

Governments, because it will impact vessel traffic in the West Duwamish Waterway. The Coast Guard consulted with the Muckleshoot tribe on the NPRM that preceded this rule. In order to reach an agreeable timeframe that avoids impacts to treaty fishing activities, the Coast Guard will communicate with the Muckleshoot tribe and Vigor Industrial once it receives notification from Vigor Industrial concerning drydock movements that require the enforcement of the safety zone. If agreement is not reached, the Coast Guard, as a Federal trustee, will conduct consultation with the Muckleshoot tribe to ensure Vigor movements will avoid Treaty impacts.

If you believe this rule has additional implications for federalism or Indian tribes, please contact the person listed in the **FOR FURTHER INFORMATION CONTACT** section above.

E. Unfunded Mandates Reform Act

The Unfunded Mandates Reform Act of 1995 (2 U.S.C. 1531–1538) requires Federal agencies to assess the effects of their discretionary regulatory actions. In particular, the Act addresses actions that may result in the expenditure by a State, local, or tribal government, in the aggregate, or by the private sector of \$100,000,000 (adjusted for inflation) or more in any one year. Though this rule will not result in such an expenditure, we do discuss the effects of this rule elsewhere in this preamble.

F. Environment

We have analyzed this rule under Department of Homeland Security Directive 023–01 and Commandant Instruction M16475.1D, which guide the Coast Guard in complying with the National Environmental Policy Act of 1969 (42 U.S.C. 4321–4370f), and have determined that this action is one of a category of actions that do not individually or cumulatively have a significant effect on the human environment. This rule involves the establishment of a safety zone to ensure the safety of the maritime public. It is categorically excluded from further review under paragraph L60(a) of Appendix A, Table 1 of DHS Instruction Manual 023–01–001–01, Rev. 01. A Record of Environmental Consideration supporting this determination is available in the docket where indicated under **ADDRESSES**.

G. Protest Activities

The Coast Guard respects the First Amendment rights of protesters. Protesters are asked to contact the person listed in the **FOR FURTHER INFORMATION CONTACT** section to

coordinate protest activities so that your message can be received without jeopardizing the safety or security of people, places or vessels.

List of Subjects in 33 CFR Part 165

Harbors, Marine safety, Navigation (water), Reporting and record keeping requirements, Security measures, Waterways.

For the reasons discussed in the preamble, the Coast Guard amends 33 CFR part 165 as follows:

PART 165—REGULATED NAVIGATION AREAS AND LIMITED ACCESS AREAS

■ 1. The authority citation for part 165 continues to read as follows:

Authority: 33 U.S.C. 1231; 50 U.S.C. 191; 33 CFR 1.05–1, 6.04–1, 6.04–6, and 160.5; Department of Homeland Security Delegation No. 0170.1.

■ 2. Add § 165.1340 to read as follows:

§ 165.1340 Safety Zone; Vigor Industrial Drydock Movement, West Duwamish Waterway; Seattle, WA.

(a) *Location.* The following area is a safety zone: All waters of the West Duwamish Waterway in Seattle, WA encompassed within the area created by connecting the following points: 47°35′04″ N, 122°21′30″ W thence westerly to 47°35′04″ N, 122°21′50″ W thence northerly to 47°35′19″ N, 122°21′50″ W thence easterly to 47°35′19″ N, 122°21′30″ W thence southerly to 47°35′04″ N, 122°21′30″ W.

(b) *Regulations.* (1) In accordance with the general regulations in subpart C of this part, when a notice of enforcement has been issued, no person may enter or remain in the safety zone created by this section unless authorized by the Captain of the Port or a Designated Representative. See subpart C of this part for additional safety zone information and requirements. Vessel operators wishing to enter the zone during the enforcement period must request permission for entry by contacting the Joint Harbor Operation Center at 206–217–6001 or the Vessel Traffic Service Puget Sound on VHF channel 14.

(2) In order to reach an agreeable timeframe that avoids impacts to treaty fishing activities, the Coast Guard will communicate with the Muckleshoot Tribe and Vigor Industrial once it receives notification from Vigor Industrial concerning drydock movements that require the enforcement of the safety zone. If agreement is not reached, the Coast Guard, as a federal trustee, will conduct consultation with the Muckleshoot Tribe to ensure Vigor movements will avoid Treaty impacts.

