under this subchapter must show the
title of the proceeding and the case
number, if any.

(j) Except for documents that are filed
electronically through use of the FLRA’s
eFiling system, the original of each
document required to be filed under this
subchapter must be signed by either the
filing party or that party’s attorney,
other representative of record, or officer,
and also must contain the address and
telephone number of the person who
signs the document. Documents that are
filed electronically using the FLRA’s
eFiling system must contain the mailing
address, email address, and telephone
number of the individual who files the
document, but not that individual’s
signature.

(k) A return postal receipt may serve
as acknowledgement that the Authority,
General Counsel, Administrative Law
Judge, Regional Director, or Hearing
Officer has received a filed document.
Otherwise, the FLRA will acknowledge
receipt of filed documents only if the
filing party:

(1) Asks the receiving FLRA officer to
do so;

(2) Includes an extra copy of the
document or the letter to which the
document is attached, which the
receiving FLRA office will date-stamp
and return to the filing party; and

(3) For returns that are to be sent by
team includes a self-addressed, stamped
envelope.

§ 2429.25 Number of copies and paper
size.

(a) General rule. Except as discussed in
paragraph (b) of this section, and
unless you use an FLRA-prescribed
form, any document that you file with the
Authority, General Counsel,
Administrative Law Judge, Regional
Director, or Hearing Officer, including
any attachments, must be on 8\%\by 11
inch size paper, using normal margins
and font sizes. You must file an original
as well as four (4) legible copies of each
document, for a total of five (5)
documents. You may substitute for the
original document a clean copy of that
document, so long as the copy is
able to be used as an original for
purposes such as further reproduction.

(b) Exceptions. You are not required
to comply with paragraph (a) of this
section if and only if:

(1) You file documents by facsimile
transmission under § 2429.24(g), in
which case you are required to file only
one (1) legible copy that is capable of
being reproduced;

(2) You file documents electronically
through use of the FLRA’s eFiling
system;

(3) The Authority or the General
Counsel, or their designated
representatives, allow you not to
comply; or

(4) Another provision of this
subchapter allows you not to comply.

§ 2429.27 Service; statement of service.

* * * * *

(b) If you are serving a document
under paragraph (a) of this section, then
you must use one of the following
methods of service:

(1) Certified mail;

(2) First-class mail;

(3) Commercial delivery;

(4) In-person delivery;

(5) Facsimile (“fax”) service, but only
for the types of documents listed in
§ 2429.24(g) and only where fax
equipment is available; or

(6) Electronic mail (“email”), but only
when the receiving party has agreed to
be served by email.

(c) If you serve a document under this
section, then you must file, with the
appropriate FLRA office, a statement
indicating that the party has served that
document (a “statement of service”). If
you are filing documents electronically
using the FLRA’s eFiling system, then
you must certify, in the FLRA’s eFiling
system and at the time of filing, that you
have served copies of the filing and any
supporting documents on the
appropriate individual(s) specified in
paragraph (a) of this section. Regardless
of how you file a statement of service
with the FLRA, you must ensure that
your statement of service includes the
names of the parties and persons that
you served, their addresses, the date
on which you served them, the nature of
the document(s) that you served, and
the manner in which you served the
parties or persons that you served. You
must also sign and date the statement of
service, unless you are using the FLRA’s
eFiling system.

(d) Date of service. For any documents
that you serve under this section, the
date of service depends on the manner
in which you serve the documents.
Specifically, the date of service shall be
the date on which you have: deposited
the served documents in the U.S. mail;
delivered them in person; deposited
them with a commercial-delivery
service that will provide a record
showing the date on which the
document was tendered to the delivery
service; transmitted them by fax (where
allowed under paragraph (b)(5) of this
section); or transmitted them by email
(where allowed under paragraph (b)(6)
of this section).

§ 2429.29 Content of filings.

With one exception, if you file any
document with the Authority or the
Office of Administrative Law Judges in a
proceeding covered by this
subchapter—including any briefs that
you upload into the FLRA’s eFiling
system as attachments—and that
document exceeds 10 double-spaced
pages in length, then you must ensure
that the document includes a table of
contents. The one exception is that, if
you use the fillable forms in the FLRA’s
eFiling system, then you are not
required to submit a table of contents to
accompany the fillable forms.

Dated: May 1, 2012.

Carol Waller Pope,
Chairman.

[FR Doc. 2012–10801 Filed 5–3–12; 8:45 am]
BILLING CODE 6727–01–P

DEPARTMENT OF HOMELAND
SECURITY

Coast Guard

33 CFR Part 117

[Docket No. USCG–2012–0382]

Drawbridge Operation Regulation;
Willamette River, Portland, OR

AGENCY: Coast Guard, DHS.

ACTION: Notice of temporary deviation
from regulations.

