needed to qualify for final authorization, and is authorizing the State’s changes through this immediate final action. EPA is publishing this rule to authorize the changes without a prior proposal because we believe this action is not controversial and do not expect adverse comments that oppose it. Unless we get written comments which oppose this authorization during the comment period, the decision to authorize Maine’s changes to their hazardous waste program will take effect. If we get comments that oppose this action, we will publish a document in the Federal Register withdrawing this rule before it takes effect and the separate document in the proposed rules section of this Federal Register will serve as a proposal to authorize the changes.

DATES: This Final authorization will become effective on January 10, 2005, unless EPA receives adverse written comment by December 9, 2004. If EPA receives such comment, it will publish a timely withdrawal of this immediate final rule in the Federal Register and inform the public that this authorization will not take effect.

ADDRESSES: Dockets containing copies of the State of Maine’s revision application and the materials which the EPA used in evaluating the revision have been established at the following two locations: (i) EPA Region 1 Library, One Congress Street–11th Floor, Boston, MA 02114–2023; business hours Monday through Thursday 10 a.m.–3 p.m., tel: (617) 918–1990; and (ii) Maine Department of Environmental Protection, Hospital Street, Augusta, ME 04333; business hours Monday through Thursday 8:30 a.m.–4:30 p.m., and Friday 8:30 a.m.–12:30 p.m., tel: (207) 287–7843. Records in these dockets are available for inspection during normal business hours.

FOR FURTHER INFORMATION CONTACT: Sharon Leitch, Hazardous Waste Unit, EPA Region 1, One Congress Street, Suite 1100 (CHW), Boston, MA 02114– 2023; tel: (617) 918–1647, e-mail: leitch.sharon@epa.gov.

SUPPLEMENTARY INFORMATION:

A. Why Are Revisions to State Programs Necessary?

States which have received final authorization from EPA under RCRA section 3006(b), 42 U.S.C. 6926(b), must maintain a hazardous waste program that is equivalent to, consistent with, and no less stringent than the Federal program. As the Federal program changes, States must change their programs and ask EPA to authorize the changes. Changes to state programs may be necessary when Federal or State statutory or regulatory authority is