(c) *Enforcement periods.* The safety zone described in paragraph (a) of this section will be enforced by the Captain of the Port only upon notice. Notice of enforcement by the Captain of the Port will be provided prior to execution of the drydock movement by all appropriate means, in accordance with § 165.7(a). Such means will include issuance of a notice of enforcement to be published in the **Federal Register**, Local Notice to Mariners, and Special Marine Information Broadcast.

L.A. Sturgis,

Captain, U.S. Coast Guard, Captain of the Port Puget Sound.

[FR Doc. 2018–06924 Filed 4–4–18; 8:45 am]

BILLING CODE 9110–04–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[SC–2017; FRL–9974–17—Region 4]

Air Plan Approval; South Carolina; Update to Materials Incorporated by Reference

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; notification of administrative change.

SUMMARY: The Environmental Protection Agency (EPA) is updating the materials that are incorporated by reference (IBR) into the South Carolina state implementation plan (SIP). The regulations affected by this update have been previously submitted by South Carolina and approved by EPA. This update affects the materials that are available for public inspection at the National Archives and Records Administration (NARA) and the EPA Regional Office.

DATES: This action is effective April 5, 2018.

ADDRESSES: SIP materials which are incorporated by reference into 40 CFR part 52 are available for inspection at the following locations: Environmental Protection Agency, Region 4, 61 Forsyth Street SW, Atlanta, GA 30303; and the National Archives and Records Administration. For information on the availability of this material at NARA, call 202–741–6030, or go to: <http://www.archives.gov/federal-register/cfr/ibr-locations.html>. To view the materials at the Region 4 Office, EPA requests that you email the contact listed in the **FOR FURTHER INFORMATION CONTACT** section.

FOR FURTHER INFORMATION CONTACT: Sean Lakeman, Air Regulatory

Management Section, Air Planning and Implementation Branch, Air, Pesticides and Toxics Management Division, U.S. Environmental Protection Agency, Region 4, 61 Forsyth Street SW, Atlanta, Georgia 30303–8960. Mr. Lakeman can be reached via telephone at (404) 562–9043 or via electronic mail at lakeman.sean@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Background

Each state has a SIP containing the control measures and strategies used to attain and maintain the national ambient air quality standards (NAAQS). The SIP is extensive, containing such elements as air pollution control regulations, emission inventories, monitoring networks, attainment demonstrations, and enforcement mechanisms.

Each state must formally adopt the control measures and strategies in the SIP after the public has had an opportunity to comment on them and then submit the proposed SIP revisions to EPA. Once these control measures and strategies are approved by EPA, and after notice and comment, they are incorporated into the federally-approved SIP and are identified in part 52—“Approval and Promulgation of Implementation Plans,” title 40 of the Code of Federal Regulations (40 CFR part 52). The full text of the state regulation approved by EPA is not reproduced in its entirety in 40 CFR part 52, but is “incorporated by reference.” This means that EPA has approved a given state regulation with a specific effective date. The public is referred to the location of the full text version should they want to know which measures are contained in a given SIP. The information provided allows EPA and the public to monitor the extent to which a state implements a SIP to attain and maintain the NAAQS and to take enforcement action if necessary.

The SIP is a living document which the state can revise as necessary to address the unique air pollution problems in the state. Therefore, EPA from time to time must take action on proposed revisions containing new and/or revised state regulations. A submission from a state can revise one or more rules in their entirety or portions of rules, or even change a single word. The state indicates the changes in the submission (such as, by using redline/strikethrough) and EPA then takes action on the requested changes. EPA establishes a docket for its actions using a unique Docket Identification Number, which is listed in each action. These dockets and the

complete submission are available for viewing on www.regulations.gov.

On May 22, 1997 (62 FR 27968), EPA revised the procedures for incorporating by reference, into the Code of Federal Regulations, materials approved by EPA into each state SIP. These changes revised the format for the identification of the SIP in 40 CFR part 52, streamlined the mechanisms for announcing EPA approval of revisions to a SIP, and streamlined the mechanisms for EPA’s updating of the IBR information contained for each SIP in 40 CFR part 52. The revised procedures also called for EPA to maintain “SIP Compilations” that contain the federally-approved regulations and source specific permits submitted by each state agency. These SIP Compilations are contained in 3-ring binders and are updated primarily on an annual basis. Under the revised procedures, EPA must periodically publish an informational document in the rules section of the **Federal Register** notifying the public that updates have been made to a SIP Compilation for a particular state. EPA applied the 1997 revised procedures to South Carolina on July 1, 1997 (62 FR 35441).

