List of Subjects in 33 CFR Part 165

Harbors, Marine safety, Navigation (water), Reporting and recordkeeping 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. 1226, 1231; 46 U.S.C. Chapter 701; 50 U.S.C. 191, 195; 33 CFR 1.05-1(g), 6.04-1, 6.04-6, and 160.5; Pub. L. 107-295, 116 Stat. 2064; Department of Homeland Security Delegation No. 0170.1.

■ 2. Add temporary § 165.T11–070, to read as follows:

§165.T11-070 Security Zones; San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, California.

(a) Locations. The following areas are security zones:

(1) Chevron Richmond Long Wharf, San Francisco Bay. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Chevron Richmond Long Wharf and encompasses all waters in San Francisco Bay within a line connecting the following geographical positions—

Latitude	Longitude
37°55′52.2″ N.	122°24'04.7" W.
37°55′41.8″ N.	122°24'07.1" W.
37°55′26.8″ N.	122°24'35.9" W.
37°55′47.1″ N.	122°24′55.5″ W.
37°55′42.9″ N.	122°25'03.5" W.
37°55′11.2″ N.	122°24′32.8″ W.
37°55′14.4″ N.	122°24′27.5″ W.
37°55′19.7″ N.	122°24′23.7″ W.
37°55′22.2″ N.	122°24′26.2″ W.
37°55′38.5″ N.	122°23′56.9″ W.
37°55′47.8″ N.	122°23′53.3″ W.

and along the shoreline back to the beginning point.

(2) Conoco-Phillips, San Pablo Bay. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Conoco-Phillips Rodeo Terminal and encompasses all waters in San Pablo Bay within a line connecting the following geographical positions-

Latitude	Longitude
38°03′06.0″ N.	122°15'32.4" W.
38°03′20.7″ N.	122°15′35.8″ W.
38°03′21.8″ N.	122°15′29.8″ W.
38°03′29.1″ N.	122°15′31.8″ W.
38°03′23.8″ N.	122°15′55.8″ W.
38°03′16.8″ N.	122°15′53.2″ W.
38°03′18.6″ N.	122°15′45.2″ W.
38°03′04.0″ N.	122°15′42.0″ W.

and along the shoreline back to the beginning point.

(3) Shell Martinez, Carquinez Strait. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Shell Martinez Terminal and encompasses all waters in San Pablo Bay within a line connecting the following geographical positions—

Longitude
122°07'40.3" W.
122°07′43.0″ W.
122°07'37.9" W.
122°07′42.6″ W.
122°08'08.7" W.
122°08'04.2" W.
122°07′50.5″ W.
122°07'47.6" W.

and along the shoreline back to the beginning point.

(4) Tesoro-Amorco, Carquinez Strait. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Tesoro-Amorco oil terminal wharf and encompasses all waters in the Carquinez Strait within a line connecting the following geographical positions-

Latitude 38

Dunnauc	Dolightuut
38°02′03.1″ N.	122°07'11.9" W.
38°02′05.6″ N.	122°07'18.9" W.
38°02'07.9" N.	122°07'14.9" W.
38°02′13.0″ N.	122°07'19.4" W.
38°02′05.7″ N.	122°07'35.9" W.
38°02′00.5″ N.	122°07'31.1" W.
38°02'01.8" N.	122°07'27.3" W.
38°01′55.0″ N.	122°07'11.0" W.

Longitude

and along the shoreline back to the beginning point.

(5) Valero, Carquinez Strait. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Valero Benicia Pier and encompasses all waters in the Carquinez Strait within a line connecting the following geographical positions-. . .

Latitude	Longitude
38°02′37.6″ N.	122°07′51.5″ W.
38°02′34.7″ N.	122°07'48.9" W.
38°02′44.1″ N.	122°07'34.9" W.
38°02′48.0″ N.	122°07'37.9" W.
38°02′47.7″ N.	122°07'42.1" W.

and along the shoreline back to the beginning point.

