

A. Executive Order 12866

Under Executive Order 12866, this action is not a "significant regulatory action" and is therefore not subject to review by the Office of Management and Budget. In addition this action does not impose annual costs of \$100 million or more, will not significantly or uniquely affect small governments, and is not a significant Federal intergovernmental mandate. The EPA thus has no obligations under sections 202, 203, 204 and 205 of the Unfunded Mandates Reform Act. Moreover, since this action is not subject to notice-and-comment requirements under the APA or any other statute, it is not subject to sections 603 or 604 of the Regulatory Flexibility Act.

B. Children's Health Protection

This rule is not subject to E.O. 13045, entitled "Protection of Children from Environmental Health Risks and Safety Risks" (62 FR 19885, April 23, 1997), because it does not involve decisions on environmental health risks or safety risks that may disproportionately affect children.

C. Submission to Congress and the General Accounting Office

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. However, section 808 provides that any rule for which the issuing agency for good cause finds (and incorporates the finding and a brief statement of reasons therefor in the rule) that notice and public procedure thereon are impracticable, unnecessary or contrary to the public interest, shall take effect at such time as the agency promulgating the rule determines. 5 U.S.C. 808(2). As stated previously, EPA has made such a good cause finding, including the reasons therefor, and established an effective date of June 30, 1998. The 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 this rule in the **Federal Register**. This rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Intergovernmental relations, Sulfur dioxide.

Dated: June 18, 1998.

Gail C. Ginsberg,

Acting Regional Administrator.

For the reasons stated in the preamble, § 52.1881 of part 52, chapter I, title 40 of the Code of Federal Regulations published at 63 FR15091 March 30, 1998, is corrected as follows:

PART 52—[AMENDED]

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

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

Subpart KK—Ohio

2. Section 52.1881 is amended by correcting paragraphs (a)(4) and (a)(8) to read as follows:

§ 52.1881 Control strategy: Sulfur dioxide.

(a) * * *

(4) Approval—EPA approves the sulfur dioxide emission limits for the following counties: Adams County (except Dayton Power & Light—Stuart), Allen County (except Cairo Chemical), Ashland County, Ashtabula County, Athens County, Auglaize County, Belmont County, Brown County, Carroll County, Champaign County, Clark County, Clermont County, (except Cincinnati Gas & Electric—Beckjord), Clinton County, Columbiana County, Coshocton County (except Columbus & Southern Ohio Electric—Conesville), Crawford County, Darke County, Defiance County, Delaware County, Erie County, Fairfield County, Fayette County, Fulton County, Gallia County, (except Ohio Valley Electric Company—Kyger Creek and Ohio Power—Gavin), Geauga County, Greene County, Guernsey County, Hamilton County, Hancock County, Hardin County, Harrison County, Henry County, Highland County, Hocking County, Holmes County, Huron County, Jackson County, Jefferson County, Knox County, Lake County (except Ohio Rubber, Cleveland Electric Illuminating Company—Eastlake, and Painesville Municipal Boiler #5), Lawrence County (except Allied Chemical—South Point), Licking County, Logan County, Lorain County (except Ohio Edison—Edgewater, Cleveland Electric Illuminating Company—Avon Lake, U.S. Steel—Lorain, and B.F. Goodrich), Lucas County (except Gulf Oil Company, Coulton Chemical Company, and Phillips Chemical Company), Madison County, Marion County, Medina County, Meigs County, Mercer County, Miami County, Monroe County, Morgan County, Montgomery County (except Bergstrom Paper and Miami Paper), Morrow County, Muskingum

County, Noble County, Ottawa County, Paulding County, Perry County, Pickaway County, Pike County (except Portsmouth Gaseous Diffusion Plant), Portage County, Preble County, Putnam County, Richland County, Ross County (except Mead Corporation), Sandusky County (except Martin Marietta Chemicals), Scioto County, Seneca County, Shelby County, Trumbull County, Tuscarawas County, Union County, Van Wert County, Vinton County, Warren County, Washington County (except Shell Chemical Company), Wayne County, Williams County, Wood County (except Libbey—Owens—Ford Plants Nos. 4 and 8 and No. 6), and Wyandot County.

* * * * *

(8) No Action—EPA is neither approving nor disapproving the emission limitations for the following counties or sources pending further review: Adams County (Dayton Power & Light—Stuart), Allen County (Cairo Chemical), Butler County, Clermont County (Cincinnati Gas & Electric—Beckjord), Coshocton County (Columbus & Southern Ohio Electric—Conesville), Cuyahoga County, Franklin County, Gallia County (Ohio Valley Electric Company—Kyger Creek and Ohio Power—Gavin), Lake County (Ohio Rubber, Cleveland Electric Illuminating Company—Eastlake, and Painesville Municipal—Boiler #5), Lawrence County (Allied Chemical—South Point), Lorain County (Ohio Edison—Edgewater Plant, Cleveland Electric Illuminating Company—Avon Lake, U.S. Steel—Lorain, and B.F. Goodrich), Lucas County (Gulf Oil Company, Coulton Chemical Company, and Phillips Chemical Company), Mahoning County, Montgomery County (Bergstrom Paper and Miami Paper), Pike County (Portsmouth Gaseous Diffusion Plant), Stark County, Washington County (Shell Chemical Company), and Wood County (Libbey—Owens—Ford Plants Nos. 4 and 8 and No. 6).

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[FR Doc. 98–17115 Filed 6–29–98; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[LA45–1–7383, FRL–6116–8]

Approval and Promulgation of Air Quality State Implementation Plans, Louisiana; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Correction.

SUMMARY: This document corrects 40 CFR part 52, subpart T—Louisiana, § 52.970 Identification of Plan, by removing an inadvertent duplication of paragraph (c)(55).