II. EPA Action

This action represents EPA’s publication of the South Carolina SIP Compilation update, appearing in 40 CFR part 52: specifically, the materials in paragraph (c) and (d) at 40 CFR 52.2120. In addition, notice is provided of the following corrections to the table in paragraph (C) of § 52.2120, as described below:

A. Reformatting the Table by combining the “EPA approval date” and “**Federal Register** notice” columns and adding a new column titled “Explanation”.

B. Correcting typographical errors, state effective dates, EPA approval dates and **Federal Register** citations listed in the table in paragraph (c), as described below:

1. Under the “State effective date” and “EPA approval date” the 2-digit year was changed to reflect a 4-digit year (for consistency) and numerous **Federal Register** citations were corrected to reflect the first page of the preamble opposed to the regulatory text page.

2. Under Regulation No. 62.1, “Section IV” the State effective date was revised to read “6/27/2014” and EPA approval date was revised to read “8/21/2017, 82 FR 39537.”

3. Under Regulation No. 62.1, “Section IV” the State effective date was revised to read “6/27/2014” and EPA

approval date was revised to read “8/21/2017, 82 FR 39537.”

4. Under Regulation No. 62.5, *Standard No. 1*, “Section VII” the entry was removed from the table because the rule was repealed.

5. Under Regulation No. 62.5, *Standard No. 4*, “Section II” the State effective date was revised to read “4/22/1988” and EPA approval date was revised to read “10/3/1989, 54 FR 40659.”

5. Under Regulation No. 62.5, *Standard No. 4*, “Section XIII” the entry was removed from the table because the rule was repealed.

6. Under Regulation No. 62.5, *Standard No. 5*, “Section I” the State effective date was revised to read “4/26/2013” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

7. Under Regulation No. 62.5, *Standard No. 5*, Section I, “Part A” the State effective date was revised to read “4/26/2013” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

8. Under Regulation No. 62.5, *Standard No. 5*, Section I, “Part G” the State effective date was revised to read “4/26/2013” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

9. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part A” the entry was reinserted after inadvertently being removed, and the State effective date was revised to read “11/27/2015” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

10. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part B” the State effective date was revised to read “11/27/2015” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

11. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part I” the entry was removed from the table because the rule was reserved and was never approved into the SIP.

12. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part J” the entry was removed from the table because the rule was reserved and was never approved into the SIP.

13. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part K” the entry was removed from the table because the rule was reserved and was never approved into the SIP.

14. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part L” the entry was removed from the table because the rule was reserved and was never approved into the SIP.

15. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part M” the

entry was removed from the table because the rule was reserved and was never approved into the SIP.

16. Under Regulation No. 62.5, *Standard No. 5*, Section II, “Part Q” the State effective date was revised to read “4/26/2013” and EPA approval date was revised to read “8/16/2017, 82 FR 38825.”

17. Under Regulation No. 62.5, “Standard No. 6” and subentries for “Sections I—III” the entries were removed from the table because they had previously been disapproved and the original approval rescinded from the SIP. See 60 FR 12700 (March 8, 1995). Additionally, EPA inadvertently added these sections back to the table when administrative edits were included alongside a SIP revision. See 67 FR 30594 (May 7, 2002).

18. Under Regulation No. 62.5, *Standard No. 7.1*, “Section I” entry was removed from the table because it had previously been consolidated into Regulation No. 62.5, *Standard No. 7*. See 67 FR 30594 (May 7, 2002).

19. Under Regulation No. 62.5, *Standard No. 7.1*, “Section II” entry was removed from the table because it had previously been consolidated into Regulation No. 62.5, *Standard No. 7*. See 67 FR 30594 (May 7, 2002).

20. Under Regulation No. 62.5, *Standard No. 7.1*, “Section III” entry was removed from the table because it had previously been consolidated into Regulation No. 62.5, *Standard No. 7*. See 67 FR 30594 (May 7, 2002).