(6) Tesoro-Avon, Suisun Bay. This security zone includes all waters extending from the surface to the sea floor within approximately 100 yards of the Tesoro-Avon Wharf and encompasses all waters in Suisun Bay within a line connecting the following geographical positions— Latit

Latitude	Longitude
38°02′24.6″ N.	122°04′52.9″ W.
38°02′54.0″ N.	122°05′19.5″ W.
38°02′55.8″ N.	122°05′16.1″ W.

122°05′19.4″ W.
122°05′42.6″ W.
122°05′39.2″ W.
122°05′27.7″ W.
122°05'22.4" W.

and along the shoreline back to the beginning point.

(b) Regulations.

(1) In accordance with the general regulations in §165 of this part, entry into these security zones is prohibited, unless specifically authorized by the Captain of the Port San Francisco Bay, or his designated representative.

(2) Persons desiring to transit the area of a security zone may contact the Captain of the Port at telephone number 415–399–3547 or on VHF–FM channel 16 (156.8 MHz) to seek permission to transit the area. If permission is granted, all persons and vessels must comply with the instructions of the Captain of the Port or his designated representative.

(c) Enforcement. All persons and vessels shall comply with the instructions of the Coast Guard Captain of the Port or the designated on-scene patrol personnel. Patrol personnel comprise commissioned, warrant, and petty officers of the Coast Guard onboard Coast Guard, Coast Guard Auxiliary, local, state, and federal law enforcement vessels. Upon being hailed by U.S. Coast Guard patrol personnel by siren, radio, flashing light, or other means, the operator of a vessel shall proceed as directed. The U.S. Coast Guard may be assisted in the patrol and enforcement of these security zones by local law enforcement as necessary.

(d) Effective period. This section becomes effective at 11:59 p.m. PST on March 31, 2006, and will terminate at 12 a.m. PST on April 10, 2006.

Dated: March 20, 2006.

W.J. Uberti,

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

[FR Doc. 06-2911 Filed 3-24-06; 8:45 am] BILLING CODE 4910-15-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R09-OAR-2005-NV-0001; FRL-8045-91

Revisions to the Nevada State Implementation Plan

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Final rule.

SUMMARY: EPA is finalizing approval of revisions to the Nevada State

Implementation Plan (SIP). These revisions were proposed in the **Federal Register** on September 13, 2005 and include definitions, sulfur oxide emission regulations, and various other burning regulations. We are approving these regulations in order to regulate these emission sources under the Clean Air Act as amended in 1990 (CAA or the Act).

DATES: *Effective Date:* This rule is effective on April 26, 2006.

ADDRESSES: EPA has established docket number EPA–R09–OAR–2005–NV–0001 for this action. The index to the docket is available electronically at *http:// regulations.gov* and in hard copy at EPA Region IX, 75 Hawthorne Street, San Francisco, California. While all documents in the docket are listed in the index, some information may be publicly available only at the hard copy location (e.g., copyrighted material), and some may not be publicly available in either location (e.g., CBI). To inspect the hard copy materials, please schedule an appointment during normal business hours with the contact listed in the FOR FURTHER INFORMATION CONTACT section.

FOR FURTHER INFORMATION CONTACT: Julie A. Rose, EPA Region IX, (415) 947–4126, *rose.julie@epa.gov.*

SUPPLEMENTARY INFORMATION: Throughout this document, "we," "us" and "our" refer to EPA.

I. Proposed Action

On September 13, 2005 (70 FR 53975), EPA proposed to approve into the

TABLE 1.—SUBMITTED REGULATIONS

Nevada SIP those regulations that are listed below in Table 1. We have revised the submittal date from February 16, 2005 (as listed in our proposal) to January 12, 2006 to reflect the most recent submittal of the rules to EPA. With respect to the rules listed in Table 1, the submittals dated February 16, 2005 and January 12, 2006 are identical, and we consider the earlier submittal to be superseded by the later submittal. As explained in section II, Public Comments and EPA Responses, of this notice, we are not taking final action in this notice on five of the definitions for which we had proposed approval in our September 13, 2005 notice.