EFFECTIVE DATE: June 30, 1998.

FOR FURTHER INFORMATION CONTACT: Mr. Paul Scoggins, Air Planning Section (6PD-L), EPA Region 6, 1445 Ross Avenue, Dallas, Texas 75202-2733, telephone (214)665-7354 or via e-mail at scoggins.paul@epamail.epa.gov.

SUPPLEMENTARY INFORMATION: In the current 40 CFR part 52, an error exists in having two § 52.970 (c)(55) paragraphs. This action corrects this duplication.

Administrative Procedure Act

Under Executive Order 12866, this action is not a "significant regulatory action" and is therefore not subject to review by the Office of Management and Budget. In addition, this action does not impose annual cost of \$100 million or more, will not significantly or uniquely affect small governments, and is not a significant federal intergovernmental mandate. The Agency thus has no obligations under sections 202, 203, 204 and 205 of the Unfunded Mandates Reform Act. Moreover, since this action is not subject to notice-and-comment requirements under the Administrative Procedure Act or any other statute, it is not subject to sections 603 or 604 of the Regulatory Flexibility Act. The final rule is not subject to Executive Order 13045, entitled "Protection of Children from Environmental Health Risks and Safety Risks," because it is not an "economically significant" action under Executive Order 12866.

List of Subjects in 40 CFR Part 52

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

Dated: June 17, 1998.

Gregg A. Cooke,

Regional Administrator, Region 6.

For the reasons stated in the preamble, part 52, chapter I, title 40 of the Code of Federal Regulations is amended as follows:

PART 52—[AMENDED]

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

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

§ 52.970 [Corrected]

2. Section 52.970 is corrected by removing the first paragraph (c)(55).

[FR Doc. 98-17376 Filed 6-29-98; 8:45 am]

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GENERAL SERVICES ADMINISTRATION

41 CFR Chapters 300 and 301

RIN 3090-AG25

Federal Travel Regulation; General Guides and Temporary Duty (TDY) Travel Allowances

AGENCY: Office of Government wide Policy, GSA.

ACTION: Final rule; correction.

SUMMARY: This document contains corrections to a final rule on Federal Travel Regulations appearing in the **Federal Register** of Wednesday, April 1, 1998 (63 FR 15950). The rule added a new Chapter 300, and revised Chapter 301, except Appendixes A and B.

EFFECTIVE DATE: July 1, 1998.

FOR FURTHER INFORMATION CONTACT: Jane Groat, (202) 501-4318.

SUPPLEMENTARY INFORMATION: In rule document 98-7725 beginning on page 15950 in the issue of Wednesday, April 1, 1998, make the following corrections:

CHAPTER 300—GENERAL

* * * * *

PART 300-2—HOW TO USE THE FTR

1. On page 15951, under the table of contents in column two, following the Table of Contents for part 300-2, subpart C, add an authority citation to read as follows:

Authority: 5 U.S.C. 5707; 5 U.S.C. 5738; 5 U.S.C. 5741-5742; 20 U.S.C. 905(a); 31 U.S.C. 1353; 40 U.S.C. 486(c); 49 U.S.C. 40118; E.O. 11609, 3 CFR, 1971-1975 Comp., p. 586."

2. On page 15951, in lines four and seven from the bottom of column two, correct the words "contractor-issued" and "Contractor-provided" to read "Government contractor-issued" and "government contractor-provided".

3. On page 15952, correct lines one and two of column one to read "Employee with a disability (also see Special needs)—".

4. On page 15952, in the second column, in the 11th line from the top, correct the word "Territory" to read "Territories".

5. On page 15953, in the 26th line from bottom of Column one, correct the word "cannot" to read "can".

6. One page 15954, in column two, instruction number 2 is corrected by

adding after the words "41 CFR chapter 301 is amended by "the words" revising the chapter heading; creating subchapter designations A, B, C, and D;"

7. One page 15955, the first two lines in column three are revised to read "PART 301-10—TRANSPORTATION EXPENSES".

8. On page 15955, in the 19th line from the bottom of column three, correct "(GTR(s)," to read "(GTR(s))".

9. On page 15956, in the 17th line from the top of column two, correct "POV" to read "privately owned automobile".

10. On page 15956, in the 26th line from the bottom of column two, correct "301-10-450" to read "301-10.450".

11. On page 15957, in the 15th line from the top of column one, correct paragraph (b) to read "(b) Using coach class service, unless premium class or first-class service is authorized;"

12. On Page 15957, in the ninth line from the top of column three, correct "10.115" to read "10.117".

13. On page 15959, in lines 13 and 14 from the top of column one, remove the words "of this section".

14. On page 15959, in line 24 from the top of column one, correct "U.S." to read "U.S.".

15. On page 15959, in the 23rd and 24th lines from the bottom of column two, remove the words "of this part".

16.-17. On page 15959, in lines 17 and 18 from the bottom of column three, correct the cite "101-.37.403" to read "101-37.403" and the words "and or" to read "and/or".

18. On page 15960, the word "allowance" in the § 301-10.304 title is corrected to read "allowances".

19. On page 15961, in column one, remove the comma in the 26th line from the top, and in the 27th line from the top, add a comma after the word "following".

20. On page 15961, in the 28th line from the top of column two, remove the words "designated post of duty" and add the words "official station" in its place.

21. On page 15961, in the 24th line from the bottom of column two, amend "§ 301.10.450" to read "§ 301-10.450".

22. One page 15962, in the 7th line from the bottom of column one, revise the words "Where you obtain lodging" to read "Your TDY location".

23. On page 15963, in the 31st line from the top in the third column, correct the word "Reference" to read "reference".

24. On page 15965, in the 26th and 27th lines from the top in the third column, remove the words "But not that" and correct the word "when" to "When".