21. Under Regulation No. 62.5, *Standard No. 7.1*, “Section IV” entry was removed from the table because it had previously been consolidated into Regulation No. 62.5, *Standard No. 7*. See 67 FR 30594 (May 7, 2002).

22. Footnote 1 was removed and inserted in the explanation column under Regulation No. 62.5, *Standard No. 7* and *Standard No. 7.1*.

III. Good Cause Exemption

EPA has determined that this action falls under the “good cause” exemption in section 553(b)(3)(B) of the Administrative Procedure Act (APA) which, upon finding “good cause,” authorizes agencies to dispense with public participation and section 553(d)(3) which allows an agency to make an action effective immediately (thereby avoiding the 30-day delayed effective date otherwise provided for in the APA). This administrative action simply codifies provisions which are already in effect as a matter of law in Federal and approved state programs and corrects typographical errors appearing in the CFR. Under section 553(b)(3)(B) of the APA, an agency may

find good cause where procedures are “impracticable, unnecessary, or contrary to the public interest.” Public comment for this administrative action is “unnecessary” and “contrary to the public interest” since the codification (and typographical corrections) only reflect existing law. Immediate notice of this action in the **Federal Register** benefits the public by providing the public notice of the updated South Carolina SIP Compilation and notice of typographical corrections to the South Carolina “Identification of Plan” portion of the **Federal Register**. Further, pursuant to section 553(d)(3), making this action immediately effective benefits the public by immediately updating both the SIP compilation and the CFR “Identification of plan” section (which includes table entry corrections).

IV. Incorporation by Reference

In this rule, EPA is finalizing regulatory text that includes incorporation by reference. In accordance with requirements of 1 CFR 51.5, EPA is finalizing the incorporation by reference of previously EPA-approved regulations promulgated by South Carolina and federally effective prior to October 1, 2017. EPA has made, and will continue to make, these materials generally available through www.regulations.gov and at the EPA Region 4 Office (please contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section of this preamble for more information).

V. Statutory and Executive Order Reviews

Under the CAA, the Administrator is required to approve a SIP submission that complies with the provisions of the Act and applicable federal regulations. See 42 U.S.C. 7410(k); 40 CFR 52.02(a). Thus, in reviewing SIP submissions, EPA’s role is to approve state choices, provided that they meet the criteria of the CAA. Accordingly, this notice of administrative change does not impose additional requirements beyond those imposed by state law. For that reason, this action:

- Is not a “significant regulatory action” subject to review by the Office of Management and Budget under Executive Orders 12866 (58 FR 51735, October 4, 1993) and 13563 (76 FR 3821, January 21, 2011);
- does not impose an information collection burden under the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*);
- is certified as not having a significant economic impact on a substantial number of small entities

under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*);

- does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104–4);
- does not have Federalism implications as specified in Executive Order 13132 (64 FR 43255, August 10, 1999);
- is not an economically significant regulatory action based on health or safety risks subject to Executive Order 13045 (62 FR 19885, April 23, 1997);
- is not a significant regulatory action subject to Executive Order 13211 (66 FR 28355, May 22, 2001);
- is not subject to requirements of Section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) because application of those requirements would be inconsistent with the CAA; and
- does not provide EPA with the discretionary authority to address, as appropriate, disproportionate human health or environmental effects, using practicable and legally permissible methods, under Executive Order 12898 (59 FR 7629, February 16, 1994).

In addition, this notice of administrative change for the state of South Carolina does not have Tribal implications as specified by Executive Order 13175 (65 FR 67249, November 9, 2000), because it does not have substantial direct effects on an Indian Tribe. The Catawba Indian Nation Reservation is located within the South Carolina portion of the bi-state Charlotte Area. Pursuant to the Catawba Indian Claims Settlement Act, S.C. Code Ann. 27–16–120, “all state and local environmental laws and regulations apply to the [Catawba Indian Nation] and Reservation and are fully enforceable by all relevant state and local agencies and authorities.” EPA notes this action will not impose substantial direct costs on Tribal governments or preempt Tribal law.

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 action 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**. A major rule cannot take effect until 60 days after it

is published in the **Federal Register**. This action is not a “major rule” as defined by 5 U.S.C. 804(2).