NAC No.	NAC title	Adopted	Submitted
445B.001	Definitions	08/19/04	01/12/06
445B.002	Act	09/16/76	01/12/06
445B.004	Administrator	08/19/82	01/12/06
445B.005	Affected Facility	10/03/95	01/12/06
445B.006	Affected Source	09/18/01	01/12/06
445B.009	Air-conditioning equipment	09/16/76	01/12/06
445B.011	Air pollution	01/22/98	01/12/06
445B.018	Ambient air	09/03/87	01/12/06
445B.022	Atmosphere	09/16/76	01/12/06
445B.030	British thermal units	09/03/87	01/12/06
445B.042	Combustible refuse	09/16/76	01/12/06
445B.0425	Commission	01/22/98	01/12/06
445B.0425		01/22/98	
	Continuous monitoring system		01/12/06
445B.051	Day	09/03/87	01/12/06
445B.053	Director	09/16/76	01/12/06
445B.055	Effective date of the program	11/03/93	01/12/06
445B.056	Emergency	11/03/93	01/12/06
445B.058	Emission	01/22/98	01/12/06
445B.059	Emission unit	10/03/95	01/12/06
445B.060	Enforceable	08/19/82	01/12/06
445B.061	EPA	11/03/93	01/12/06
445B.072	Fuel	09/03/87	01/12/06
445B.073	Fuel-burning equipment	08/29/90	01/12/06
445B.075	Fugitive dust	03/03/94	01/12/06
445B.077	Fugitive emissions	10/03/95	01/12/06
445B.080	Garbage	09/16/76	01/12/06
445B.086	Incinerator	09/16/76	01/12/06
445B.091	Local air pollution control agency	09/16/76	01/12/06
445B.095	Malfunction	09/16/76	01/12/06
445B.097	Maximum allowable throughput	09/03/87	01/12/06
445B.103	Monitoring device	03/03/94	01/12/06
445B.106	Multiple chamber incinerator	09/16/76	01/12/06
445B.109	Nitrogen oxides	03/03/94	01/12/06
445B.112	Nonattainment area	10/03/95	01/12/06
445B.113	Nonroad engine	05/10/01	01/12/06
445B.1135	Nonroad vehicle	05/10/01	01/12/06
445B.116	Odor	10/03/95	01/12/06
445B.119	One-hour period	09/03/87	01/12/06
445B.121	Opacity	09/16/76	01/12/06
445B.122	Open burning	09/16/76	01/12/06
445B.125	Ore	09/12/78	01/12/06
445B.127		09/16/76	01/12/06
445B.127	Owner or operator	09/16/76	01/12/06
	Particulate matter		
445B.130	Pathological wastes	10/03/95	01/12/06
445B.135	PM ₁₀	11/18/91	01/12/06
445B.144	Process equipment	09/16/76	01/12/06
445B.145	Process weight	10/03/95	01/12/06
445B.151	Reference conditions	09/03/87	01/12/06
445B.152	Reference method	10/03/95	01/12/06

TABLE 1.—SUBMITTED REGULATIONS—Continued

NAC No.	NAC title	Adopted	Submitted
445B.161	Run	09/16/76	01/12/06
445B.163	Salvage operation	09/16/76	01/12/06
445B.167	Shutdown	09/16/76	01/12/06
445B.168	Single chamber incinerator	11/08/77	01/12/06
445B.174	Smoke	09/16/76	01/12/06
445B.176	Solid waste	09/16/76	01/12/06
445B.177	Source	10/03/95	01/12/06
445B.180	Stack and chimney	10/03/95	01/12/06
445B.182	Standard	03/03/94	01/12/06
445B.185	Start-up	09/16/76	01/12/06
445B.198	Uncombined water	09/16/76	01/12/06
445B.205	Waste	09/16/76	01/12/06
445B.207	Wet garbage	09/16/76	01/12/06
445B.209	Year	09/03/87	01/12/06
445B.211	Abbreviations	08/19/04	01/12/06
445B.2204	Sulfur emission	09/16/76	01/12/06
445B.22043	Sulfur emissions: Calculation of total feed sulfur	08/19/04	01/12/06
445B.22047	Sulfur emissions: Fuel-burning equipment	09/09/99	01/12/06
445B.2205	Sulfur emissions: Other processes which emit sulfur	08/19/04	01/12/06
445B.22067	Open burning	02/26/04	01/12/06
445B.2207	Incinerator burning	02/26/04	01/12/06
445B.2209	Reduction of animal matter	09/16/76	01/12/06
445B.22097	Standards of quality for ambient air	02/26/04	01/12/06
445B.230	Plan for reduction of emissions	08/19/04	01/12/06

