The Postal Service elected to issue a second revised proposed rule on January 7, 2021, (86 FR 1080–1081) that included revising the timelines for Priority Mail Express with an extra service. One formal response was received as follows:

**Comment:** The commenter requested the time limit for extra service refunds be revised on all classes of mail except Priority Mail Express.

**USPS Response:** The Postal Services believes this revision will provide customers with a more efficient process and a more consistent customer experience. Customers must apply for a refund within the time limits in the chart below.

### POSTAL SERVICE

#### 39 CFR Part 111

**Extra Services Refund Time Limit**

<table>
<thead>
<tr>
<th>Mail type or service</th>
<th>When to apply (from mailing date)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No sooner than</td>
</tr>
<tr>
<td></td>
<td><strong>9.0 Exchanges and Refunds</strong></td>
</tr>
<tr>
<td></td>
<td>* * * * * *</td>
</tr>
<tr>
<td></td>
<td>9.2 Postage and Fee Refunds</td>
</tr>
<tr>
<td></td>
<td>* * * * *</td>
</tr>
<tr>
<td></td>
<td>Exhibit 9.2.1 Postage and Fees Refunds</td>
</tr>
<tr>
<td></td>
<td>* * * * *</td>
</tr>
</tbody>
</table>

### Summary

The Postal Service is amending Mailing Standards of the United States Postal Service, Domestic Mail Manual (DMM®) to revise the time limit for extra service refunds. One formal response was included revising the timelines for Priority Mail Express with an extra service.

### Dates

- **Dated:** February 12, 2021.
- **Effective Date:** April 5, 2021.

### Further Information Contact

T.J. Barelli, Captain, U.S. Coast Guard, Captain of the Port Sector San Diego.

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9.2.4 Postage and Fee Refunds Not Available

Refunds are not made for the following:

* * * * *

[Revise the text of item h to read as follows:]

h. Fees paid for extra services, as allowed under 9.2.3, when refund request is made by the mailer less than 30 days, or more than 60 days, from the date the service was purchased, unless otherwise authorized by the manager, Revenue and Field Accounting (see 608.8.0 for address).

* * * * *

9.5 Priority Mail Express Postage and Fees Refunds

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9.5.4 Conditions for Refund

A postage refund request, as allowed under 9.0, must be made within the timelines provided in Exhibit 9.2.1.

* * * * *

Joshua J. Hofer,

Attorney, Ethics and Legal Compliance.

[FR Doc. 2021–03406 Filed 2–23–21; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52


Approval and Promulgation of Implementation Plans; Colorado; Revisions to Regulation Number 7 and RACT Requirements for 2008 8-Hour Ozone Standard for the Denver Metro/North Front Range Nonattainment Area

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA) is approving and conditionally approving State Implementation Plan (SIP) revisions submitted by the State of Colorado on May 31, 2017, May 14, 2018 and May 8, 2019. The revisions are to Colorado Air Quality Control Commission (Commission or AQCC) Regulation Number 7 (Reg. 7). The revisions to Reg. 7 address Colorado’s reasonably available control technology (RACT) SIP obligations for Moderate 2008 ozone nonattainment areas; add incorporation by reference dates to rules and reference methods; and make typographical, grammatical, and formatting corrections.

Also, in this action the EPA is correcting a July 3, 2018 final rule pertaining to Colorado’s SIP. In that action, we inadvertently omitted regulatory text corresponding to “incorporation by reference” (IBR) materials for graphic arts and printing revisions to Reg. 7. Section XIII (adopted November 17, 2016). The EPA is taking this action pursuant to the Clean Air Act (CAA).

DATES: This rule is effective on March 26, 2021.

ADDRESSES: The EPA has established a docket for this action under Docket ID No. EPA–R08–OAR–2020–0114. All documents in the docket are listed on the http://www.regulations.gov website. Although listed in the index, some information is not publicly available, e.g., CBI 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 through http://www.regulations.gov, or please contact the person identified in the FOR FURTHER INFORMATION CONTACT section for additional availability information.

FOR FURTHER INFORMATION CONTACT: Abby Fulton, Air and Radiation Division, EPA, Region 8, Mailcode 8ARD–IO, 1595 Wynkoop Street, Denver, Colorado 80202–1129, (303) 312–6563, fulton.abby@epa.gov.

SUPPLEMENTARY INFORMATION: Throughout this document “we,” “us,” and “our” means the EPA. In our October 6, 2020 proposal for this action (85 FR 63066) we inadvertently referred to the May 8, 2019 submittals as May 10, 2019 submittals. The cover letters to these submittals are dated May 10, but they were actually received by EPA on the 8th.

I. Background

The background for this action is discussed in detail in our October 6, 2020 proposal (85 FR 63066). In that document we proposed to approve various revisions to the Colorado SIP that were submitted to the EPA on May 31, 2017, May 14, 2018 and May 8, 2019. In particular, we proposed to approve certain area source rules to meet the 2008 8-hour ozone national ambient air quality standards (NAAQS) RACT requirements for Moderate nonattainment areas that were not acted on in our July 3, 2018 rulemaking approving the State’s attainment demonstration and various SIP elements. 1 We also proposed to approve into the SIP the submitted revisions to Colorado’s Reg. 7 that we have not previously acted on, except for Sections XII and XVIII (from the May 2018 submittal) and Sections XVI.D.4.b.(i) and XVI.D.4.d. (from the two May 2019 submittals), which we will be acting on at a later date (see Tables 4 and 5 of the preamble to the proposed rule). Finally, we proposed to approve IBR material that was submitted in May 2017 but inadvertently excluded from our July 3, 2018 action. The factual and legal background for this action is discussed in detail in our October 6, 2020 proposed approval. The proposal provides a detailed description of the revisions and the rationale for EPA’s proposed actions. We did not receive any comments on the proposal.

II. Final Action

The EPA is approving submitted revisions to Sections I, II, III, V, VI, VII 2, VIII, IX, X, XI, XIII, XIV, XV, XVI, XVII, XIX and XX of Reg. 7 from the State’s May 31, 2017, May 14, 2018 and May 8, 2019 submittals as shown in Table 1, except for those revisions we are not acting on as represented in Table 2. We are approving Colorado’s determination that the above rules constitute RACT for the specific categories addressed in Tables 3 and 4, except for the aerospace category, which we are conditionally approving. We are also finding that for VOC RACT requirements at major non-CTG VOC sources, Colorado has RACT-level controls in place for the DMNFR Area under the 2008 8-hour ozone standard. We are not finalizing our RACT determination for major sources of NOX in this document because there are certain NOX source categories as to which we have not yet determined that the State has met RACT requirements. We will be addressing those categories and requirements in a future action. 3 4

1 See Final Rule, Approval and Promulgation of State Implementation Plan Revisions; Colorado; Attainment Demonstration for the 2008 8-Hour Ozone Standard for the Denver Metro/North Front Range Nonattainment Area, and Approval of Related Revisions, 83 FR 31068, 31069–31072.

2 Our October 6 proposal incorrectly stated at one point that one of the State’s May 8, 2019 SIP submittals contained revisions to Reg. 7, Section VII. See 85 FR at 63074. In fact, neither of the State’s submittals on that date involved revisions to Section VII. A correct and complete list of the affected provisions appears at Table 4 of our October 6 proposal, and in Table 1 of this final rule.

3 Rules in this column were struck from Colorado’s regulation number 7 in the May 8, 2019 submittal—RACT for brewing related activities and wood furniture surface coating operations. Because these rules were not approved into the SIP from previous submittals, there is no action for EPA to take remove them from the SIP.

Continued