EPA also believes that the provisions of section 307(b)(1) of the CAA pertaining to petitions for judicial review are not applicable to this action. This is because prior EPA rulemaking actions for each individual component of the South Carolina SIP compilations previously afforded interested parties the opportunity to file a petition for judicial review in the United States Court of Appeals for the appropriate circuit within 60 days of such rulemaking action. Thus, EPA believes judicial review of this action under section 307(b)(1) of the CAA is not available.

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur oxides, Volatile organic compounds.

Dated: January 26, 2018.
Onis “Trey” Glenn, III,
Regional Administrator, Region 4.

40 CFR part 52 is amended as follows:

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

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

Authority: 42 U.S.C. 7401 *et seq.*

Subpart PP—South Carolina

■ 2. Section 52.2120 is amended by revising paragraphs (b), (c), and (d) to read as follows:

§ 52.2120 Identification of plan.

* * * * *

(b) *Incorporation by reference.* (1) Material listed in paragraphs (c) and (d) of this section with an EPA approval date prior to October 1, 2017 was approved for incorporation by reference by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Material is incorporated as it exists on the date of the approval, and notice of any change in the material will be published in the **Federal**

Register. Entries in paragraphs (c) and (d) of this section with EPA approval dates after October 1, 2017 will be incorporated by reference in the next update to the SIP compilation.

(2) EPA Region 4 certifies that the rules/regulations provided by EPA in the SIP compilation at the addresses in paragraph (b)(3) of this section are an exact duplicate of the officially promulgated State rules/regulations which have been approved as part of the State Implementation Plan as of the dates referenced in paragraph (b)(1) of this section.

(3) Copies of the materials incorporated by reference may be inspected at the Region 4 EPA Office at 61 Forsyth Street SW, Atlanta, GA 30303. To obtain the material, please call (404) 562–9022. You may inspect the material with an EPA approval date prior to October 1, 2017, for South Carolina at the National Archives and Records Administration. For information on the availability of this material at NARA go to: <http://www.archives.gov/federal-register/cfr/ibr-locations.html>.

(c) *EPA Approved South Carolina Regulations.*

AIR POLLUTION CONTROL REGULATIONS FOR SOUTH CAROLINA

State citation	Title/subject	State effective date	EPA approval date	Explanation
Regulation No. 62.1	Definitions and General Requirements	6/26/1998	8/10/2004, 69 FR 48395.	
Section I	Definitions	11/26/2010	4/3/2013, 78 FR 19997.	
Section II	Permit Requirements	6/24/2005	6/2/2008, 73 FR 31369.	
Section III	Emission Inventory and Emissions Statement	9/23/2016	5/31/2017, 82 FR 24853.	
Section IV	Source Tests	6/27/2014	8/21/2017, 82 FR 39537.	
Section V	Credible Evidence	6/27/2014	8/21/2017, 82 FR 39537.	
Regulation No. 62.2	Prohibition of Open Burning	6/25/2004	8/26/2005, 70 FR 50195.	
Regulation No. 62.3	Air Pollution Episodes.			
Section I	Episode Criteria	4/26/2013	8/21/2017, 82 FR 39541.	
Section II	Emission Reduction Requirements	4/22/1988	10/3/1989, 54 FR 40659.	
Regulation No. 62.4	Hazardous Air Pollution Conditions	12/20/1978	1/29/1980, 45 FR 6572.	
Regulation No. 62.5	Air Pollution Control Standards.			
<i>Standard No. 1</i>	Emissions from Fuel Burning Operations.			
Section I	Visible Emissions	10/26/2001	5/7/2002, 67 FR 30594.	
Section II	Particulate Matter Emissions	4/22/1988	10/3/1989, 54 FR 40659.	
Section III	Sulfur Dioxide Emissions	3/3/1983	10/29/1984, 49 FR 43469.	
Section IV	Opacity Monitoring Requirements	4/22/1988	7/2/1990, 55 FR 27226.	
Section V	Exemptions	5/24/1985	10/3/1989, 54 FR 40659.	
Section VI	Periodic Testing	6/26/1998	8/10/2004, 69 FR 48395.	
<i>Standard No. 2</i>	Ambient Air Quality Standards	9/23/2016	6/29/2017, 82 FR 29418.	
<i>Standard No. 4</i>	Emissions From Process Industries.			
Section I	General	2/28/1986	2/17/1987, 52 FR 4772.	
Section II	Sulfuric Acid Manufacturing	4/22/1988	10/3/1989, 54 FR 40659.	
Section III	Kraft Pulp and Paper Manufacturing Plants	4/22/1988	10/3/1989, 54 FR 40659.	
Section IV	Portland Cement Manufacturing	2/28/1986	2/17/1987, 52 FR 4772.	