We proposed to approve these regulations because we determined that they complied with the relevant CAA requirements. Our proposed action contains more information on the regulations and our evaluation.

II. Public Comments and EPA Responses

EPA's proposed action provided a 30day public comment period. During this period, we received a comment from Jennifer L. Carr, P.E., Chief, Bureau of Air Quality Planning, Nevada Division of Environmental Protection (NDEP), in a letter dated October 5, 2005. The comment requested that EPA not approve two definitions, NAC 445B.063, Excess emissions; and NAC 445B.153, Regulated air pollutant, that EPA had proposed for approval. In response, we are not taking final action on those two definitions in today's notice. EPA will take action on revised versions of these provisions in a separate Federal Register action.

While no other comments were received, we have decided, upon further review, not to take final action at this time on three additional definitions for which we had proposed approval in our September 13, 2005 notice: NAC 445B.134, Person; NAC 445B.084, Hazardous air pollutant; and NAC 445B.196, Toxic regulated air pollutant. We have decided not to take final action on NAC 445B.134, Person, because it relies upon two statutory definitions of the term, only one of which has been submitted to EPA as a SIP revision. The other two definitions, NAC 445B.084, Hazardous air pollutant; and NAC 445B.196, Toxic regulated air pollutant, do not relate to criteria air pollutants and thus are not appropriate for approval as part of the SIP. EPA will take action on NAC 445B.134, Person, in a separate **Federal Register** action.

Lastly, in this notice, we have corrected erroneous adoption dates listed in the proposal for the following rules: NAC 445B.103, Monitoring device; NAC 445B.125, Ore; and NAC 445B.2205, Sulfur emissions: Other processes which emit sulfur.

III. EPA Action

The comment submitted does not change our assessment of the remaining regulations. Therefore, as authorized in section 110(k)(3) of the Act, EPA is fully approving these regulations into the Nevada SIP.

IV. Statutory and Executive Order Reviews

Under Executive Order 12866 (58 FR 51735, October 4, 1993), this action is not a "significant regulatory action" and therefore is not subject to review by the Office of Management and Budget. For this reason, this action is also not subject to Executive Order 13211, 'Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use" (66 FR 28355, May 22, 2001). This action merely approves state law as meeting Federal requirements and imposes no additional requirements beyond those imposed by state law. Accordingly, the Administrator certifies that this rule

will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*). Because this rule approves pre-existing requirements under state law and does not impose any additional enforceable duty beyond that required by state law, it 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).

This rule also does not have tribal implications because it will not have a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified by Executive Order 13175 (65 FR 67249, November 9, 2000). This action also does not have Federalism implications because it does not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132 (64 FR 43255, August 10, 1999). This action merely approves a state rule implementing a Federal standard, and does not alter the relationship or the distribution of power and responsibilities established in the Clean Air Act. This rule also is not subject to Executive Order 13045 "Protection of Children from

Environmental Health Risks and Safety Risks" (62 FR 19885, April 23, 1997), because it is not economically significant.

In reviewing SIP submissions, EPA's role is to approve state choices, provided that they meet the criteria of the Clean Air Act. In this context, in the absence of a prior existing requirement for the State to use voluntary consensus standards (VCS), EPA has no authority to disapprove a SIP submission for failure to use VCS. It would thus be inconsistent with applicable law for EPA, when it reviews a SIP submission, to use VCS in place of a SIP submission that otherwise satisfies the provisions of the Clean Air Act. Thus, the requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) do not apply. This rule does not impose an information collection burden under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

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 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 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).