SUMMARY: The Coast Guard has issued a
temporary deviation from the operating
schedule that governs the Hawthorne
Bridge across the Willamette River, mile
13.1, at Portland, OR. This deviation is
necessary to accommodate the May
2012 running of Portland’s Rock-n-Roll
Half Marathon. This deviation allows
the bridge to remain in the closed
position to allow safe movement of
event participants.

DATES: This deviation is effective from
4 a.m. on May 20, 2012 through 10 a.m.
May 20, 2012.

ADDRESSES: Documents mentioned in
this preamble as being available in the
docket are part of docket USCG–2012–
0382 and are available online by going
to http://www.regulations.gov, inserting
USCG–2012–0382 in the “Keyword”
box and then clicking “Search”. They
are also available for inspection or
ENVIROMENTAL PROTECTION AGENCY

40 CFR Part 52


Approval and Promulgation of Air Quality Implementation Plans; Maryland; Approval of 2011 Consent Decree To Control Emissions From the GenOn Chalk Point Generating Station; Removal of 1978 and 1979 Consent Orders

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: EPA is taking direct final action to approve State Implementation Plan (SIP) revisions submitted by the Maryland Department of the Environment (MDE) pertaining to the GenOn Chalk Point Generating Station (Chalk Point). These revisions approve specific provisions of a 2011 Consent Decree between MDE and GenOn to reduce particulate matter (PM), sulfur oxides (SOX), and nitrogen oxides (NOX) from Chalk Point. These revisions also remove the 1978 and 1979 Consent Orders for the Chalk Point generating station from the Maryland SIP as those Consent Orders have been superseded by the 2011 Consent Decree. EPA is approving these SIP revisions because the reductions of PM, SOX, and NOX are beneficial for reducing ambient levels of the PM, sulfur dioxide (SO2), nitrogen dioxide (NO2) and ozone. They also reduce visible emissions from Chalk Point. This action is being taken under the Clean Air Act (CAA).

DATES: This rule is effective on July 3, 2012 without further notice, unless EPA receives adverse written comment by June 4, 2012. 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.

SUBMISSIONS: Submit your comments, identified by Docket ID Number EPA–R03–OAR–2011–0889 by one of the following methods:

A. www.regulations.gov. Follow the on-line instructions for submitting comments.

B. Email: spink.marcia@epa.gov


D. Hand Delivery: At the previously-listed EPA Region III address. Such deliveries are only accepted during the Docket’s normal hours of operation, and special arrangements should be made for deliveries of boxed information.

Instructions: Direct your comments to Docket ID No. EPA–R03–OAR–2011–0889. EPA’s policy is that all comments received will be included in the public docket without change, and may be made available online at www.regulations.gov, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.

Do not submit information that you consider to be CBI or otherwise protected through the public docket using www.regulations.gov. If you have any questions on this rule, call or email the Bridge Administrator, Coast Guard Thirteenth District; telephone 206–220–7282 email randall.d.overton@uscg.mil. If you have questions on viewing the docket, call Renee V. Wright, Program Manager, Docket Operations, telephone 202–366–9826.

SUPPLEMENTARY INFORMATION:

Multnomah County has requested that the Hawthorne lift bridge remain closed to vessel traffic to facilitate safe, uninterrupted roadway passage of participants of the Rock-n-Roll Half Marathon event. The Hawthorne Bridge crosses the Willamette River at mile 13.1 and provides 49 feet of vertical clearance above Columbia River Datum 0.0 while in the closed position. Vessels which do not require a bridge opening may continue to transit beneath the bridge during this closure period. Under normal conditions this bridge operates in accordance with 33 CFR §117.897 which allows for the bridge to remain closed between 7 a.m. and 9 a.m. and 4 p.m. and 6 p.m. Monday through Friday. This deviation period is from 4 a.m. on May 20, 2012 through 10 a.m. on May 20, 2012. The deviation allows the Hawthorne Bridge across the Willamette River, mile 13.1, to remain in the closed position and need not open for maritime traffic from 4 a.m. through 10 a.m. on May 20, 2012. The bridge shall operate in accordance to 33 CFR 117.897 at all other times. Waterway usage on this stretch of the Willamette River includes vessels ranging from commercial tug and barge to small pleasure craft. Mariners will be notified and kept informed of the bridge’s operational status via the Coast Guard Notice to Mariners publication and Broadcast Notice to Mariners as appropriate. The draw span will be required to open, if needed, for vessels engaged in emergency response operations during this closure period.

In accordance with 33 CFR 117.35(e), the drawbridge must return to its regular operating schedule immediately at the end of the designated time period. This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: April 24, 2012.

Randall D. Overton,
Bridge Administrator.

[FR Doc. 2012–10750 Filed 5–3–12; 8:45 am]