AIR POLLUTION CONTROL REGULATIONS FOR SOUTH CAROLINA—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
Section V	Cotton Gins	10/26/2001	5/7/2002, 67 FR 30594.	
Section VI	Hot Mix Asphalt Manufacturing	5/24/1985	10/3/1989, 54 FR 40659.	
Section VII	Metal Refining	2/28/1986	2/17/1987, 52 FR 4772.	
Section VIII	Other Manufacturing	10/26/2001	5/7/2002, 67 FR 30594.	
Section IX	Visible Emissions	4/22/1988	7/2/1990, 55 FR 27226.	
Section X	Non-Enclosed Operations	4/22/1988	7/2/1990, 55 FR 27226.	
Section XI	Total Reduced Sulfur Emissions of Kraft Pulp Mills.	10/26/2001	5/7/2002, 67 FR 30594.	
Section XII	Periodic Testing	6/26/1998	8/10/2004, 69 FR 48395.	
<i>Standard No. 5</i>	Volatile Organic Compounds.			
Section I	General Provisions	4/26/2013	8/16/2017, 82 FR 38825.	
Part A	Definitions	4/26/2013	8/16/2017, 82 FR 38825.	
Part B	General Applicability	10/26/2001	5/7/2002, 67 FR 30594.	
Part C	Alternatives and Exceptions to Control Requirements.	10/26/2001	5/7/2002, 67 FR 30594.	
Part D	Compliance Schedules	10/26/2001	5/7/2002, 67 FR 30594.	
Part E	Volatile Organic Compound Compliance Testing.	6/26/1998	8/10/2004, 69 FR 48395.	
Part F	Recordkeeping, Reporting, Monitoring	10/26/2001	5/7/2002, 67 FR 30594.	
Part G	Equivalency Calculations	4/26/2013	8/16/2017, 82 FR 38825.	
Section II	Provisions for Specific Sources.			
Part A	Surface Coating of Cans	11/27/2015	8/16/2017, 82 FR 38825.	
Part B	Surface Coating of Coils	11/27/2015	8/16/2017, 82 FR 38825.	
Part C	Surface Coating of Paper, Vinyl, and Fabric ...	8/24/1990	2/4/1992, 57 FR 4158.	
Part D	Surface Coating of Metal Furniture and Large Appliances.	8/24/1990	2/4/1992, 57 FR 4158.	
Part E	Surface Coating of Magnet Wire	10/26/2001	5/7/2002, 67 FR 30594.	
Part F	Surface Coating of Miscellaneous Metal Parts and Products.	10/26/2001	5/7/2002, 67 FR 30594.	
Part G	Surface Coating of Flat Wood Paneling	2/25/1983	10/31/1983, 48 FR 50078.	
Part H	Graphic Arts—Rotogravure Flexography	2/25/1983	10/31/1983, 48 FR 50078.	
Part N	Solvent Metal Cleaning	10/26/2001	5/7/2002, 67 FR 30594.	
Part O	Petroleum Liquid Storage in Fixed Roof Tanks	2/25/1983	10/31/1983, 48 FR 50078.	
Part P	Petroleum Liquid Storage in External Floating Roof Tanks.	2/25/1983	10/31/1983, 48 FR 50078.	
Part Q	Manufacture of Synthesized Pharmaceutical Products.	4/26/2013	8/16/2017, 82 FR 38825.	
Part R	Manufacture of Pneumatic Rubber Tires	2/25/1983	10/31/1983, 48 FR 50078.	
Part S	Cutback Asphalt	6/13/1979	12/16/1981, 46 FR 61268.	
Part T	Bulk Gasoline Terminals and Vapor Collection Systems.	2/25/1983	10/31/1983, 48 FR 50078.	
<i>Standard No. 5.2</i>	Control of Oxides of Nitrogen (NO _x)	6/25/2004	8/26/2005, 70 FR 50195.	