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by May 26, 2006. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Incorporation by reference, Intergovernmental relations, Reporting and recordkeeping requirements, Sulfur oxide. Dated: March 7, 2006. Wayne Nastri,

Regional Administrator, Region IX.

■ 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.

Subpart DD—Nevada

■ 2. Section 52.1470 is amended by adding paragraph (c)(56) to read as follows:

§ 52.1470 Identification of plan.

* * * *

(c) * * *

(56) The following regulations and statutes were submitted on January 12, 2006, by the Governor's designee.

(i) Incorporation by reference.(A) Nevada Division of Environmental Protection.

(1) The following sections of the Nevada Air Quality Regulations were adopted on the dates listed below and recodified as Chapter 445B of the Nevada Administrative Code in November 1994:

(*i*) September 16, 1976: 445B.002, 445B.009, 445B.022, 445B.042, 445B.047, 445B.053, 445B.080, 445B.086, 445B.091, 445B.095, 445B.106, 445B.121, 445B.122, 445B.127, 445B.129, 445B.144, 445B.161, 445B.163, 445B.167, 445B.174, 445B.176, 445B.185, 445B.198, 445B.205, 445B.207, 445B.2204, and 445B.2209.

(*ii*) November 8, 1977: 445B.168.

(iii) September 12, 1978: 445B.125.

(2) The following sections of Chapter 445 of the Nevada Administrative Code were adopted on the dates listed below and recodified as Chapter 445B of the Nevada Administrative Code in November 1994:

(*i*) August 19, 1982: 445B.004 and 445B.060.

(*ii*) September 3, 1987: 445B.018, 445B.030, 445B.051, 445B.072, 445B.097, 445B.119, 445B.151, and

445B.209.

(*iii*) August 29, 1990: 445B.073.
(*iv*) November 18, 1991: 445B.135.
(*v*) November 3, 1993: 445B.055,

445B.056, and 445B.061.

(*vi*) March 3, 1994: 445B.075,

445B.103, 445B.109, and 445B.182. (3) The following sections of Chapter

445B of the Nevada Administrative Code were adopted on the dates listed below:

(*i*) October 3, 1995: 445B.005, 445B.059, 445B.077, 445B.112,

445B.116, 445B.130, 445B.145,

445B.152, 445B.177, and 445B.180. (*ii*) January 22, 1998: 445B.011,

445B.0425, and 445B.058.

(*iii*) September 9, 1999: 445B.22047. (*iv*) May 10, 2001: 445B.113 and

445B.1135.

(v) September 18, 2001: 445B.006. (vi) February 26, 2004: 445B.22067,

445B.2207, and 445B.22097.

(*vii*) August 19, 2004: 445B.001, 445B.211, 445B.22043, 445B.2205, and 445B.230.

[FR Doc. 06–2868 Filed 3–24–06; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R09-OAR-2005-AZ-0007; FRL-8046-1]

Revisions to the Arizona State Implementation Plan, Pinal County Air Quality Control District

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: EPA is finalizing approval of revisions to the Pinal County Air Quality Control District (PCAQCD) portion of the Arizona State Implementation Plan (SIP). These revisions were proposed in the **Federal Register** on November 10, 2005 and concern opacity standards. We are approving local rules that regulate PM–10 emission sources under the Clean Air Act as amended in 1990 (CAA or the Act).

DATES: This rule is effective on April 26, 2006.

ADDRESSES: EPA has established docket number EPA-R09-OAR-2005-AZ-0007 for this action. The index to the docket is available electronically at http:// www.regulations.gov and in hard copy at EPA Region IX, 75 Hawthorne Street, San Francisco, California. While all documents in the docket are listed in the index, some information may be publicly available only at the hard copy location (e.g., copyrighted material), and some may not be publicly available in either location (e.g., CBI). To inspect the hard copy materials, please schedule an appointment during normal business hours with the contact listed in the FOR FURTHER INFORMATION CONTACT section.

FOR FURTHER INFORMATION CONTACT: Al Petersen, EPA Region IX, (415) 947–4118, *petersen.alfred@epa.gov.*