II. Proposal Five

Proposal. The Postal Service proposes to treat International surface transportation to Canada separately from the treatment of International air transportation. Petition. Proposal Five at 1. The Postal Service explains that the proposal uses additional Foreign Postal Settlement System (FPS) data to develop a distribution key to more accurately distribute outbound International surface transportation expenses to Canada (Account 53281). Id. After isolating International surface transportation to Canada for separate treatment, the proposal continues to use the International Air Transportation file to distribute outbound International air transportation expenses (Accounts 53201 and 53212), with a refinement to remap surface parcels to regular parcels in the distribution. Id. Account 53281 expenses would be isolated from the other expenses and additional FPS data would be used to distribute account 53281 expenses to international mail categories transported to Canada by surface. Id.

Rationale. Following information requests during the recent Annual Compliance Report process, the Postal Service reviewed its international transportation costs. Id. at 2. The Postal Service indicates that removing account 53281 from the current treatment that sums accounts 53201, 53212, and 53281 results in the distribution of only air expenses. The Postal Service concludes that with new surface and air treatments for accounts 53201, 53212, and 53281, and account 53286 continuing to receive its separate treatment as part of the FedEx agreement, there is no longer a need for diversion factors. Id.

The Postal Service notes that the International Cost and Revenue Analysis (ICRA) has traditionally described the method for calculating outbound international transportation expenses. Id. The Postal Service states that the proposal mostly maintains the methodology described in the Air Transportation Cost Computations, but would remove account 53281 from the benchmarking of International air transportation expenses for all countries. Id. at 3.

The Postal Service states that the primary subject of this proposal is the International highway costs section. Id. Currently, the proportions of total outbound kilograms to Canada are used to develop diversion ratios for mail types transported by surface. Id. at 4. The proposal would use U.S. and Canada information service center origin destination pairs by ICRA outbound mail class to replace the diversion percentages. Id.

The Postal Service notes that additional FPS data is used to distribute expenses for outbound surface transportation to Canada. It concludes that “refining the treatment of air transportation costs would improve ICRA reporting by providing a finer level of mail category detail that: (1) Eliminates treating the sum of air and surface costs together, (2) eliminates the need to develop air to surface diversion factors to isolate or divert Canada surface transportation expenses, and (3) provides the basis for the distribution of surface costs using surface data and the distribution of air costs using air data.” Id. at 4–5.

Impact. The Postal Service claims that the two non-public attachments accompanying the proposal show its “modest impact,” and indicates that both are filed under seal as part of Library Reference USPS–RM2021–8/NP1. Id. at 5. It concludes that the net impact on total Market Dominant and total Competitive products costs is zero. Id. Additional pages display the detailed impacts on Market Dominant products and Competitive products. The Postal Service concludes that, overall, the proposal would shift roughly $158,000 of attributable costs from Market Dominant to Competitive products. Id.

The Postal Service also indicates that the change in Total Volume Variable and Product Specific Cost in Attachment 2 reflect the International Negotiated Service Agreement (NSA) differences in Attachment 1. It concludes that the NSA that were compensatory in FY 2020 would have remained so under this proposal. Id.

Mechanics. The Postal Service details several of the adjustments that would be made to various files by the proposal. Id. at 6.

III. Notice and Comment


IV. Ordering Paragraphs

It is ordered:
ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 81

[FR Doc. 2021–17191 Filed 8–12–21; 8:45 am]

Designation of Areas for Air Quality Planning Purposes; California; Eastern Kern, Sacramento Metro, and Western Nevada 2015 Ozone Nonattainment Areas; Reclassification to Serious

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: Under the Clean Air Act (CAA), the Environmental Protection Agency (EPA) is proposing to grant requests by the California Air Resources Board (CARB) to reclassify three nonattainment areas in California from “Moderate” to “Serious” for the 2015 ozone national ambient air quality standards (NAAQS). These three areas are herein referred to as the Eastern Kern, Sacramento Metro, and Western Nevada nonattainment areas. In connection with the reclassification, the EPA is proposing to establish deadlines for submittal of revisions to the Eastern Kern, Sacramento Metro, and Western Nevada portions of the California state implementation plan (SIP) to meet additional requirements for Serious ozone nonattainment areas.

DATES: Comments must be received on or before September 13, 2021.

ADDRESSES: Submit your comments, identified by Docket ID No. EPA–R09–OAR–2021–0426 at https://www.regulations.gov. For comments submitted at Regulations.gov, follow the online instructions for submitting comments. Once submitted, comments cannot be edited or removed from Regulations.gov. The EPA may publish any comment received to its public docket. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Multimedia submissions (audio, video, etc.) must be accompanied by a written comment. The written comment is considered the official comment and should include discussion of all points you wish to make. The EPA will generally not consider comments or comment contents located outside of the primary submission (i.e., on the web, cloud, or other file sharing system). For additional submission methods, please contact the person identified in the FOR FURTHER INFORMATION CONTACT section. For the full EPA public comment policy, information about CBI or multimedia submissions, and general guidance on making effective comments, please visit https://www.epa.gov/dockets/commenting-epa-dockets. If you need assistance in a language other than English or if you are a person with disabilities who needs a reasonable accommodation at no cost to you, please contact the person identified in the FOR FURTHER INFORMATION CONTACT section.


SUPPLEMENTARY INFORMATION: Throughout this document, “we”, “us,” and “our” refer to the EPA.

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I. Background

The CAA requires the EPA to establish primary and secondary NAAQS for certain pervasive pollutants that “may reasonably be anticipated to endanger public health and welfare.” The primary NAAQS is designed to protect public health with an adequate margin of safety, and the secondary NAAQS is designed to protect public welfare and the environment. The EPA has set NAAQS for six common air pollutants, referred to as criteria pollutants, including ozone. The NAAQS represent the air quality levels an area must meet to comply with the CAA. Ozone is a gas composed of three oxygen atoms and is created by chemical reactions between volatile organic compounds (VOC) and oxides of nitrogen (NOX) in the atmosphere in the presence of sunlight. Ground-level ozone can harm human health and the environment. Ozone exposure has been associated with increases in susceptibility to respiratory infections, medication use by asthmatics, doctor visits, and emergency department visits and hospital admissions for individuals with respiratory disease. Ozone exposure may also contribute to premature death, especially in people with heart and lung disease.

In October 2015, the EPA strengthened the primary and secondary eight-hour ozone NAAQS from 0.075 parts per million (ppm) to 0.070 ppm (“2015 ozone NAAQS”).¹ In accordance with section 107(d) of the CAA, the EPA must designate an area “nonattainment” if it is violating the NAAQS or if it is contributing to a violation of the NAAQS in a nearby area. With respect to the ozone NAAQS, the EPA further classifies nonattainment areas as “Marginal,” “Moderate,” “Serious,” “Severe,” or “Extreme,” depending upon the ozone design value for an area.² As a general matter, higher classified ozone nonattainment areas are subject to a greater number of, and more stringent, CAA planning requirements than lower classified areas but are allowed more time to demonstrate attainment of the ozone NAAQS.³

Effective August 3, 2018, the EPA designated and classified the Eastern

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¹ 80 FR 62291 (October 26, 2015).
² See CAA section 181(a)(1). For the 2015 ozone NAAQS, the design value at each monitoring site is the annual fourth-highest daily maximum 8-hour average ozone concentration, averaged over three years. The design value for an area is the highest design value among the monitoring sites in the area.
³ See, generally, subpart 2 of part D of title I of the CAA.