AIR POLLUTION CONTROL REGULATIONS FOR SOUTH CAROLINA—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
Standard No. 7	Prevention of Significant Deterioration	6/26/2015	8/10/2017, 82 FR 37299.	EPA did not take action on the version of Regulation 61–62.5, Standard No. 7, paragraph (b)(32)(i)(a) state effective on December 27, 2013, included in a SIP revision submitted by the State on April 10, 2014, because this version contains changes to a phrase regarding ethanol production facilities that is not in the SIP. South Carolina submitted a SIP revision on April 14, 2009, that includes the phrase “except ethanol production facilities producing ethanol by natural fermentation under the North American Industry Classification System (NAICS) codes 325193 or 312140,” as amended in the Ethanol Rule (May 1, 2007), at Standard No. 7, paragraphs (b)(32)(i)(a), (b)(32)(iii)(b)(t), and (i)1(vii)(t) and at Standard No. 7.1, paragraphs (c)7(C)(xx) and (e)(T). EPA has not taken action to approve that portion of the April 14, 2009, SIP revision and incorporate this phrase into the SIP. The version of Standard No. 7, paragraphs (b)(32)(i)(a), (b)(32)(iii)(b)(t), and (i)1(vii)(t) and Standard No. 7.1, paragraphs (c)7(C)(xx) and (e)(T) was state effective on June 24, 2005 and conditionally approved by EPA on June 2, 2008, and were fully approved on June 23, 2011.
Standard No. 7.1	Nonattainment New Source Review	11/27/2015	8/10/2017, 82 FR 37299.	EPA did not take action on the version of Regulation 61–62.5, Standard No. 7, paragraph (b)(32)(i)(a) state effective on December 27, 2013, included in a SIP revision submitted by the State on April 10, 2014, because this version contains changes to a phrase regarding ethanol production facilities that is not in the SIP. South Carolina submitted a SIP revision on April 14, 2009, that includes the phrase “except ethanol production facilities producing ethanol by natural fermentation under the North American Industry Classification System (NAICS) codes 325193 or 312140,” as amended in the Ethanol Rule (May 1, 2007), at Standard No. 7, paragraphs (b)(32)(i)(a), (b)(32)(iii)(b)(t), and (i)1(vii)(t) and at Standard No. 7.1, paragraphs (c)7(C)(xx) and (e)(T). EPA has not taken action to approve that portion of the April 14, 2009, SIP revision and incorporate this phrase into the SIP. The version of Standard No. 7, paragraphs (b)(32)(i)(a), (b)(32)(iii)(b)(t), and (i)1(vii)(t) and Standard No. 7.1, paragraphs (c)7(C)(xx) and (e)(T) was state effective on June 24, 2005 and conditionally approved by EPA on June 2, 2008, and were fully approved on June 23, 2011.
Regulation No. 62.6	Control of Fugitive Particulate Matter	5/24/1985	10/3/1989, 54 FR 40659.	
Section I	Control of Fugitive Particulate Matter in Non-Attainment Areas.	11/27/2015	8/21/2017, 82 FR 39541.	
Section II	Control of Fugitive Particulate Matter in Problem Areas.	5/24/1985	10/3/1989, 54 FR 40659.	
Section III	Control of Fugitive Particulate Matter State-wide.	12/27/2013	8/21/2017, 82 FR 39541.	
Section IV	Effective Date	5/24/1985	10/3/1989, 54 FR 40659.	
Regulation No. 62.7	Good Engineering Practice Stack Height	5/23/1986	5/28/1987, 52 FR 19858.	
Section I	General	5/23/1986	5/28/1987, 52 FR 19858.	
Section II	Applicability	5/23/1986	5/28/1987, 52 FR 19858.	
Section III	Definitions and Conditions	5/23/1986	5/28/1987, 52 FR 19858.	
Section IV	Public Participation	5/23/1986	5/28/1987, 52 FR 19858.	
Regulation No. 62.96	Nitrogen Oxides (NO _x) and Sulfur Dioxide (SO ₂) Budget Trading Program General Provisions.	10/24/2008	10/16/2009, 74 FR 53167.	

AIR POLLUTION CONTROL REGULATIONS FOR SOUTH CAROLINA—Continued

State citation	Title/subject	State effective date	EPA approval date	Explanation
Regulation No. 62.97	Cross-State Air Pollution Rule (CSAPR) Trading Program.	8/25/2017	10/13/2017, 82 FR 47939.	
Regulation No. 62.99	Nitrogen Oxides (NO _x) Budget Program Requirements for Stationary Sources Not in the Trading Program.	5/24/2002	6/28/2002, 67 FR 43546.	
S.C. Code Ann.	Ethics Reform Act.			
Section 8–13–100(31) ...	Definitions	1/1/1992	8/1/2012, 77 FR 45492.	
Section 8–13–700(A) and (B).	Use of official position or office for financial gain; disclosure of potential conflict of interest.	1/1/1992	8/1/2012, 77 FR 45492.	
Section 8–13–730	Membership on or employment by regulatory agency of person associated with regulated business.	1/1/1992	8/1/2012, 77 FR 45492.	

(d) EPA-Approved State Source-Specific Requirements.

EPA-APPROVED SOUTH CAROLINA STATE SOURCE-SPECIFIC REQUIREMENTS

Name of source	Permit No.	State effective date	EPA approval date	Comments
Transcontinental Gas Pipeline Corporation Station 140.	2060–0179–CD	4/27/2004	4/23/2009, 74 FR 18471	This permit is incorporated in fulfillment of the NO _x SIP Call Phase II requirements for South Carolina.

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 [FR Doc. 2018–06796 Filed 4–4–18; 8:45 am]
 BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 81

[EPA–HQ–OAR–2017–0003; FRL–9976–40–OAR]

Air Quality Designations for the 2010 Sulfur Dioxide (SO₂) Primary National Ambient Air Quality Standard—Round 3—Supplemental Amendment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA) is withdrawing the designation of Unclassifiable for the Citrus County, Florida, area that the EPA originally promulgated on December 21, 2017, and is establishing a designation of Attainment/ Unclassifiable for that area as part of promulgating initial air quality designations for certain areas in the United States (U.S.) for the 2010 sulfur dioxide (SO₂) primary National Ambient Air Quality Standard (NAAQS). This action supplements our December 2017 action, which together comprise the third of four expected rounds of actions to designate areas of the U.S. for the

2010 SO₂ NAAQS. This third round of designations is based on application of the EPA’s nationwide analytical approach and technical analysis, including evaluation of monitoring data and air quality modeling, to determine the appropriate designation based on the weight of evidence for each area.

DATES: This final rule is effective on April 9, 2018.

ADDRESSES: The EPA has established a docket for this action under Docket ID No. EPA–HQ–OAR–2017–0003. All documents in the docket are listed in the index at <http://www.regulations.gov> website. Although listed in the index, some information is not publicly available, e.g., Confidential Business Information or other information whose disclosure is restricted by statute.

Certain other material, such as copyrighted material, is not placed on the internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in the docket or in hard copy at the Docket, WJC West Building, Room 3334, 1301 Constitution Avenue NW, Washington, DC 20004. The hours of operation at the EPA Docket Center are 8:30 a.m.– 4:30 p.m., Monday–Friday. The telephone number for the Public Reading Room is (202) 566–1744. Air dispersion modeling input and output files are too large to post in the docket or on the website and must be requested from the

EPA Docket Office or the Regional office contacts listed in the **FOR FURTHER INFORMATION CONTACT** section.

In addition, the EPA has established a website for the initial SO₂ designations rulemakings at: <https://www.epa.gov/sulfur-dioxide-designations>. The website includes the EPA’s final SO₂ designations, as well as state and tribal recommendation letters, the EPA’s modification letters, technical support documents, responses to comments and other related technical information.

FOR FURTHER INFORMATION CONTACT: For general questions concerning this action, please contact Liz Etchells, U.S. EPA, Office of Air Quality Planning and Standards, Air Quality Policy Division, C539–01, Research Triangle Park, NC 27709, telephone (919) 541–0253, email at etchells.elizabeth@epa.gov. The following EPA contacts can answer questions regarding areas in a particular EPA Regional office:

U.S. EPA Regional Office Contact:

Region IV—Twunjala Bradley, telephone (404) 562–9352, email at bradley.twunjala@epa.gov.

The public may inspect the rule and state-specific technical support information at the following locations: