

### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

### REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

JUN 1 3 2013

REPLY TO THE ATTENTION OF:

### CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Ron Kahle, Jr.
Owner
Kahle Company d/b/a K&L Ready Mix, Inc.
10391 State Route 15
Ottawa, Ohio 45875

Re:	In the	Matter	of Kahle	Company	d/b/a	K&L Ready	Mix, Inc.
			term was a few man				

Docket No: **EPCRA-05-2013-0017** 

Dear Mr. Kahle:

I have enclosed a Complaint filed against Kahle Company d/b/a K&L Ready Mix, Inc., under Section 325 of the Emergency Planning and Community Right-To-Know Act of 1986 (EPCRA), 42 U.S.C. § 11045. The Complaint alleges violations of Section 312 of EPCRA, 42 U.S.C. § 11022.

As provided in the Complaint, if you would like to request a hearing, you must do so in your Answer to the Complaint. Please note that if you do not file an Answer with the Regional Hearing Clerk within 30 days of your receipt of this Complaint, the Presiding Officer may issue a default order and the proposed civil penalty will become due 30 days later. Mail a copy of your answer to Jeffery Trevino, Associate Regional Counsel (C-14J), U.S. EPA, 77 West Jackson Boulevard, Chicago, Illinois 60604.

In addition, whether or not you request a hearing, you may request an informal settlement conference by contacting James Entzminger at (312) 886-4062. If you have any legal questions, please contact Jeffery Trevino, Associate Regional Counsel at (312) 886-6729.

Sincerely,

Sharon Jaffess, Chief

Enforcement and Compliance Assurance Branch

Enclosures (3):

- 1. Complaint
- 2. Consolidated Rules
- 3. Enforcement Response Policy

ce: Ms. Cindy DeWulf, Co-Chairperson (w/ enclosure)
Ms. Nancy Dragani, Co-Chairperson (w/ enclosure)
Jeff Beattie (w/ enclosure)
Mel House (w enclosure)
Ohio SERC

Mr. Joseph S. Simpson, Attorney (w/ enclosure) Schumaker, Loop & Kendrick, LLP 1000 Jackson Street Toledo, Ohio 43604-5573 (certified)

### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

In the Matter of:	)	Docket No. EPCRA-05-2013-0017
TO THE STATE OF TH	)	D
Kahle Company d/b/a K&L Ready Mix,	)	Proceeding to Assess a Civil Penalty Under
Inc.,	)	Section 325(c)(1) of the Emergency Planning
Ottawa, Ohio	)	and Community Right-to-Know Act of 1986
	)	
Respondent.	_ )	
		IIIN 1 3 2012

### **Complaint**

REGIONAL HEARING CLERK U.S. ENVIRONMENTAL

- 1. This is an administrative proceeding to assess a civil penalty under Section 325(c)(1) of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA), 42 U.S.C. § 11045(c)(1).
- The Complainant is, by lawful delegation, the Chief of the Enforcement and Compliance Assurance Branch, United States Environmental Protection Agency (U.S. EPA), Region 5.
- 3. The Respondent is Kahle Company d/b/a K&L Ready Mix, Inc., an Ohio corporation doing business in the State of Ohio.

### Statutory and Regulatory Background

4. Section 312(a) of EPCRA, 42 U.S.C. § 11022(a), and its implementing regulations at 40 C.F.R. Part 370, require the owner or operator of a facility, which is required by the Occupational Safety and Health Act (OSHA) to prepare or have available a material safety data sheet (MSDS) for a hazardous chemical, to prepare and submit to the state emergency response commission (SERC), community emergency coordinator for the local emergency planning committee (LEPC) and fire department with jurisdiction over the facility by March 1, 1988, and annually thereafter on March 1, an emergency and hazardous chemical inventory form (Tier I or

Tier II as described in 40 C.F.R. Part 370). The form must contain the information required by Section 312(d) of EPCRA, covering all hazardous chemicals present at the facility at any one time during the preceding year in amounts equal to or exceeding 10,000 pounds and all extremely hazardous chemicals present at the facility at any one time in amounts equal to or greater than 500 pounds or the threshold planning quantity designated by U.S. EPA at 40 C.F.R. Part 355, Appendices A and B, whichever is lower.

- 5. Section 312(a) of EPCRA, 42 U.S.C. § 11022(a), assists state and local committees in planning for emergencies and makes information on chemical presence and hazards available to the public. A delay in reporting could result in harm to human health and the environment.
- 6. Federal regulations at 29 C.F.R. § 1910.1200(b)(1) require all employers to provide information to their employees about the hazardous chemicals to which they are exposed including, but not limited to, an MSDS.
- 7. Under Section 311(e) of EPCRA, 42 U.S.C. § 11021(e), with certain exceptions, the term "hazardous chemical" has the meaning given such term by 29 U.S.C. § 1910.1200(c).
- 8. Under 29 C.F.R. § 1910.1200(c), a hazardous chemical is any chemical which is classified as a physical or health hazard, a simple asphyxiant, combustible dust, pyrophoric gas, or hazard not otherwise classified.

### **General Allegations**

- 9. Respondent is a "person" as that term is defined under Section 329(7) of EPCRA, 42 U.S.C. § 11049(7).
- 10. At all times relevant to this Complaint, Respondent was an owner or operator of the facility located at 10391 State Route 15, Ottawa, Ohio (Ottawa Facility).

- 11. At all times relevant to this Complaint, Respondent was an owner or operator of the facility located at 5511 State Route 613, McComb, Ohio (McComb Facility).
- 12. At all times relevant to this Complaint, Respondent was an owner or operator of the facility located at 105 South 6<sup>th</sup> Street, Kalida, Ohio (Kalida Facility).
- At all times relevant to this Complaint, Respondent was an employer at each Facility.
- 14. Each of Respondent's Facilities consists of buildings, equipment, structures and other stationary items which are located on a single site or on contiguous or adjacent sites, and which are owned or operated by the same person.
- 15. Each of Respondent's Facilities is a "facility" as that term is defined under Section 329(4) of EPCRA, 42 U.S.C. § 11049(4).
  - 16. Limestone contains calcium carbonate that is classified as a health hazard.
- 17. Limestone (CAS #1317-65-3) is a "hazardous chemical" within the meaning of Section 311(e) of EPCRA, 42 U.S.C. § 11021(e), and 29 C.F.R. § 1910.1200(c).
- 18. Limestone (CAS #1317-65-3) has a minimum threshold level of 10,000 pounds, as provided in 40 C.F.R. Part 370.
  - 19. Diesel fuel has a flash point of 125-190°F and is classified as a physical hazard.
- 20. Diesel fuel (CAS #64742-47-8) is a "hazardous chemical" within the meaning of Section 311(e) of EPCRA, 42 U.S.C. § 11021(e), and 29 C.F.R. § 1910.1200(c).
- 21. Diesel fuel (CAS #64742-47-8) has a minimum threshold level of 10,000 pounds, as provided in 40 C.F.R. Part 370.

- 22. During at least one period of time in calendar year 2008, limestone and diesel fuel were present at each of Respondents Facilities in an amount equal to or greater than the minimum threshold level.
- 23. During at least one period of time in calendar year 2009, limestone and diesel fuel were present at each of Respondents Facilities in an amount equal to or greater than the minimum threshold level.
- 24. During at least one period of time in calendar year 2010, limestone and diesel fuel were present at each of Respondents Facilities in an amount equal to or greater than the minimum threshold level.
- 25. OSHA requires Respondent to prepare, or have available, an MSDS for limestone and diesel fuel.
- 26. Section 312 of EPCRA required Respondent to submit to the SERC, LEPC and fire department with jurisdiction over the facility, a completed emergency and hazardous chemical inventory form including limestone and diesel fuel on or before March 1, 2009, for calendar year 2008.
- 27. Section 312 of EPCRA required Respondent to submit to the SERC, LEPC and fire department with jurisdiction over the facility, a completed emergency and hazardous chemical inventory form including limestone and diesel fuel on or before March 1, 2010, for calendar year 2009.
- 28. Section 312 of EPCRA required Respondent to submit to the SERC, LEPC and fire department with jurisdiction over the facility, a completed emergency and hazardous chemical inventory form including limestone and diesel fuel on or before March 1, 2011, for calendar year 2010.

- 29. At all times relevant to this Complaint, the Ohio Environmental Protection Agency was the SERC for Ohio under Section 301(a) of EPCRA, 42 U.S.C. § 11001(a).
- 30. At all times relevant to this Complaint, the Putnam County LEPC was the LEPC for Putnam County, Ohio under Section 301(c) of EPCRA, 42 U.S.C. § 11001(c).
- 31. At all times relevant to this Complaint, the Hancock County LEPC was the LEPC for Hancock County, Ohio under Section 301(c) of EPCRA, 42 U.S.C. § 11001(c).
- 32. At all times relevant to this Complaint, the Ottawa Township Fire Department was the fire department with jurisdiction over the Ottawa Facility.
- 33. At all times relevant to this Complaint, the McComb Fire Department was the fire department with jurisdiction over the McComb Facility.
- 34. At all times relevant to this Complaint, the Kalida Fire Department was the fire department with jurisdiction over the Kalida Facility.

### **Count 1** (Ottawa Facility)

- 35. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 36. As of August 31, 2011, Respondent had not submitted to the SERC, the Putnam County LEPC, and the Ottawa Township Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2008.
- 37. Each day Respondent failed to submit to the SERC, the Putnam County LEPC, and the Ottawa Township Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2009, for calendar year 2008, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 2** (Ottawa Facility)

- 38. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 39. As of August 31, 2011, Respondent had not submitted to the SERC, the Putnam County LEPC, and the Ottawa Township Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2009.
- 40. Each day Respondent failed to submit to the SERC, the Putnam County LEPC, and the Ottawa Township Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2010, for calendar year 2009, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 3** (Ottawa Facility)

- 41. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 42. As of August 31, 2011, Respondent had not submitted to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 43. Each day Respondent failed to submit to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 4** (Ottawa Facility)

44. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.

- 45. As of August 31, 2011, Respondent had not submitted to the Putnam County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 46. Each day Respondent failed to submit to the Putnam County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for calendar year 2010 constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 5** (Ottawa Facility)

- 47. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 48. As of August 31, 2011, Respondent had not submitted to the Ottawa Township Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 49. Each day Respondent failed to submit to the Ottawa Township Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2011, for calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 6** (McComb Facility)

- 50. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 51. As of August 31, 2011, Respondent had not submitted to the SERC, the Hancock County LEPC, and the McComb Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2008.

52. Each day Respondent failed to submit to the SERC, the Hancock County LEPC, and the McComb Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2009, for calendar year 2008, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 7** (McComb Facility)

- 53. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 54. As of August 31, 2011, Respondent had not submitted to the SERC, the Hancock County LEPC, and the McComb Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2009.
- 55. Each day Respondent failed to submit to the SERC, the Hancock County LEPC, and the McComb Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2010, for calendar year 2009, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 8** (McComb Facility)

- 56. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 57. As of August 31, 2011, Respondent had not submitted to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 58. Each day Respondent failed to submit to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for

calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 9** (Ottawa Facility)

- 59. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 60. As of August 31, 2011, Respondent had not submitted to the Hancock County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 61. Each day Respondent failed to submit to the Hancock County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for calendar year 2010 constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 10** (McComb Facility)

- 62. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 63. As of August 31, 2011, Respondent had not submitted to the McComb Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 64. Each day Respondent failed to submit to the McComb Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2011, for calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 11** (Kalida Facility)

- 65. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 66. As of August 31, 2011, Respondent had not submitted to the SERC, the Putnam County LEPC, and the Kalida Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2008.
- 67. Each day Respondent failed to submit to the SERC, the Putnam County LEPC, and the Kalida Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2009, for calendar year 2008, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 12** (Kalida Facility)

- 68. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 69. As of August 31, 2011, Respondent had not submitted to the SERC, the Putnam County LEPC, and the Kalida Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2009.
- 70. Each day Respondent failed to submit to the SERC, the Putnam County LEPC, and the Kalida Fire Department, a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2010, for calendar year 2009, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 13** (Kalida Facility)

71. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.

- 72. As of August 31, 2011, Respondent had not submitted to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 73. Each day Respondent failed to submit to the SERC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 14** (Kalida Facility)

- 74. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 75. As of August 31, 2011, Respondent had not submitted to the Putnam County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.
- 76. Each day Respondent failed to submit to the Putnam County LEPC a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel by March 1, 2011, for calendar year 2010 constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Count 15** (Kalida Facility)

- 77. Complainant incorporates paragraphs 1 through 34 of this Complaint as if set forth in this paragraph.
- 78. As of August 31, 2011, Respondent had not submitted to the Kalida Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel for calendar year 2010.

79. Each day Respondent failed to submit to the Kalida Fire Department a completed Emergency and Hazardous Chemical Inventory Form including limestone and diesel fuel, by March 1, 2011, for calendar year 2010, constitutes a separate violation of Section 312(a) of EPCRA, 42 U.S.C. § 11022(a).

### **Proposed EPCRA Penalty**

- 80. Section 325(c)(1) of EPCRA, 42 U.S.C. § 11045(c)(1), authorizes U.S. EPA to assess a civil penalty of up to \$25,000 per day of violation of EPCRA Section 312. The Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 note, and its implementing regulations at 40 C.F.R. Part 19 increased the statutory maximum penalty to \$32,500 per day of violation for violations that occurred after March 15, 2004 through January 12, 2009 and to \$37,500 per day of violation for violation for violations that occurred after January 12, 2009.
- 81. Based upon an evaluation of the facts alleged in this Complaint, and after considering the nature, circumstances, extent and gravity of the violations, the violator's ability to pay, prior history of violations, degree of culpability, economic benefit or saving resulting from the violations and any other matters that justice may require, Complainant proposes that U.S. EPA assess a civil penalty against Respondent of \$211,914 for the EPCRA violations alleged in this Complaint. Complainant allocated this proposed penalty to the various EPCRA counts of this Complaint as follows:

Count 1 EPCRA Section 312(a) (Past Year): \$ 1,275

Count 2 EPCRA Section 312(a) (Past Year): \$ 1,275

Count 3 EPCRA Section 312(a) (SERC): \$ 22,576

Count 4 EPCRA Section 312(a) (LEPC): \$ 22,576

Count 5 EPCRA Section 312(a) (fire dept.): \$ 22,576

Count 6 EPCRA Section 312(a) (Past Year):	\$ 1,275
Count 7 EPCRA Section 312(a) (Past Year):	\$ 1,275
Count 8 EPCRA Section 312(a) (SERC):	\$ 22,576
Count 9 EPCRA Section 312(a) (LEPC):	\$ 22,576
Count 10 EPCRA Section 312(a) (fire dept.):	\$ 22,576
Count 11 EPCRA Section 312(a) (Past Year):	\$ 1,275
Count 12 EPCRA Section 312(a) (Past Year):	\$ 1,275
Count 13 EPCRA Section 312(a) (SERC):	\$ 22,576
Count 14 EPCRA Section 312(a) (LEPC):	\$ 22,576
Count 15 EPCRA Section 312(a) (fire dept.):	\$ 22,576
TOTAL EPCRA SECTION 325 PENALTY	\$211,914

82. Complainant calculated the EPCRA penalties by evaluating the facts and circumstances of this case with specific reference to U.S. EPA's policy titled Enforcement Response Policy for Sections 304, 311 and 312 of the Emergency Planning and Community Right-to-Know Act and Section 103 of the Comprehensive Environmental Response, Compensation, and Liability Act, dated September 30, 1999, a copy of which is enclosed with this Complaint.

### **Rules Governing this Proceeding**

The Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits (Consolidated Rules) at 40 C.F.R. Part 22 govern this proceeding to assess a civil penalty. Enclosed with the Complaint served on Respondent is a copy of the Consolidated Rules.

### Filing and Service of Documents

Respondent must file with the U.S. EPA Regional Hearing Clerk the original and one copy of each document Respondent intends as part of the record in this proceeding. The Regional Hearing Clerk's address is:

Regional Hearing Clerk (E-19J) U.S. EPA, Region 5 77 W. Jackson Blvd. Chicago, IL 60604

Respondent must serve a copy of each document filed in this proceeding on each party pursuant to Section 22.5 of the Consolidated Rules. Complainant has authorized Jeffery Trevino to receive any answer and subsequent legal documents that Respondent serves in this proceeding. You may telephone Jeffery Trevino at (312) 886-6729. His address is:

Jeffery Trevino (C-14J) Office of Regional Counsel U.S. EPA, Region 5 77 W. Jackson Blvd. Chicago, IL 60604

### **Terms of Payment**

Respondent may resolve this proceeding at any time by paying the proposed penalty by sending a certified or cashier's check for the EPCRA violations payable to the "Treasurer, United States of America," to:

U.S. Environmental Protection Agency Fine and Penalties Cincinnati Finance Center P.O. Box 979077 St. Louis, MO 63197-9000

Respondent must include the case name and docket number on the check and in the letter transmitting the check. Respondent must simultaneously send copies of the check and

transmittal letter to the Regional Hearing Clerk and Jeffery Trevino at the addresses given above, and to:

James Entzminger (SC-5J)
Chemical Emergency Preparedness and
Prevention Section
U.S. EPA, Region 5
77 W. Jackson Blvd.
Chicago, IL 60604

### Answer and Opportunity to Request a Hearing

If Respondent contests any material fact alleged in this Complaint or the appropriateness of any penalty amount, or contends that it is entitled to judgment as a matter of law, Respondent may request a hearing before an Administrative Law Judge. To request a hearing, Respondent must file a written Answer within 30 days of receiving this Complaint and must include in that written Answer a request for a hearing. Any hearing will be conducted in accordance with the Consolidated Rules.

In counting the 30-day period, the date of receipt is not counted, but Saturdays, Sundays and federal legal holidays are counted. If the 30-day time period expires on a Saturday, Sunday or federal legal holiday, the time period extends to the next business day.

To file an Answer, Respondent must file the original written Answer and one copy with the Regional Hearing Clerk at the address specified above.

Respondent's written Answer must clearly and directly admit, deny or explain each of the factual allegations in the Complaint; or must state clearly that Respondent has no knowledge of a particular factual allegation. Where Respondent states that it has no knowledge of a particular factual allegation, the allegation is deemed denied. Respondent's failure to admit, deny or explain any material factual allegation in the Complaint constitutes an admission of the allegation.

Respondent's Answer must also state:

- a. the circumstances or arguments which Respondent alleges constitute grounds of defense;
- b. the facts that Respondent disputes;
- c. the basis for opposing the proposed penalty; and,
- d. whether Respondent requests a hearing.

If Respondent does not file a written Answer within 30 calendar days after receiving this Complaint, the Presiding Officer may issue a default order, after motion, under Section 22.17 of the Consolidated Rules. Default by Respondent constitutes an admission of all factual allegations in the Complaint and a waiver of the right to contest the factual allegations. Respondent must pay any penalty assessed in a default order without further proceedings 30 days after the order becomes the final order of the Administrator of U.S. EPA under Section 22.27(c) of the Consolidated Rules.

### **Settlement Conference**

Whether or not Respondent requests a hearing, Respondent may request an informal conference to discuss the facts alleged in the Complaint and to discuss settlement. To request an informal settlement conference, Respondent may contact James Entzminger at (312) 886-4062.

Respondent's request for an informal settlement conference will not extend the 30-day period for filing a written Answer to this Complaint. Respondent may simultaneously pursue an informal settlement conference and the adjudicatory hearing process. Complainant encourages all parties against whom it proposes to assess a civil penalty to pursue settlement through informal conference. However, Complainant will not reduce the penalty simply because the parties hold an informal settlement conference.

EPCRA-05-2013-0017

### U.S. Environmental Protection Agency, Complainant

Sharon Jaffess

Chief

Enforcement and Compliance Assurance Branch U.S. Environmental Protection Agency

Region 5



In the Matter of: Kahle Company d/b/a K&L Ready Mix, Inc. Docket No. EPCRA-05-2013-0017

### Certificate of Service

I, James Entzminger, certify that I filed the original and a copy of the Complaint with the Regional Hearing Clerk, Region 5, U.S. Environmental Protection Agency, and that I mailed a copy to the Respondent by first-class, postage prepaid, certified mail, return receipt requested, along with the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits, 40 C.F.R. part 22, and the Enforcement Response Policy for Sections 304, 311 and 312 of the Emergency Planning and Community Right-to-Know Act and Section 103 of the Comprehensive Environmental Response, Compensation, and Liability Act (September 30, 1999), by placing them in the custody of the United States Postal Service addressed as follows:

Mr. Ron Kahle, Jr. Owner Kahle Company d/b/a K&L Ready Mix, Inc. 10391 State Route 15 Ottawa, Ohio 45875

Mr. Joseph S. Simpson, Attorney Schumaker, Loop & Kendrick, LLP 1000 Jackson Street Toledo, Ohio 43604-5573



	. 2		-	
On the	13	day of	June	, 2012

James Entzminger Jarrah P. Sanders U.S. Environmental Protection Agency

Region 5

Environmental Protection Agency

quired of EPA under this section. (2) The State program shall constitute an equivalent effort to that re-

control agency, as defined in section should be the State water pollution 502 of the Act. The State organization responconducting the program

cant appeals as provided under §21.9. pose a procedure for adjudicating appli-(4) The State submission shall pro-

plications. who will or may review or approve apof interest on the part of any personnel tify any existing or potential conflicts (5) The State submission shall iden-

gross personal income for a calendar year if the recipient is over 60 years of except that it shall mean 50 percent personal income for a calendar year, suant to retirement, pension, or simiconcern applicant 10 percent of gross is receiving from the small the small business, or where he has or owner, partner, or principal officer of the Tax Code, 26 U.S.C. spouse of or dependent (as defined in where the reviewing official is the lar arrangements. age and is receiving such portion pur-(i) A conflict of interest shall exist 152) of an business

trator shall review and approve the apalternative parties to review or application. prove any application subject to conflict of interest, the Regional Adminis-(ii) If the State is unable to provide

after sufficient notice has been pro-vided to the Regional Director of SBA. section. Any such approval shall be within 60 days after such application conforms to the requirements of this shall approve any State program that Regional Administrator

tify the State, in writing, of any defi-ciency in its application. A State may any later time. resubmit an amended application at approves the application, he shall no-(c) If the Regional Administrator dis-

That in the event of a State conflict of interest as identified in §21.12(a)(4) of pending transferral. Provided, however sion, EPA will suspend all review of application and issue the statement. plications and issuance of statements (d) Upon approval of a State submisbusinesses in EPA shall review the apthat State,

> these regulations. 7(g)(2) of the Small Business Act and State for action pursuant to section warded promptly to the appropriate (e) Any applications shall, if received EPA Regional Office, be for-

quirements of §21.5. approve or disapprove the State issued statement may request the Regional Administrator of EPA to review the statement. The Regional Adminisstatement, in accordance with the retrator, upon such request can further receipt and review of a State approved issued by a State. However, SBA, upon (f)(1) EPA will generally not review approve individual statements

deficiencies, istrator will notify the State of such gram deficiencies the Regional Adminformance. In the event of State periodically review State program per-(2) The Regional Administrator will pro-

State's program is classified as defi-cient, statements issued by a State shall also be sent to the Regional Adment. cordance with §21.5, on any such statetermination subsequently made, in acthe applicant, and the SBA of any deministrator for review. The Regional Administrator shall notify the State, During that period that

after State program. shall withdraw the approval of the vided gram, cantly affect the conduct of the prosuch the State has not taken corrective ef- $\Xi$ If within 60 deficiencies has been sufficient notice has been pro-to the Regional Director of SBA, and if the Regional the days after notice of deficiencies signifi-Administrator, provided,

corrected may later reapply as provided in  $\S 21.12(a)$ . drawn and whose deficiencies have been (ii) Any State whose program is with-

such funds in conducting this program State agency authorized to receive 106 of the Act may be utilized by (g) Funds appropriated under section

### §21.13 Effect of certification upon authority to enforce applicable stand-

stitutes a determination by EPA or the State that the facilities certified (a) for SBA Loan purposes in no way con-The certification by EPA or a State

fications submitted in the application, will be operated and maintained propwill be constructed within the time specified by an applicable standard or (b) will be constructed and installed in owner or operator of such facilities a State of its authority to take approerly, or will be applied to process violations of an applicable standard priate enforcement action against the in the application. The certification in no way constitutes a waiver by EPA or wastes which are the same as described accordance with the plans and speci-

### PENSION OF PERMITS OCATION/TERMINATION OR SUS ADMINISTRATIVE ASSESSMENT OF CIVIL PENALTIES AND THE REV-OF PRACTICE GOVERNING 22—CONSOLIDATED G THE

### Subpart A—General

Scope of this part.

Use of number and gender

Definitions.

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22.33 22.34 alties under the Clean Air Act ministrative assessment of civil Supplemental rules governing the ad--neď

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22.38 Supplemental rules of practice civil penalties under erning the administrative assessment of the Clean Water gov-

22.39as amended prehensive Environmental Response, Compensation, and Liability Act of 1980 alties under section 109 of the Comministrative assessment of civil [Reserved] Supplemental rules governing the ad-

22.41 Supplemental rules governing the administrative assessment of civil penof the Asbestos Hazard Emergency Response Act (AHERA).

42 Supplemental rules governing the administrative assessment of civil pen-alties under Title II of the Toxic Sub-stance Control Act, enacted as section 2

22 ministrative assessment of civil penissued to owners or operators of public alties for violations of compliance orders

\$22.1

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alties against a federal agency under the Safe Drinking Water Act.
22.44 Supplemental rules of practice governing the termination of permits under section 403(a) of the Clean Water Act or under section 3008(a)(3) of the Resource Conservation and Recovery Act.

notice and comment in proceedings under sections 309(g) and 311(b)(6)(B)(ii) of the Olean Water Act and section 1423(c) of the Safe Drinking Water Act. 22.46-22.49 [Reserved] 22.45 Supplemental rules governing public

Subpart I—Administrative Proceedings Not Governed by Section 554 of the Administrative Procedure Act

22.50 Scope of this subpart.22.51 Presiding Officer.22.52 Information exchange and discovery.

AUTHORITY: 7 U.S.C. 136(1); 15 U.S.C. 2615; 33 U.S.C. 1319, 1342, 1361, 1415 and 1418; 42 U.S.C. 300g-3(g), 6912, 6926, 6928, 6991e and 6992d; 42 U.S.C. 7413(d), 7524(c), 7545(d), 7547, 7601 and 7607(a), 9609, and 11045.

SOURCE: 64 FR 40176, July 23, 1999, unless otherwise noted.

## Subpart A—General

## Scope of this part.

sice govern all administrative adju-(a) These Consolidated Rules of Pracdicatory proceedings for:

trative civil penalty under section 14(a) (1) The assessment of any adminisof the Federal Insecticide, Fungicide, and Rodenticide Act as amended (7

trative civil penalty under sections 113(d), 205(c), 211(d) and 213(d) of the Glean Air Act, as amended (42 U.S.C. 7413(d), 7524(c), 7545(d) and 7547(d)); (3) The assessment of any adminis-U.S.C. 1361(a)); (2) The assessment of any adminis-

tion or suspension of any permit under section 105(a) and (f) of the Marine Pro-tection, Research, and Sanctuaries Act as amended (33 °L.S.C. 1415(a) and (f)); trative civil penalty or for the revoca-

tion order, the termination of a permit pursuant to section 3008(a)(3), the suspension or revocation of authority to (4) The issuance of a compliance operate pursuant to section 3005(e), or the assessment of any civil penalty order or the issuance of a corrective ac-

under sections 3008, 9006, and 11005 of 6991e, and 6992d)), except as provided in amended (42 U,S.C. 6925(d), 6925(e), 6928 Disposal part 24 of this chapter; the Solid Waste

trative civil penalty under sections 16(a) and 207 of the Toxic Substances (5) The assessment of any adminis-Control Act (15 U.S.C. 2615(a) and 2647)

issued pursuant to section 402(a) of the 311(b)(6), or termination of any permit (6) The assessment of any Class II under sections 309(g) and Clean Water Act, as amended (33 U.S.C 1319(g), 1321(b)(6), and 1342(a)); penalty

(7) The assessment of any administrative civil penalty under section 109 Response, Compensation, and Liability of the Comprehensive Environmental Act of 1980, as amended (42 U.S.C. 9609);

trative civil penalty under section 325 of the Emergency Planning and Community Right-To-Know Act of 1986 (8) The assessment of any adminis-("EPCRA") (42 U.S.C. 11045);

trative civil penalty under sections 1414(g)(3)(B), 1423(c), and 1447(b) of the Safe Drinking Water Act as amended (42 U.S.C. 300g-3(g)(3)(B), 300h-2(c), and 300j-6(b)), or the issuance of any order (9) The assessment of any adminisrequiring both compliance and the assessment of an administrative civil penalty under section 1423(c);

trative civil penalty or the issuance of any order requiring compliance under (10) The assessment of any adminis-Section 5 of the Mercury-Containing and Rechargeable Battery Management Act (42 U.S.C. 14304).

in subparts H and I of this part estab-lish special procedures for proceedings identified in paragraph (a) of this sec-tion where the Act allows or requires dures in subparts A through G of this part, Where inconsistencies exist between subparts A through G of this (b) The supplemental rules set forth procedures different from the procepart and subpart H or I of this part, subparts H or I of this part shall apply

in these Consolidated Rules of Practice shall be resolved at the discretion of the Administrator, Environmental Appeals Board, Regional Administrator, (c) Questions arising at any stage of the proceeding which are not addressed

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or Presiding Officer, as provided for in [64 FR. 40176, July 23, 1999, as amended at 65 FR 30904, May 15, 2000] these Consolidated Rules of Practice.

## 32.2 Use of number and gender.

of Practice, words in the singular also  $^{\mathrm{the}}$ feminine, and vice versa, as the case As used in these Consolidated Rules include the plural and words in masculine gender also include may require.

### (a) The following definitions apply \$22.3 Definitions.

Act means the particular statute authese Consolidated Rules of Practice. thorizing the proceeding at issue.

Administrative Law Judge means an Administrative Law Judge appointed under 5 U.S.C. 3105.

trator of the U.S. Environmental Pro-Administrator means the Administection Agency or his delegate.

Agency means the United States Environmental Protection Agency.

confidentiality claim as defined in 40 CFR 2.201(h) Business confidentiality claim means

CFR. 2.201(h).

Clerk of the Board means the Clerk of the Environmental Appeals Board, Mail Code 1103B, U.S. Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

Commenter means any person (other than a party) or representative of such person who timely:

viding or intends to provide comments on the proposed assessment of a penalty pursuant to sections 309(g)(4) and 311(b)(6)(C) of the Clean Water Act or section 1423(c) of the Safe Drinking (1) Submits in writing to the Regional Hearing Clerk that he is pro-Water Act, whichever applies, and intends to participate in the proceeding;

(2) Provides the Regional Hearing Clerk with a return address.

the Agency to persons alleged to be in violation of the Act. The complainant shall not be a member of the Environmental Appeals Board, the Regional Judicial Officer or any other person who will participate or advise in the ance with §§ 22.13 and 22.14 on behalf of Complainant means any person authorized to issue a complaint in accordadjudication.

Consolidated Rules of Practice the regulations in this part.

the Board within the Agency described Environmental Appeals Board

Final order means:

mental Appeals Board or the Administrator after an appeal of an initial decision, accelerated decision, decision to dismiss, or default order, disposing of the matter in controversy between the (1) An order issued by the Environparties;

(3) A final order issued in accordance (2) An initial decision which becomes a final order under §22.27(c); or

2

with § 22.18.

ing on the record, open to the public with ceeding under these Consolidated Rules \$22.22(a)(2)), conducted as part of a pro-Hearing means an evidentiary hearconsistent extent of Practice.  $^{\mathrm{the}}$ £0

Clerk, Mail Code 1900, U.S. Environsylvania Ave., NW., Washington, DC mental Protection Agency, 1200 Penn-Hearing Clerk means the 20460.

issued by the Presiding Officer pursuant to §§ 22.17(c), 22.20(b) or 22.27 resolving all outstanding issues in the prothe decision Initial decision means ceeding.

Party means any person that participates in a proceeding as complainant, respondent, or intervenor.

of a permit issued under section 102 of the Marine Protection, Research, and Sanctuaries Act (33 U.S.C. 1412) or termination under section 402(a) of the Clean Water Act (33 U.S.C. 1342(a)) or section 3006(d) of the Solid Waste Dissuspension or termination of all or part Permit action means the revocation, posal Act (42 U.S.C. 6925(d)).

successor thereof; any organized group partment, agency or instrumentality of the Federal Government, of any State or local unit of government, or of any any trustee, assignee, receiver or legal Person includes any individual, partnership, association, corporation, and of persons whether incorporated or not; and any officer, employee, agent, deforeign government.

comes final or is appealed. The Presiding Officer shall be an Administra-22.16(c) or 22.51 allow a Regional Juditive Law Judge, except where §§ 22.4(b). who presides in an administrative adjucial Officer to serve as Presiding Offidication until an initial decision Presiding Officer means an individual

including any action on a motion to reconsider under §22.32. through the issuance of a final order, Proceeding means the entirety of a the filing of the administrative adjudication, complaint

delegated. fice, case initiated in an EPA Regional Ofthereof to whom his authority is duly that Region or any officer or employee Regional Administrator means, for the Regional Administrator for

ing clerk for a given region, who shall be neutral in every proceeding. Cor-respondence with the Regional Hearing Clerk shall be addressed to the Re-gional Hearing Clerk at the address the Hearing Clerk. term Regional Hearing Clerk means specified in the complaint. For a case vidual duly authorized to serve as hearinitiated at EPA Headquarters, Regional Hearing Clerk means an indi-

Regional Judicial Officer means a person designated by the Regional Administrator under § 22.4(b).

whom the complaint states a claim for Respondent means any person against

defined in these Consolidated Rules of Practice are used consistent with the meanings given in the Act. (b) Terms defined in the Act and not

[64 FR 40176, July 23, 1999, as amended at 65 FR 30904, May 15, 2000]

§ 22.4 Powers and duties of the Envi-ronmental Appeals Board, Regional Judicial Officer and Presiding Offi-cer; disqualification, withdrawal, and reassignment.

sions, rulings and orders of a Presiding Officer in proceedings under these Consolidated Rules of Practice; acts as Presiding Officer until the respondent files an answer in proceedings under these Consolidated Rules of Practice rules on appeals from the initial deci-Environmental Appeals Board. (1) Environmental Appeals Board

> Practice commenced at EPA Head-quarters. The Environmental Appeals under these Consolidated mental Appeals Board, in its discrethe Administrator when the Environ-Board may refer any case or motion to commenced at EPA Headquarters; and mental Appeals Board, all parties shall to the Administrator by the Environ When an appeal or motion is referred to the Administrator. ronmental Appeals Board has referred motions filed in matters that the Enviant to paragraph (d) of this section, or §22.8. Motions directed to the Adminisployee concerning the matter, provided trator may consult with any EPA emmental Appeals Board, the Administo the Administrator by the Environistrator. If a case or motion is referred interpreted as referring to the Admin-Consolidated Rules of Practice shall be vironmental Appeals Board in these be so notified and references to the Ention, deems it appropriate to do so for motions for disqualification pursutrator shall not be considered except consultation does not violate proceedings Rules

(2) In exercising its duties and responsibilities under these Consolidated Eules of Practice, the Environmental ceeding. from the record, and denying any or all relief sought by the party in the procomply with these Consolidated Rules quate justification fails or refuses to tion of issues arising in a proceeding all measures as are necessary for the ferences against a party, striking a party's pleadings or other submissions tions may include drawing adverse inof Practice or with an order of the Entions against a party who without adeincluding imposing procedural sancefficient, fair and impartial adjudica-Appeals Board may do all acts and take vironmental Appeals Board. Such sanc-

this part does not apply. The Regional Administrator may also delegate to proceedings under subpart I of this gional Administrator shall delegate to proceedings under these Consolidated until the respondent files an answer in part, authority to act as Presiding Officer in one or more Regional Judicial Officers Rules of Practice to which subpart I of (b) Regional Judicial Officer. Each Reand to act as Presiding Officer

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a permanent or temporary employee of the Agency or another Federal agency ring any motion or case to the Regional Administrator A Regional Judiproceedings pursuant to §22.18(b)(3). the authority to approve settlement of one or more Regional Judicial Officers cial Officer shall be an attorney who is Regional Judicial Officer from refer-These delegations will not prevent a and who may perform other duties ing any party concerning whom the Re-gional Judicial Officer performed any serves as a Regional Judicial Officer. A Regional Judicial Officer shall not knowingly preside over a case involvconnection with any case in which he ecutorial or investigative functions in Officer shall not have performed proswithin the Agency. A Regional Judicial vised by any person who supervises the prosecution of enforcement cases, but commencement of the case. A Regional tion within the 2 years preceding the functions of prosecution or investigaforcement cases and shall not be super-Judicial Officer shall not prosecute enmay be supervised by the Regional

avoid delay. The Presiding Officer may: ficer shall conduct a fair and impartial Counsel. fully elicited, adjudicate all issues, and proceeding, assure that the facts are (c) Presiding Officer. The Presiding Of (1) Conduct administrative hearings

(2) Rule upon motions, requests, and offers of proof, and issue all necessary Practice; under these Consolidated

Rules

orders;

and take affidavits; (3) Administer oaths and affirmations

documentary or other evidence; (4) Examine witnesses and receive

dence, and failing the production thereof without good cause being shown, agent thereof, to produce testimony draw adverse inferences against that documents, or other non-privileged evi-(5) Order a party, or an officer or

(6) Admit or exclude evidence;

law, or discretion; (7) Hear and decide questions of facts

plification of the issues, or the expediferences for the settlement or simtion of the proceedings; (8) Require parties to attend con-

(9) Issue subpoenas authorized by the

arising in proceedings governed by and impartial adjudication of issues nance of order and for the efficient, fair measures necessary for these Consolidated Rules of Practice. (10) Do all other acts and take all mainte-

Regional Administrator, the members assignment. (1) The Administrator, the of the Environmental Appeals Board, at any time by motion to the Adminismatter which would make it inapproship with a party or with the subject nancial interest or have any relationing any matter in which they have a fi-Consolidated Rules of Practice regardperform functions provided for in these Administrative Law Judge may not the Regional Judicial Officer, or the Board, the Regional Judicial Officer or the Administrative Law Judge request priate for them to act. Any party may herself from the proceeding. If such a member of the Environmental Appeals a party may appeal that ruling to the Environmental Appeals Board. If a moor Administrative Law Judge is denied, motion to disqualify the Regional Adthat he or she disqualify himself or trator, party may appeal that ruling to the Administrator. There shall be no integrated vironmental Appeals Board is denied, tion to disqualify a member of the Enministrator, Regional Judicial Officer tion for disqualification. The Adminis-(d) Disqualification, withdrawal and remember of the Environmental Appeals trator, the Regional Administrator, locutory appeal of the ruling on a moqualified or unable to act for any reaceeding in which he deems himself disthe Administrative Law Judge may at Board, the Regional Judicial Officer, or time Regional Administrator, withdraw from any Proδυ

the proceeding, a qualified individual who has none of the infirmities listed Officer, or the Administrative Administrator, the Regional Judicial SOIL. be assigned as a replacement. The Administrator shall assign a replacement Judge is disqualified or withdraws from withdraws or is in paragraph (d)(1) of this section shall for a Regional (2) If the Administrator, the Regional disqualified. Administrator Should

service shall be filed with the Regional

Environmental Protection Agency

Hearing Clerk immediately upon com-(2) Service of filed documents other than the complaint, rulings, orders, and decithe complaint, rulings, orders, and de-

pletion of service.

from the Region where the case originated shall replace the Administrator. If that Regional Administrator would be disqualified, the Administrator shall assign a Regional Administrator from The Chief Administrative Law Judge shall assign a new Administrative Law Judge if the original Administrative Law Judge withdraws or is disqualified. trator. The Regional Administrator shall assign a new Regional Judicial Officer if the original Regional Judicial qualified, the Regional Administrator the Administrator withdraw or be disanother Region to replace the Adminis-Officer withdraws or is disqualified.

(3) The Chief Administrative Law originally assigned in the event of the unavailability of the Administrative result in efficiency in the scheduling of trative Law Judge other than the one hearings and would not prejudice the Judge, at any stage in the proceeding, may reassign the case to an Adminis-Law Judge or where reassignment will

## \$22,5 Filing, service, and form of all filed documents; business confidentiality claims.

(a) Filing of documents. (1) The original and one copy of each document intended to be part of the record shall be filed with the Regional Hearing Clerk when the proceeding is before the Fresiding Officer, or filed with the Clerk of A document is filed when it is received by the appropriate Clerk. Documents sent by U.S. mail (except by U.S. Express Mail) to the official mailing address of the Clerk of the Board set filed in proceedings before the Environmental Appeals Board shall either be the Board when the proceeding is be-fore the Environmental Appeals Board. forth at \$22.3 or delivered by hand or livery service) to Suite 600, 1341 G Street, NW., Washington, DC 20005. The facsimile or electronic filing, subject courier (including deliveries by U.S. Postal Express or by a commercial de-Presiding Officer or the Environmental Appeals Board may by order authorize to any appropriate conditions and limi-

responds directly with the parties, the original of the correspondence shall be filed with the Regional Hearing Clerk. (2) When the Presiding Officer cor-

Parties who correspond directly with the Presiding Officer shall file a copy of the correspondence with the Regional Hearing Clerk.

(3) A certificate of service shall accompany each document filed or served

sions. All filed documents other than

first class mail (including certified

cisions shall be served personally, by

in the proceeding.
(b) Service of documents. A copy of each document filed in the proceeding shall be served on the Presiding Officer or the Environmental Appeals Board, and on each party.

mail, return receipt requested, Overnight Express and Priority Mail), or by any reliable commercial delivery service. The Presiding Officer or the Environmental Appeals Board may by order

ant shall serve on respondent, or a representative authorized to receive servce on respondent's behalf, a copy of that provides written verification (1) Service of complaint. (i) Complainbe made personally, by certified mail with return receipt requested, or by any reliable commercial delivery servthe signed original of the complaint, together with a copy of these Consolidated Rules of Practice. Service shall of delivery

tic or foreign corporation, a partnership, or an unincorporated association oy appointment or by Federal or State (ii)(A) Where respondent is a domeswhich is subject to suit under a common name, complainant shall serve an officer, partner, a managing or general agent, or any other person authorized

serve that agency as provided by that law to receive service of process.
(B) Where respondent is an agency of the United States complainant shall the senior executive official having responsibility for the overall operations leged violations arose. If the agency is a corporation, the complaint shall be agency's regulations, or in the absence of controlling regulation, as otherwise permitted by law. Complainant should also provide a copy of the complaint to of the geographical unit where the alserved as prescribed in paragraph (b)(1)(ii)(A) of this section.

(C) Where respondent is a State or partment, corporation or other instrumentality, complainant shall serve the chief executive officer thereof, or as otherwise permitted by law. Where respondent is a State or local officer, local unit of government, agency, decomplainant shall serve such officer.

Clerk, and serve copies on the Presiding Officer and all parties to the proceeding. If a party fails to furnish

promptly file any changes in this information with the Regional Hearing

the proceeding.

Parties shall

and telephone number of an individual authorized to receive service relating

person shall contain the name, address,

it is not interposed for delay.
(4) The first document filed by

thereto, service to the party's last quirements of paragraph (b)(2) of this (5) The Environmental Appeals Board from the record any document which

known address shall satisfy

section and §22.6.

such information and any changes

shall be made by affidavit of the person (iii) Proof of service of the complaint erly executed receipt. Such proof of making personal service, or by prop-

does not comply with this section. Written notice of such exclusion, stattherefor, shall be promptly given to the person submitting the document. Such person may amend and resubmit any excluded document upon motion granted by the Environmental Appeals Board or the Presiding Officer, as appropriate. ing the reasons

accordance with 40 CFR part 2 at the ument filed without a claim of business confidentiality shall be available to ceeding under these Consolidated Rules time that the document is filed. A doction. (1) A person who wishes to assert a business confidentiality claim with regard to any information contained in any document to be filled in a proof Practice shall assert such a claim in (d) Confidentiality of business informathe public for inspection and copying.

Two versions of any document which contains information claimed confidential shall be filed with the Regional Hearing Clerk: 8

(2) The first page of every filed document shall contain a caption identifying the respondent and the docket

mental Appeals Board there are no specific requirements as to the form of

documents.

(c) Form of documents. (1) Except as provided in this section, or by order of the Presiding Officer or of the Environ-

ice, subject to any appropriate condi-

tions and limitations.

authorize facsimile or electronic serv-

length (excluding attachments) shall contain a table of contents and a table

number. All legal briefs and legal memoranda greater than 20 pages in

fidential. The cover page shall include graph (c)(2) of this section and the words "Business Confidentiality Asthe information required under paraserted". The specific portion(s) alleged (i) One version of the document shall to be confidential shall be clearly idencontain the information claimed contified within the document.

torney or other representative. The

ment (other than exhibits) shall be signed by the party filling or by its at-

(3) The original of any filed docu-

of authorities with page references.

signature constitutes a representation

by the signer that he has read the doc-

ument, that to the best of his knowledge, information and belief, the statements made therein are true, and that

the specific information claimed con-fidential, which shall be redacted and replaced with notes indicating the na-(ii) A second version of the document shall contain all information except ture of the information redacted. The cover page shall state that information information claimed confidential has been filed claimed confidential has been deleted and that a complete copy of the docuwith the Regional Hearing Clerk. the ment containing

any

(3) Both versions of the document shall be served on the Presiding Officer and the complainant, Both versions of the document shall be served on any resentative thereof, authorized to receive the information claimed confidential by the person making the olaim of confidentiality. Only the redacted version shall be served on persons not authorized to receive the conparty, non-party participant, or repfidential information.

or the Presiding Officer may exclude

close information claimed confidential in accordance with paragraph (d)(1) of this section only as authorized under 40 (4) Only the second, redacted version shall be treated as public information. An EPA officer or employee may dis-

[64 FR 40176, July 23, 1999, as amended at FR 77639, Dec. 28, 2004]

## .6 Filing and service of rulings, or-ders and decisions.

Hearing Clerk. All such documents issued by the Environmental Appeals Board shall be filed with the Clerk of the Board. Copies of such rulings, orders, decisions or other documents shall be served personally, by first peals Board, the Office of Administrative Law Judges or the Regional Hearing Clerk, as appropriate. by the Clerk of the Environmental Apcial delivery service, upon all parties internal mail, or any reliable commer-Express and Priority Mail), by EPA's or return receipt requested, Overnight class mail (including by certified mai cer shall be filed with the Regional gional Administrator or Presiding Offi All rulings, orders, decisions, documents issued by the and

# §22.7 Computation and extension of

Sunday or Federal holiday, the stated time period shall be extended to include the next business day.

(b) Extensions of time. The Environmental Appeals Board or the Presiding cluded. Saturdays, Sundays, and Federal holidays shall be included. When a period of time prescribed or allowed in these Consolidated Rules of Practice, period begins to run shall not be inof the event from which the designated except as otherwise provided, the day stated time expires on a Saturday (a) Computation. In computing any

an extension of time shall be filed suf-ficiently in advance of the due date so as to allow other parties reasonable op-portunity to respond and to allow the Presiding Officer or Environmental Aperation of prejudice to other parties; or upon its own initiative. Any motion for Officer may grant an extension of time for filing any document: upon timely for good cause shown, and after considmotion of a party to the proceeding,

> peals Board reasonable opportunity issue an order.

commercial delivery service, but not ment is served by first class mail or mercial delivery service. Where a docuis complete upon mailing or when placed in the custody of a reliable comsigned. Service of all other documents complete when the return receipt is ery service. Service of the complaint is days shall be added to the time allowed by these Consolidated Rules of Practice by overnight or same-day delivery, 5 for the filing of a responsive document (c) Service by mail or commercial deliv-

### §22.8 Ex parte ceeding. discussion of pro-

ceeding with any interested person outduring the pendency of the proceeding and relating to the merits thereof, by or on behalf of any party shall be re-garded as argument made in the pro-ceeding and shall be served upon all side the Agency, with any Agency staff cuss ex parte the merits of the proon any decision in the proceeding, dismembers of the Environmental Appeals At no time after the issuance of the complaint shall the Administrator, the such person. Any ex parte memorandum or other communication addressed to ceeding, or with any representative of ceeding or a factually related proor investigative function in such promember who performs a prosecutorial who is likely to advise these officials other parties. The other parties shall peals Board, or the Presiding Officer the Administrator, the Regional Ad-ministrator, the Environmental Ap-Presiding Officer or any other person Board, the Regional Administrator, the mally recused himself from all adjunot apply to any person who has for-The requirements of this section shall such memorandum or communication be given an opportunity to reply to who issues final orders only pursuant to § 22.18(b)(3). dicatory functions in a proceeding, or

## § 22.9 Examination of documents filed.

proceeding. Such documents shall be and copy any document filed in any during Agency business hours inspect fidential information, any person may, (a) Subject to the provisions of law restricting the public disclosure of con-

## ing Clerk, the Hearing Clerk, or the Clerk of the Board, as appropriate. made available by the Regional Hear-

**Environmental Protection Agency** 

(b) The cost of duplicating documents shall be borne by the person seeking copies of such documents. The Agency may waive this cost in its discretion.

## Subpart B—Parties and

## § 22.10 Appearances.

Any party may appear in person or by counsel or other representative. A partner may appear on behalf of a partnership and an officer may appear on behalf of a corporation. Persons who tive must conform to the standards of conduct and ethics required of practitioners before the courts of the United appear as counsel or other representa-

## §22.11 Intervention

apply to a motion for leave to intervene as if the movant were a party. The Presiding Officer shall grant leave to intervene in all or part of the proceeding if: the movant claims an inter-(a) Intervention. Any person desiring to become a party to a proceeding may move for leave to intervene. A motion est is not adequately represented by existing parties. The intervenor shall information. All requirements of these Consolidated Rules of Practice shall failure to file before such exchange of the movant shows good cause for its to §22.19(a) shall not be granted unless the exchange of information pursuant for leave to intervene that is filed after impair the movant's ability to protect est relating to the cause of action; a made in the proceeding unless otherments and other matters be bound by any agreements, arrangethat interest; and the movant's interfinal order may as a practical matter good cause. the Environmental Appeals Board wise ordered by the Presiding Officer or the Environmental Appeals Board for previously

ceeding. All requirements of these Conof the applicant and shall explain the relevance of the brief to the pro-The motion shall identify the interest move for leave to file a non-party brief is not a party to a proceeding may

the time for filing such brief. Any party to the proceeding may file a response to a non-party brief within 16 days after service of the non-party peals Board shall issue an order setting to the motion as if the movant were a solidated Rules of Practice shall apply party. If the motion is granted, the Presiding Officer or Environmental Ap-

## Appearances

### and non-party

(b) Non-party briefs. Any person who proceeding to § 22.14.

## § 22.12 Consolidation and severance.

of fact or law; consolidation would expedite and simplify consideration of common parties or common questions ceedings subject to these Consolidated Rules of Practice where: there exist ters at issue in two or more procer or the Environmental Appeals Board may consolidate any or all matengaged in otherwise separate ceedings. Proceedings subject to subpart I of this part does not apply, solidated with a proceeding to which Where a proceeding subject to the provisions of subpart I of this part is cononly upon the approval of all parties part I of this part may be consolidated the issues; and consolidation would not adversely affect the rights of parties shall not apply to the consolidated prothe procedures of subpart I of this part (a) Consolidation. The Presiding Offisub--org

ceedings severed with respect to any or may, for good cause, order any proor the all parties or issues (b) Severance. The Presiding Officer Environmental Appeals Board

### Subpart C-Prehearing **Procedures**

§22.13 Commencement ceeding. or. ord

(a) Any proceeding subject to these Consolidated Rules of Practice is commenced by filing with the Regional Hearing Clerk a complaint conforming

settlement of one or more causes of acthis section, where the parties agree to 9 proceeding may be simultaned commenced and concluded by tion before the filing of a complaint, issuance of a consent agreement and final order pursuant to §22.18(b)(2) and (b) Notwithstanding paragraph (a) of be simultaneously ø

## 22.14 Complaint.

(a) Content of complaint. Each complaint shall include:

the tion(s) of the Act authorizing A statement reciting issuance of the complaint;

(2) Specific reference to each provision of the Act, implementing regula-tions, permit or order which respond-ent is alleged to have violated;

(3) A concise statement of the factual basis for each violation alleged;

(4) A description of all relief sought, including one or more of the following:
(i) The amount of the civil penalty which is proposed to be assessed, and a brief explanation of the proposed penalty.

is not made, the number of violations (where applicable, days of violation) for which a penalty is sought, a brief explanation of the severity of each violation alleged and a recitation of the statutory penalty authority applicable for each violation alleged in the comalty; (ii) Where a specific penalty demand plaint;

(iii) A request for a Permit Action and a statement of its proposed terms and conditions; or

ment of the terms and conditions (iv) A request for a compliance or corrective action order and a statethereof,

(5) Notice of respondent's right to request a hearing on any material fact alleged in the complaint, or on the appropriateness of any proposed penalty, compliance or corrective action order. or Permit Action;

(6) Notice if subpart I of this part applies to the proceeding; (7) The address of the Regional Hear-

ing Clerk; and

(8) Instructions for paying penalties, if applicable.

(b) Rules of practice. A copy of these Consolidated Rules of Practice shall

Presiding Officer. Respondent shall have 20 additional days from the date accompany each complaint served.
(c) Amendment of the complaint. The complainant may amend the complaint once as a matter of right at any time before the answer is filed. Otherwise plaint only upon motion granted by the of service of the amended complaint to the complainant may amend the comfile its answer.

(d) Withdrawal of the complaint. The complaint may withdraw the complaint, or any part thereof, without prejudice one time before the answer has been filed. After one withdrawal before the filing of an answer, or after the filing of an answer, the complainant may withdraw the complaint, or any part thereof, without prejudice only upon motion granted by the Presiding Officer.

## § 22.15 Answer to the complaint.

gional Hearing Clerk and shall serve copies of the answer on all other par-ties. Any such answer to the complaint must be filed with the Regional Hear-ing Clerk within 30 days after service. tests any material fact upon which the complaint is based; contends that the ment as a matter of law, it shall file an original and one copy of a written anrective action order, or Permit Action, as the case may be, is inappropriate; or swer to the complaint with the Re-(a) General. Where respondent: Conproposed penalty, compliance or corcontends that it is entitled to judgof the complaint.

gation and so states, the allegation is deemed denied. The answer shall also state: The circumstances or arguments which are alleged to constitute the grounds of any defense; the facts which respondent disputes; the basis for opposing any proposed relief, and whether (b) Contents of the answer. The answer shall clearly and directly admit, deny or explain each of the factual allegations contained in the complaint with regard to which respondent has any knowledge. Where respondent has no knowledge of a particular factual alle-

the Presiding Officer may hold a hearupon the issues raised by the complaint and answer may be held if requested by spondent does not request a hearing, ing if issues appropriate for adjudica-tion are raised in the answer. (c) Request for a hearing. A hearing respondent in its answer. If the rea hearing is requested.

spondent may amend the answer to the Failure of respondent to admit, deny, or explain any material factual allegation contained in the complaint con-(e) Amendment of the answer. The restitutes an admission of the allegation. (d) Failure to admit, deny, or explain.

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complaint upon motion granted by the Presiding Officer.

ing of a motion, other parties may file responses to the motion and the mov-Any additional responsive documents shall be permitted only by order of the peals Board, as appropriate. All motions, except those made orally on the (a) General. Motions shall be served as provided by §22.5(b)(2). Upon the fil-Presiding Officer or Environmental Apant may file a reply to the response. record during a hearing, shall:

Be in writing;

(2) State the grounds therefor, with particularity;

(4) Be accompanied by any affidavit, certificate, other evidence or legal memorandum relied upon. (3) Set forth the relief sought; and

(b) Response to motions. A party's response to any written motion must be filed within 15 days after service of such motion. The movant's reply to any written response must be filed sponse and shall be limited to issues raised in the response. The Presiding ders concerning the disposition of mo-tions. The response or reply shall be accompanied by any affidavit, certifirandum relied upon. Any party who fails to respond within the designated Officer or the Environmental Appeals Board may set a shorter or longer time for response or reply, or make other orcate, other evidence, or legal memoperiod waives any objection to the within 10 days after service of such regranting of the motion.

at EPA Headquarters, the Environ-mental Appeals Board) shall rule on all motions filed or made before an answer is filed and before an initial decision has become final or has been appealed. The Environmental Appeals Board shall rule as provided in §22.29(c) and on all motions filed or made after an to the complaint is filed. Except as provided in §§ 22.29(c) and 22.51, an Admin-istrative Law Judge shall rule on all motions filed or made after an answer appeal of the initial decision is filed, (c) Decision. The Regional Judicial Officer (or in a proceeding commenced except as provided pursuant to §22.28.

(d) Oral argument. The Presiding Offithe Environmental Appeals

Board may permit oral argument on motions in its discretion.

### \$22.17 Default.

plaint and a waiver of respondent's (a) Default. A party may be found to plaint; upon failure to comply with the information exchange requirements of 32.19(a) or an order of the Presiding Officer; or upon failure to appear at a spondent constitutes, for purposes of the pending proceeding only, an admission of all facts alleged in the comright to contest such factual allegations. Default by complainant conof complainant's be in default: after motion, upon failure to file a timely answer to the comconference or hearing. Default by restitutes a waiver

right to proceed on the merits of the action, and shall result in the dismissal of the complaint with prejudice.

(b) Motion for default. A motion for default may seek resolution of all or part of the proceeding. Where the motion requests the assessment of a penalty or the imposition of other relief against a defaulting party, the movant must specify the penalty or other relief sought and state the legal and factual grounds for the relief requested.

oseding or the Act. For good cause shown, the Presiding Officer may set aside a default order. he shall issue a default order against the defaulting party as to any or all parts of the proceeding unless the record shows good cause why a detaul's order should not be issued. If the order resolves all outstanding issues and stitute the initial decision under these lief proposed in the complaint or the less the requested relief is clearly inconsistent with the record of the pro-(c) Default order. When the Presiding claims in the proceeding, it shall con-Consolidated Rules of Practice. The rémotion for default shall be ordered un-Officer finds that default has occurred

under \$22.27(c). Any default order requiring compliance or corrective action shall be effective and enforceable come due and payable by respondent without further proceedings 30 days (d) Payment of penalty; effective date of Actions. Any penalty assessed in the default order shall beafter the default order becomes final compliance or corrective action orders, and Permit

§ 22.19

under §22.27(c). Any Permit Action orcomes final under §22.27(c). on the date that the default order beeffective without further proceedings dered in the default order shall become without further proceedings on the date the default order becomes final

# § 22.18 Quick resolution; settlement; alternative dispute resolution.

that proposed penalty in full within 30 days after receiving the complaint, then no answer need be filed. This prehearing exchange in full as specified by complainant and by filing with the Regional Hearing Clerk a copy of the in the complaint or in complainant's by paying the specific penalty proposed may resolve the proceeding at any time ment period. this quick resolution is not available until 10 days after the close of the compublic comment provisions of §22.45 tion. In a proceeding subject to the corrective action order or Permit Accomplaint which seeks a compliance or paragraph (a) shall not apply to any proposed penalty and respondent pays If the complaint contains a specific check or other instrument of payment. (a) Quick resolution. (1) A respondent

solve a proceeding by paying the proposed penalty instead of filing an answer, but who needs additional time to accordance with paragraph (a)(1) of agrees to pay the proposed penalty in pay the penalty, may file a written statement with the Regional Hearing admission of the allegations in the complaint. Within 60 days after receiving the complaint, the respondent shall complaint stating that the respondent Clerk within 30 days after receiving the plaint may subject the respondent to pay the full amount of the proposed penalty. Failure to make such payment within 60 days of receipt of the comthis section. default pursuant to § 22.17. (2) Any respondent who wishes to renot contain any response to, or The written statement

ceeding commenced at BPA Headquarters, the Environmental Appeals gional Administrator, or, in a prowaiver of respondent's rights to conment by respondent shall constitute a Board, shall issue a final order. Paythe Regional Judicial Officer or Re-(3) Upon receipt of payment in full,

> test the allegations and to appeal the final order.

cussions whether or not the respondent time ages settlement of a proceeding at any sions shall not affect the respondent's parties may engage in settlement disunder § 22.15. requests a hearing. Settlement discusthe Act and applicable regulations. The obligation to (b) Settlement. (1) The Agency encourthe provisions and objectives of if the settlement is consistent file a timely answer

agreement shall state that, for the purstated Permit Action; and waives any specified compliance or corrective acconsents to the assessment of any stated civil penalty, to the issuance of any allegations contained in the complaint; ther admits nor denies specific factual the complaint; admits the facts stipupose of the proceeding, respondent: Adagreement signed by all parties or Where complainant elects accompanying the consent agreement. right to appeal the proposed final order right to contest the allegations and its in the consent agreement, and to any tion order, to any conditions specified lated in the consent agreement or neimits the jurisdictional allegations of their terms and conditions of a settlement Environmental Appeals Board. commenced at EPA Headquarters, the Regional Judicial Officer or Regional mence Administrator, or, \$22.14(a)(1)-(3) and (8). The parties shall §22.13(b), the consent agreement shall ment and a proposed final order to the forward the executed consent agree-8 be recorded in a written consent Consent agreement. Any and all representatives. ь proceeding in a proceeding The pursuant -to comconsent

or, in a proceeding commenced at EPA cial Officer or Regional Administrator pose of any proceeding under these Consolidated Rules of Practice without ment or consent agreement shall dissent agreement. Headquarters, the Environmental a final order from the Regional Judipeals Board, ratifying the parties' con (3) Conclusion of proceeding. No settle-

Full payment of the penalty proposed in a complaint pursuant to paragraph Scope of resolution or settlement

# (a) of this section or settlement pursu-

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shall not in any case affect the right of the Agency or the United States to pursue appropriate injunctive or other equitable relief or criminal sanctions solve respondent's liability for Federa graph (b) of this section shall only retion or settlement pursuant to paraof the penalty proposed in a complaint for any violations of law. Full payment civil penalties for the violations and pursuant to paragraph (a) of this secto paragraph (b) of this section

tion. (1) The parties may engage in any process within the scope of the Alternative Dispute Resolution Act ("ADRA"), 5 U.S.C. 581 et seq., which may facilitate voluntary settlement efforts. Such process shall be subject to ADRA. the confidentiality provisions of the facts alleged in the complaint.

(d) Alternative means of dispute resolu-

paragraph (d) does not divest the Presiding Officer of jurisdiction and does proceeding. withstanding any dispute resolution Rules of Practice remain in effect notnot automatically stay the proceeding All provisions of these Consolidated (2) Dispute resolution under this

Judge, except in proceedings under sub-part I of this part, in which the Pre-siding Officer shall forward the motion Presiding Officer grants a motion for the appointment of a neutral, the Pre-siding Officer shall forward the motion son to act as a neutral, or may move for the appointment of a neutral. If the gional Administrator, as appropriate, shall designate a qualified neutral. to the Regional Administrator. The to the Chief Administrative Chief Administrative Law Judge or Re-(3) The parties may choose any per-Law

### §22.19 Prehearing info change; prehearing change; prehe other discovery. information conference; Ķ

name and testimony summary has not been included in prehearing informa-tion exchange shall not be admitted change. Except as provided in §22.22(a) shall file a prehearing information ex-(1) In accordance with an order issued by the Presiding Officer, each party into evidence, and any witness whose a document or exhibit that has not (a) Prehearing information exchange

> change information relating to settleand exhibits shall be marked for identifederal courts under Rule 408 of the Federal Rules of Evidence. Documents ment which would be excluded testify. Parties are not required to extion exchange shall not be allowed to been included in prehearing informafication as ordered by the Presiding Of-

tion exchange shall contain: (2) Each party's prehearing informa-

introduce into evidence at the hearing. be called; and (ii) Copies of all docuor a statement that no witnesses will ments and exhibits which it intends summary of their expected testimony ing, together with a brief narrative witnesses it intends to call at the hear-(3) If the proceeding is for the assess-(i) The names of any expert or other ť

plain in its prehearing information excordance with any criteria set forth in proposed penalty was calculated in acalready specified a proposed penalty, ment of a penalty and complainant has should be reduced or eliminated. change why the proposed penalty hearing information exchange how the complainant shall explain in the Act. and the respondent shall ex-

ment of a penalty and complainant has file a document specifying a proposed after respondent files its prehearing inparty shall include in its prenearing in not specified a proposed penalty, each posed penalty was calculated in accordpenalty and explaining how the proformation exchange, complainant shall sessment of a penalty. Within 15 days mation it considers relevant to the asformation exchange all factual inforance with any criteria set forth in the (4) If the proceeding is for the assess-

siding Officer, at any time before the hearing begins, may direct the parties tives to participate in a conference to and their counsel or other representa-(b) Prehearing conference. The Pre-

(1) Settlement of the case;

lation of facts not in dispute; (2) Simplification of issues and stipu-

amendments to pleadings: (3) The necessity or desirability of

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(4) The exchange of exhibits, documents, prepared testimony, and admissions or stipulations of fact which will

avoid unnecessary proof;
(5) The Ilmitation of the number of expert or other witnesses;

(6) The time and place for the hear-ing; and

(7) Any other matters which may expedite the disposition of the proceeding.

(c) Record of the prehearing conference. No transcript of a prehearing conference relating to settlement shall be made. With respect to other prehearing conferences, no transcript of any prehearing conferences shall be made unless ordered by the Presiding Officer. The Presiding Officer shall ensure that the record of the proceeding includes any stipulations, agreements, rulings or orders made during the conference.

(d) Location of preheuring conference. The prehearing conference shall be held in the county where the respondent resides or conducts the business which the hearing concerns, in the city in which the relevant Environmental Protection Agency Regional Office is located, or in Washington, DG, unless the Presiding Officer determines that there is good cause to hold if at another location or by telephone.

(e) Other discovery. (1) After the information exchange provided for in paragraph (a) of this section, a party may move for additional discovery. The mover to sought, provide the proposed discovery sought, provide the proposed discovery instruments, and describe in detail the nature of the information and/or documents sought (and, where relevant, the proposed time and place where discovery would be conducted). The Presiding Officer may order such their discovery only if it:

(i) Will neither unreasonably delay the proceeding nor unreasonably burden the non-moving party;

(ii) Seeks information that is most reasonably obtained from the non-moving party, and which the non-moving party has refused to provide voluntarily; and

(iii) Seeks information that has significant probative value on a disputed issue of material fact relevant to li-

ability or the relief sought

(2) Settlement positions and information regarding their development (such as penalty calculations for purposes of settlement based upon Agency settlement policies) shall not be discoverable.

(3) The Presiding Officer may order depositions upon oral questions only in accordance with paragraph (e)(1) of this section and upon an additional finding that:

(i) The information sought cannot reasonably be obtained by alternative methods of discovery; or

(ii) There is a substantial reason to believe that relevant and probative evidence may otherwise not be preserved for presentation by a witness at the hearing.

the attendance of witnesses or the production of documentary evidence by subpoena, if authorized under the Act. The Presiding Officer may issue a subpoena for discovery purposes only in accordance with paragraph (e)(1) of this section and upon an additional showing of the grounds and necessity therefor. Subpoenas shall be served in accordance with \$22.5(b)(1). Witnesses summoned before the Presiding Officer shall be paid the same fees and mileage that are paid witnesses in the courts of the United States. Any fees shall be paid by the party at whose request the witness appears. Where a witness appears pursuant to a request initiated by the Presiding Officer, fees shall be paid by the Agency.

limit a party's right to request admissions or stipulations, a respondent's right to request admissions or stipulations, a respondent's right to request Agency records under the Federal Freedom of Information Act, 5 U.S.C. 562, or BPA's authority under any applicable law to conduct inspections, issue information request letters or administrative subpoenas, or otherwise obtain information.

party who cover minimizes. A party who has made an information exchange under paragraph (a) of this section, or who has exchanged information or who has exchanged information or a discovery order pursuant to paragraph (e) of this section, shall promptly supplement or correct the exchange when the party learns that the

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information exchanged or response provided is incomplete, inaccurate or outdated, and the additional or corrective information has not otherwise been disclosed to the other party pursuant to this section.

(g) Failure to exchange information. Where a party fails to provide information within its control as required pursuant to this section, the Presiding Office and the section, the Presiding Office and the section of t

ficer may, in his discretion:
(1) Infer that the information would be adverse to the party failing to provide it;

(2) Exclude the information from evidence; or (3) Issue a default order under

(3) Issue a default order under §22.17(c).

# §22.20 Accelerated decision; decision to dismiss.

(a) General. The Presiding Officer may at any time render an accelerated decision in favor of a party as to any or all parts of the proceeding, without further hearing or upon such limited additional evidence, such as affidavits, as he may require, if no genuine issue of material fact exists and a party is entitled to judgment as a matter of law. The Presiding Officer, upon motion of the respondent, may at any time dismiss a proceeding without further hearing or upon such limited additional evidence as he requires, on the basis of failure to establish a prima facie case or other grounds which show no right to relief on the part of the complainant.

(b) Effect. (1) If an accelerated decision or a decision to dismiss is issued as to all issues and claims in the proceeding, the decision constitutes an initial decision of the Presiding Officer, and shall be filed with the Regional Hearing Clerk.

(2) If an accelerated decision or a decision to dismiss is rendered on less than all issues or claims in the proceeding, the Presiding Officer shall determine what material facts exist without substantial controversy and what material facts remain controverted. The partial accelerated decision or the order dismissing certain counts shall specify the facts which appear substantially uncontroverted, and the issues and claims upon which the hearing will proceed.

## Subpart D—Hearing Procedures

## §22.21 Assignment of Presiding Officer; scheduling the hearing.

(a) Assignment of Presiding Officer. When an answer is filed, the Regional Hearing Clerk shall forward a copy of the complaint, the answer, and any other documents filed in the proceeding to the Chief Administrative Law Judge who shall serve as Presiding Officer or assign another Administrative Law Judge as Presiding Officer. The Presiding Officer shall then obtain the case file from the Chief Administrative Law Judge and notify the parties of his assignment.

(b) Notice of hearing. The Presiding Officer shall hold a hearing if the proceeding presents genuine issues of material fact. The Presiding Officer shall serve upon the parties a notice of hearing setting forth a time and place for the hearing not later than 30 days prior to the date set for the hearing. The Presiding Officer may require the attendance of witnesses or the production of documentary evidence by subpoena, if authorized under the Act, upon a showing of the grounds and necessity therefor, and the materiality and relevancy of the evidence to be adduced.

(c) Postponement of hearing. No request for postponement of a hearing shall be granted except upon motion and for good cause shown.

(d) Location of the hearing. The location of the hearing shall be determined in accordance with the method for determining the location of a prehearing conference under §22.19(d).

### 22,22 Evidence.

(a) General. (1) The Presiding Officer shall admit all evidence which is not irrelevant, immaterial, unduly repetitious, unreliable, or of little probative value, except that evidence relating to settlement which would be excluded in the federal courts under Rule 408 of the Federal Rules of Evidence (28 U.S.C.) is not admissible. If, however, a party fails to provide any document, exhibit, witness name or summary of expected testimony required to be exchanged under \$22.19 (a), (e) or (f) to all parties at least 15 days before the hearing date, the Presiding Officer shall not

§ 22.27

ing to exchange the required informachanging party had good cause for failmony into evidence, unless the non-exadmit the document, exhibit or testi good cause for not doing so. tion to all other parties as soon as it tion and provided the required informahad control of the information, or had

serve the confidentiality of information claimed confidential, whether or not the claim is made by a party to the authorized representatives shall disposition, and use of oral and written sider such evidence in a proceeding vironmental Appeals Board may conprevent information from being intro-duced into evidence, but shall instead ness confidentiality claim shall not ized pursuant to 40 CFR part 2. A busiproceeding, unless disclosure is authorevidence, EPA officers, employees and closed to the public, and which may be in accordance with 40 CFR part 2, sub-part B. The Presiding Officer or the Enrequire that the information be treated before some, but not all, parties, as necessary. Such proceeding shall be closed only to the extent necessary to comply with 40 CFR part 2, subpart B, claimed confidential. Any affected person may move for an order protecting the information for information claimed confidential (2) In the presentation, admission pre-

cross-examine a witness who appears at cer. Parties shall have the right to wise provided in paragraphs (c) and (d) of this section or by the Presiding Offieath or affirmation, except as othernesses shall be examined orally, under examination is not unduly repetitious. the hearing provided that such cross-Examination of witnesses. Wit-

Officer may admit and insert into the record as evidence, in lieu of oral testisame rules as if the testimony were of the testimony shall be subject to the mony, written testimony prepared by a counsel. The witness presenting the testimony shall swear to or affirm the copy of the testimony to the Presiding has called the witness shall deliver a fore any such testimony is read or admitted into evidence, the party who produced under oral examination. Bewitness. The admissibility of any part (c) Written testimony. The Presiding the reporter, and opposing

> propriate oral cross-examination. testimony and shall be subject to

vits of witnesses who are unavailable. ficer may admit into evidence affidawitness is unavailable. The Presiding Ofof the Federal Rules of Evidence. The term "unavailable" shall have the meaning accorded to it by Rule 804(a) (d) Admission of affidavits where the

original and one copy of each exhibit shall be filed with the Presiding Officer any exhibit may be substituted for the nished to each party. A true copy of for the record and a copy shall be fur-(e) Exhibits. Where practicable,

such facts are erroneously noticed adequate opportunity to show ized knowledge and experience of the and of other facts within the specialjudicially noticed in the Federal courts be taken of any matter which can be Agency. Opposing parties shall be given (f) Official notice Official notice may

## § 22.23 Objections and offers of proof.

siding Officer on any objection and the reasons given for it shall be part of the of its grounds. The ruling by the Precerning the conduct of the hearing may waived by further participation in the overruled shall be automatic and is not record. An exception to each objection the hearing. The party raising the obbe stated orally or in writing during hearing. jection must supply a short statement (a) Objection. Any objection con-

siding Officer denies a motion for adstatement describing the nature of the oral testimony shall consist of a brief of proof, which shall be included in the record. The offer of proof for excluded ing the information may make an offer mission into evidence, the party offerhearing may be reopened to permit the was both erroneous and prejudicial, cluding the information from evidence ruling of the Presiding Officer in exmental Appeals Board decides that the exhibits excluded. Where the Environproof for excluded documents or exhibinformation excluded. The offer taking of such evidence. its shall consist of the documents (b) Offers of proof. Whenever the Preg

# § 22.24 Burden of presentation; burden of persuasion; preponderance of the evidence standard.

sponse or evidence with respect to the appropriate relief. The respondent has the burdens of presentation and persuasenting any defense to the allegations set forth in the complaint and any reestablishment of a prima facie case, respondent shall have the burden of preappropriate. Following complainant's complaint and that the relief sought is violation occurred as set forth in the of presentation and persuasion that the (a) The complainant has the burdens

sion for any affirmative defenses.
(b) Each matter of controversy shall be decided by the Presiding Officer upon a preponderance of the evidence.

## § 22.25 Filing the transcript.

Presiding Officer a copy of the transcript. A certificate of service shall accompany each copy of the transcript. The Regional Hearing Clerk shall notify all parties of the availability of the transcript and shall furnish the parties with a copy of the transcript upon payment of the cost of reproduc-tion, unless a party can show that the cost is unduly burdensome. Any person of the last evidence, the reporter shall batim. Promptly following the taking motion to conform the transcript to the actual testimony within 30 days after receipt of the transcript, or 45 not a party to the proceeding may receive a copy of the transcript upon transcript of testimony as are called days after the parties are notified of Presiding Officer. Any party may file a payment of the reproduction fee, except for those parts of the transcript ordered to be kept confidential by the Agency, and also shall transmit to the for in the reporter's contract with the the original and as many copies of the transmit to the Regional Hearing Clerk whichever is sooner. The hearing shall be transcribed ver availability of the transcript

## § 22.26 Proposed findings, conclusions, and order.

of law, and a proposed order, together with briefs in support thereof. The Fresiding Officer shall set a schedule for proposed findings of fact, conclusions After the hearing, any party may file

> briefs, but shall not require them befiling these documents and any reply and authorities relied on. tain adequate references to the record served upon all parties, and shall consions shall be in writing, shall to the actual testimony. All submisunder §22.25 to conform the transcript fore the last date for filing motions

### Subpart E—Initial Decision and Motion To Reopen a Hearing

## § 22.27 Initial Decision.

riod for filing briefs under §22.26 has expired, the Presiding Officer shall issue an initial decision. The initial dethe initial decision to the Environ-mental Appeals Board and the Assist-ant Administrator for the Office of Enorder, or Permit Action. Upon receipt of an initial decision, the Regional recommended civil penalty assessment, forcement and Compliance Assurance. Hearing Clerk shall forward copies of compliance order, corrective action issues of law or discretion, as well as cision shall contain findings of fact reasons therefor, and, if appropriate, conclusions (a) Filing and contents. After the regarding all material ø

siding Officer determines that a violaalty different in amount from the pen-alty proposed by complainant, the Preseeks a civil penalty, the Presiding Offault, whichever is less. mation exchange or the motion for deer than that proposed by complainant the increase or decrease. If the respondent has defaulted, the Presiding siding Officer shall set forth in the inibe assessed corresponds to any penalty criteria set forth in the Act. If the Prethe initial decision how the penalty to siding Officer shall explain in detail in lines issued under the Act. The Preshall consider any civil penalty guideforth in the Act. The Presiding Officer cordance with any penalty criteria set the evidence in the record and in acrecommended civil penalty based on ficer shall determine the amount of the tion has occurred and the complaint in the complaint, the prehearing infortial decision the specific reasons siding Officer decides to assess a pen-Officer shall not assess a penalty great-(b) Amount of civil penalty. If the Pre-

(1) A party moves to reopen the hear-

ing;
(2) A party appeals the initial decision to the Environmental Appeals Board;

(3) A party moves to set aside a default order that constitutes an initial decision; or

(4) The Environmental Appeals Board elects to review the initial decision on its own initiative.

peal an initial decision to the Environmental Appeals Board pursuant to \$22.30 and that initial decision becomes a final order pursuant to paragraph (c) of this section, respondent waives its rights to judicial review. An initial demental Appeals Board's issuance of a mental Appeals Board shall not be final cision that is appealed to the Environor operative pending the Environ-(d) Exhaustion of administrative remedies. Where a respondent fails to apfinal order

## \$22.28 Motion to reopen a hearing.

the hearing. The motion shall be made to the Presiding Officer and filed with the Regional Hearing Clerk. open a hearing to take further evidence must be filed no later than 20 days after service of the initial decision and shall state the specific grounds upon which relief is sought. Where the movant seeks to introduce new evidence, the motion shall: state briefly the nature and purpose of the evidence to be adduced; show that such evidence is not cumulative; and show good cause why such evidence was not adduced at (a) Filing and content. A motion to re-

(b) Disposition of motion to reopen a hearing. Within 15 days following the service of a motion to reopen a hearing, any other party to the proceeding may file with the Regional Hearing response. A reopened hearing shall be governed by the applicable sections of decision becoming final under §22.27(c) The filing of a motion to reopen a hearning of the time periods for an initial Olerk and serve on all other parties a these Consolidated Rules of Practice. ing shall automatically stay the run-

and for appeal under § 22.30. These time periods shall begin again in full when the motion is denied or an amended initial decision is served.

### Subpart F—Appeals and Administrative Review

### § 22.29 Appeal from or review of interlocutory orders or rulings.

cept by U.S. Postal Express Mail) shall be addressed to the Environmental Appeals Board at its official mailing ad-

dress: Clerk of the Board (Mail Code 1103B), United States Environmental

cer forward the order or ruling to the Environmental Appeals Board for review, and stating briefly the grounds orders or rulings to the Environmental Appeals Board shall file a motion within 10 days of service of the order or ruling, requesting that the Presiding Offithan an initial decision shall be allowed only at the discretion of the Environmental Appeals Board. A party seeking interlocutory appeal of such (a) Request for interlocutory appeal. Appeals from orders or rulings other for the appeal.

any order or ruling for review by the The Presiding Officer may recommend (b) Availability of interlocutory appeal. Environmental Appeals Board when:

be served on the Regional Hearing Clerk. Appellant also shall serve a copy

of the notice of appeal upon the Presiding Officer. Appellant shall simulta-

neously serve one copy of the notice and brief upon all other parties and non-party participants. The notice of appeal shall summarize the order or ruling, or part thereof, appealed from. The appellant's brief shall contain tables of contents and authorities (with

(1) The order or ruling involves an concerning which there is substantial important question of law or policy grounds for difference of opinion; and

vance the ultimate termination of the (2) Either an immediate appeal from proceeding, or review after the final order is issued will be inadequate or inthe order or ruling will materially ad-

page references), a statement of the issues presented for review, a statement of the nature of the case and the

facts relevant to the issues presented for review (with appropriate references to the record), argument on the issues presented, a short conclusion stating the precise relief sought, alternative findings of fact, and alternative con-clusions regarding issues of law or discretion. If a timely notice of appeal is

termines, upon motion of a party and in exceptional circumstances, that to delay review would be contrary to the public interest. Such motion shall be filed within 10 days of service of an siding Officer has recommended review in 30 days of the Presiding Officer's rec-When the Presiding Officer declines to mental Appeals Board only upon appeal from the initial decision, except when to recommend such order or ruling for interlocutory review. (c) Interlocutory review. If the Preand the Environmental Appeals Board determines that interlocutory review is recommend review of an order or ruling, it may be reviewed by the Environthe Environmental Appeals Board deorder of the Presiding Officer refusing inappropriate, or takes no action withommendation, the appeal is dismissed. effective.

party, non-party participant, and the Regional Hearing Clerk. Response briefs shall be limited to the scope of the appeal brief. Further briefs may be filled only with the permission of the pellee shall simultaneously serve one copy of the response brief upon each initial decision, or opposing brief. Ap-Environmental Appeals Board.

(a) Notice of appeal. (1) Within 30 days

after the initial decision is served, any

party may appeal any adverse order or ruling of the Presiding Officer by filing

appeal and an accompanying appellate orief with the Environmental Appeals Board. Appeals sent by U.S. mail (ex-

an original and one copy of a notice of

\$22.30 Appeal from or review of initial

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the Regional Hearing Clerk, the Fresiding Officer and the parties within 45 days after the initial decision was vironmental Appeals Board determines served upon the parties. The notice shall include a statement of issues to be briefed by the parties and a time schedule for the filing and service of tent to review that decision with the Clerk of the Board, and serve it upon mental Appeals Board. Whenever the Ento review an initial decision on its own (b) Review initiated by the Environinitiative, it shall file notice of its inbriefs. Protection Agency, 1200 Pennsylvania Avenue, NW., Washington, DC 20460. Appeals delivered by hand or courier (including deliveries by U.S. Postal Express Mail or by a commercial delivery service) shall be delivered to Suite 600, 1341 G. Street, NW., Washington, DC 20005. One copy of any document filed with the Clerk of the Board shall also

issues raised, but not appealed by the parties, should be argued, it shall give tion of adequate argument. The Envithe parties reasonable written notice of. ties' rights of appeal shall be limited to sion, and to issues concerning subject such determination to permit prepararonmental Appeals Board may remand the case to the Presiding Officer for matter jurisdiction. If the Environmental Appeals Board determines that (c) Scope of appeal or review. The parthose issues raised during the course of the proceeding and by the initial decifurther proceedings.

(d) Argument before the Environmental Appeals Board. The Environmental Appeals Board may, at its discretion, order oral argument on any or all issues in a proceeding.

(e) Motions on appeal. All motions made during the course of an appeal shall conform to §22.16 unless otherwise provided.

filed by a party, any other party may file a notice of appeal on any issue within 20 days after the date on which

the first notice of appeal was served. (2) Within 20 days of service of no-

tices of appeal and briefs under paragraph (a)(1) of this section, any other party or non-party participant may file with the Environmental Appeals Board an original and one copy of a response ortef responding to argument raised by the appellant, together with reference to the relevant portions of the record,

ronmental Appeals Board may assess a penalty that is higher or lower than peals Board shall adopt, modify, or set aside the findings of fact and conclusions of law or discretion contained in the decision or order being reviewed, and shall set forth in the final order the reasons for its actions. The Envi-(f) Decision. The Environmental Ap-

the amount recommended to be assessed in the decision or order being reviewed or from the amount sought in the complaint, except that if the order being reviewed is a default order, the Environmental Appeals Board may not increase the amount of the penalty increase the amount of the penalty or in the motion for default, whichever is less. The Environmental Appeals Board may adopt, modify or set aside any recommended compliance or corrective action order or Permit Action. The Environmental Appeals Board may remand the case to the Presiding Officer for further action.

[64 FR 40176, July 23, 1999, as amended at 68 FR 2204, Jan. 16, 2003; 69 FR 77639, Dec. 28, 2004]

## Subpart G—Final Order

## § 22.31 Final order.

(a) Effect of final order. A final order constitutes the final Agency action in a proceeding. The final order shall not in any case affect the right of the Agency or the United States to pursue appropriate injunctive or other equitable relief or criminal sanctions for any violations of law. The final order shall resolve only those causes of action alleged in the complaint, or for proceedings commenced pursuant to \$22.13(b), alleged in the consent agreement. The final order does not waive, extinguish or otherwise affect respondents obligation to comply with all applicable provisions of the Act and regulations promulgated thereunder.

(b) Effective date. A final order is effective upon filing. Where an initial decision becomes a final order pursuant to §22.27(0), the final order is effective 45 days after the initial decision is served on the parties.

(c) Payment of a civil penalty. The respondent shall pay the full amount of any civil penalty assessed in the final any civil penalty assessed in the final order within 30 days after the effective date of the final order unless otherwise ordered. Payment shall be made by sending a cashier's check or certified check to the payee specified in the complaint, unless otherwise instructed by the complainant. The check shall note the case title and docket number. Respondent shall serve copies of the check or other instrument of payment

on the Regional Hearing Clerk and on complainant. Collection of interest on overdue payments shall be in accordance with the Debt Collection Act, 31 U.S.C. 3717.

(d) Other relief. Any final order requiring compliance or corrective action, or a Permit Action, shall become effective and enforceable without further proceedings on the effective date of the final order unless otherwise or

appeal. (1) A final order of the Environ-mental Appeals Board issued pursuant dered service upon the parties unless the shall become effective 30 days after its instrumentality of the United States to §22.30 to a department, agency, or cy, or instrumentality requests a conhead of the affected department, agenservice of the final order. If a timely ference with the Administrator in writorder. ministrator shall become request is made, a decision by the Adthe parties of record within 30 days of ing and serves a copy of the request on (e) Final orders to Federal agencies on the

(2) A motion for reconsideration pursuant to \$22.32 shall not toll the 30-day period described in paragraph (e)(1) of this section unless specifically so ordered by the Environmental Appeals Board.

## §22,32 Motion to reconsider a final order.

order. Motions must set forth the matwithin 10 days after service of the final decided and the nature of the alleged ters claimed to have been erroneously issued pursuant to §22.30 shall be filed rather than to the Environmental Apation directed to the Administrator, Appeals Board. Motions for reconsiderto, and decided by, the Environmental under this provision shall be directed ation shall not stay the effective date which the Administrator has issued the ministrator pursuant to §22.4(a) and in Appeals Board has referred to the Adcept in cases that the Environmental peals Board, will not be considered, exfinal order. A motion for reconsiderthe Environmental Appeals Board of the final order unless so ordered by Motions to reconsider a final order Motions for reconsideration

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## Subpart H—Supplemental Rules

### §22.33 [Reserved]

§22.34 Supplemental rules governing the administrative assessment of civil penalties under the Clean Air Act.

(a) Scope. This section shall apply, in conjunction with §\$22.1 through 22.32, in administrative proceedings to assess a civil penalty conducted under sections 113(d), 205(c), 211(d), and 213(d) of the Clean Air Act, as amended (42 U.S.C. 7413(d), 7524(c), 7545(d), and 7547(d)). Where inconsistencies exist between this section and §\$22.1 through 22.32, this section shall apply.

(b) Issuance of notice. Prior to the issuance of a final order assessing a civil penalty, the person to whom the order is to be issued shall be given written notice of the proposed issuance of the order. Service of a compelaint or a consent agreement and final order pursuant to §22.13 satisfies this notice requirement.

### § 22.35 Supplemental rules governing the administrative assessment of civil penalties under the Federal Insecticide, Fungicide, and Rodenticide Act.

(a) Scope. This section shall apply, in conjunction with §822.1 through 22.32, in administrative proceedings to assess a civil penalty conducted under section 14(a) of the Federal Insecticide, Fungicide, and Rodenticide Act as amended (7 U.S.C. 1361(a)). Where inconsistencies exist between this section and §822.1 through 22.32, this section shall apply.

(b) Venue. The prehearing conference and the hearing shall be held in the country parish, or incorporated city of the residence of the person charged, unless otherwise agreed in writing by all parties. For a person whose residence is outside the United States and outside any territory or possession of the United States, the prehearing conference and the hearing shall be held at the EPA office listed at 40 CFR 1.7 that is closest to either the person's primary place of business of the person's U.S. agent, unless otherwise agreed by all parties.

22.36 [Reserved]

# §22.37 Supplemental rules governing administrative proceedings under the Solid Waste Disposal Act.

(a) Scope. This section shall apply, in conjunction with §§ 22.1 through 22.32, in administrative proceedings under sections 3005(d) and (e), 3006, 9003 and 9006 of the Solid Waste Disposal Act (42 U.S.C. 6925(d) and (e), 6928, 6991b and 6991e) ("SWDA"). Where inconsistencies exist between this section and §§ 22.1 through 22.32, this section shall apply.

(b) Corrective action and compilance orders. A complaint may contain a compilance order issued under section 3008(a) or section 9006(a), or a corrective action order issued under section 9008(h) or section 9003(h)(4) of the SWDA. Any such order shall automatically become a final order unless, no later than 30 days after the order is served, the respondent requests a hearing pursuant to §22.15.

# §22.38 Supplemental rules of practice governing the administrative assessment of civil penalties under the Clean Water Act.

(a) Scope. This section shall apply, in conjunction with §§ 22.1 through 22.32 and § 22.45, in administrative proceedings for the assessment of any civil penalty under section 309(g) or section 311(b)(6) of the Clean Water Acti ("CWA")(33 U.S.C. 1319(g) and 1321(b)(6)). Where inconsistencies exist between this section and §§ 22.1 through 22.32, this section shall apply.

(b) Consultation with States. For proceedings pursuant to section 309(g), the complainant shall provide the State agency with the most direct authority over the matters at issue in the case an opportunity to consult with the complainant. Complainant shall notify the State agency within 30 days following proof of service of the complaint on the respondent or, in the case of a proceeding proposed to be commenced pursuant to \$22.18(b), no less than 40 days before the issuance of an order assessing a civil penalty.

(c) Administrative procedure and judicial review. Action of the Administrator for which review could have been obtained under section 509(b)(1) of the

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CWA, 33 U.S.C. 1369(b)(1), shall not be subject to review in an administrative proceeding for the assessment of a civil penalty under section 309(g) or section

§ 22.39 Supplemental rules governing the administrative assessment of civil penalties under section 109 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended.

(a) Scope. This section shall apply, in conjunction with §§ 22.10 through 22.32, in administrative proceedings for the assessment of any civil penalty under section 109 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (42 U.S.C. 9609). Where inconsistencies exist between this section and §§ 22.1 through 22.22, this section shall apply, the Valland Pengle 10.10 and 10.10 controlled the North Individual Pengle 10.10 controlled the North Pengle 10.10 controlled the N

9609(a)(4), and who is the recipient of a final order assessing the civil penalty may file a petition for judicial review titions must be filed within 30 days of of such order with the appropriate disthe date the order making the assess-(b) fudicial review. Any person who requested a hearing with respect to a with the United States Court of Appeals for the District of Columbia or for any other circuit in which such perperson who requested a hearing with respect to a Class I civil penalty under section 109(a)(4) of CERCLA, 42 U.S.C. trict court of the United States. All pe-Class II civil penalty under section 109(b) of CERCLA, 42 U.S.C. 9609(b), and who is the recipient of a final order assessing a civil penalty may file a petition for judicial review of such order son resides or transacts business. Any ment was served on the parties.

(c) Payment of civil penalty assessed. Payment of civil penalties assessed in the final order shall be made by forwarding a cashier's check, payable to the "IBPA, Hazardous Substances and noting the case title and docket number, to the appropriate regional Superfund Lockbox Depository.

### § 22.40 [Reserved]

\$22.41 Supplemental rules governing the administrative assessment of civil penalties under Title II of the Toxic Substance Control Act, enacted as section 2 of the Asbestos Hazard Emergency Response Act (AHERA).

(a) Scope. This section shall apply, in conjunction with §§22.1 through 22.32, in administrative proceedings to assess a civil penalty conducted under section 207 of the Toxic Substances Control Act ("TSCA.") (15 U.S.C. 2647). Where inconsistencies exist between this section and §§22.1 through 22.32, this section shall apply.

(b) Collection of civil penalty. Any civil penalty collected under TSCA section 207 shall be used by the local educational agency for purposes of complying with Title II of TSCA. Any portion of a civil penalty remaining unspent after a local educational agency achieves compliance shall be deposited into the Asbestos Trust Fund established under section 5 of AHERA.

\$22.42 Supplemental rules governing the administrative assessment of civil penalties for violations of compliance orders issued to owners or operators of public water systems under part B of the Safe Drinking Water Act.

(a) Scope. This section shall apply, in conjunction with §§22.1 through 22.32, in administrative proceedings to assess a civil penalty under section 1414(g)(3)(B) of the Safe Drinking Water Act, 42 U.S.C. 300g-3(g)(3)(B). Where inconsistencies exist between this section and §§22.1 through 22.32, this section shall apply.

(b) Choice of forum. A complaint which specifies that subpart I of this part applies shall also state that respondent has a right to elect a hearing on the record in accordance with 5 U.S.C. 564, and that respondent waives swer a hearing on the record in accordance with 6 U.S.C. 564. Upon such recaption the documents in the record recaption the documents in the record

122.43 Supplemental rules governing the administrative assessment of civil penalties against a federal agency under the Safe Drinking Water Act.

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(a) Scope. This section shall apply, in conjunction with §§ 22.1 through 22.32, in administrative proceedings to assess a civil penalty against a federal agency under section 1447(b) of the Safe Drinking Water Act, 42 U.S.C. 300j-6(b). Where inconsistencies exist between this section and §§ 22.1 through 22.32, this section shall apply.

(b) Effective date of final penalty order. Any penalty order issued pursuant to this section and section 1447(b) of the Safe Drinking Water Act shall become effective 30 days after it has been served on the parties.

(c) Public notice of final penalty order. Upon the issuance of a final penalty order under this section, the Administrator shall provide public notice of the order by publication, and by providing notice to any person who requests such notice. The notice shall include:

notice. The notice shall include:
(1) The dooket number of the order;
(2) The address and phone number of the Regional Hearing Clerk from whom

a copy of the order may be obtained;
(3) The location of the facility where violations were found;

(4) A description of the violations; (5) The penalty that was assessed; (6) A notice that any interested person may, within 30 days of the date the order becomes final, obtain judicial review of the penalty order pursuant to section 1447(b) of the Safe Drinking Water Act, and instruction that persons seeking judicial review shall provide copies of any appeal to the persons described in 40 CFR 135.11(a).

\$22.44 Supplemental rules of practice governing the termination of permits under section 402(a) of the Clean Water Act or under section 3008(a)(3) of the Resource Conservation and Recovery Act.

(a) Scope of this subpart. The supplemental rules of practice in this subpart shall also apply in conjunction with the Consolidated Rules of Practice in this part and with the administrative proceedings for the termination of permits under section 402(a) of the Clean Water Act or under section 3008(a)(3) of

the Resource Conservation and Recovery Act. Notwithstanding the Consolidated Rules of Practice, these supplemental rules shall govern with respect to the termination of such permits.

(b) In any proceeding to terminate a permit for cause under §122.64 or §270.43 of this chapter during the term of the permit.

(1) The complaint shall, in addition to the requirements of \$22.14(b), contain any additional information specified in \$124.8 of this chapter;

(2) The Director (as defined in §124.2 of this chapter) shall provide public notice of the complaint in accordance with §124.10 of this chapter, and allow for public comment in accordance with §124.11 of this chapter; and

(3) The Presiding Officer shall admit into evidence the contents of the Administrative Record described in §124.9 of this chapter, and any public comments received.

[65 FR 30904, May 15, 2000]

§ 22.45 Supplemental rules governing public notice and comment in proceedings under sections 390(g) and 311(h)(6)(B)(ii) of the Clean Water Act and section 1423(c) of the Safe Drinking Water Act.

(a) Scope. This section shall apply, in conjunction with §§22.1 through 22.32, in administrative proceedings for the assessment of any civil penalty under sections 309(g) and 311(b)(6)(B)(ii) of the Clean Water Act (33 U.S.C. 1319(g) and 1321(b)(6)(B)(ii)), and under section 1423(c) of the Safe Drinking Water Act (42 U.S.C. 300h-2(c)). Where inconsistencies exist between this section and apply.

(b) Public notice...(1) General. Complainant shall notify the public before assessing a civil penalty. Such notice shall be provided within 30 days following proof of service of the complaint on the respondent or, in the case of a proceeding proposed to be commenced pursuant to §22.13(b), no less than 40 days before the issuance of an order assessing a civil penalty. The notice period begins upon first publication of notice.

(2) Type and content of public notice. The complainant shall provide public

notice of the complaint (or the proposed consent agreement if \$22.18(b) is applicable) by a method reasonably son who requests such notice. The noalso provide notice directly to any percalculated to provide notice, and shall tice shall include:

The docket number of the pro-

plainant and respondent, and the person from whom information on the prodirected. dress of the Regional Hearing Clerk to whom appropriate comments shall be ceeding may be obtained, and the ad-(ii) The name and address of the com-

ity from which the violations are alleged, and any applicable permit num-(iii) The location of the site or facil-

leged and the relief sought, and (iv) A description of the violation al-

(v) A notice that persons shall submit comments to the Regional Hearing Clerk, and the deadline for such submissions.

party. The following provisions apply in regard to comment by a person not a party to a proceeding: (c) Comment by a person who is not a

provide his name, complete mailing address, and state that he wishes to parpublic notice period under paragraph (b)(1) of this section. The person must Hearing Clerk in writing within the proceedings must notify the Regional person wishing to participate in the ticipate in the proceeding. (1) Participation in proceeding. (i) Any

section at least 20 days prior to the quirements of paragraph (c)(1)(i) of this vide notice of any hearing on the merscheduled hearing. its to any person who has met the re-(ii) The Presiding Officer shall pro-

time prior to the close of the record. ten comments for the record at any (iii) A commenter may present writ-

shall notify, in writing, the Presiding Officer and the parties of its intent at least 10 days prior to the scheduled hearing. This notice must include a copy of any document to be introduced. (iv) A commenter wishing to present evidence at a hearing on the merits sented, and the identity of any witness a description of the evidence to be prethe subject matter of the testimony (and qualifications if an expert), and

cross examination by the parties. commenter may present evidence, cluding direct testimony subject (v) In any hearing on the merits,

other scheduled activity. the discretion to establish the extent of commenter participation in any (vi) The Presiding Officer shall have

cross-examine any witness in any hearticipate in any discovery or prehearing ing and shall not be subject to or par-(2) Limitations. A commenter may not

menced under \$22.13(b), until 10 days after the close of the comment period proceeding subject to the public notice and comment provisions of paragraphs solved or settled under \$22.18, or comprovided in paragraph (c)(1) of this sec-(b) and (c) of this section may be reexchange. (3) Quick resolution and settlement. No

menter, by certified mail, return receipt requested, but not to the Regional Hearing Clerk or Presiding Offiment and proposed final order. (i) Complainant shall provide to each combetween the parties and the proposed cer, a copy of any consent agreement tion. final order. (4) Petition to set aside a consent agree-

(ii) Within 30 days of receipt of the consent agreement and proposed final order a commenter may petition the terial evidence was not considered. posed final order on the basis that ma-Environmental Appeals Board), to set commenced at BPA Headquarters, the Regional Administrator (or, for cases siding Officer. the Regional Hearing Clerk or the Preon the parties, but shall not be sent to Copies of the petition shall be served aside the consent agreement and pro-

tition, the complainant may, with no-tice to the Regional Administrator or Environmental Appeals Board and to the commenter, withdraw the consent agreement and proposed final order to notice of withdrawal within 15 days of receipt of the petition, the Regional Administrator or Environmental Appeals Board shall assign a Petition Oftion. If the complainant does not give consider the matters raised in the petiother Presiding Officer, not otherwise ficer to consider and rule on the peti-(iii) Within 15 days of receipt of a pe-The Petition Officer shall be an-

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signment shall be sent to the parties, and to the Presiding Officer. involved in the case. Notice of this as-(iv) Within 30 days of assignment of

the Petition Officer, the complainant shall present to the Petition Officer a copy of the complaint and a written response to the petition. A copy of the response shall be provided to the parties and to the commenter, but not to siding Officer the Regional Hearing Clerk or Pre-

the petition, and complainant's response, and shall file with the Regional Officer, written findings as to: ties, the commenter, and the Presiding Hearing Clerk, with copies to the par-(v) The Petition Officer shall review

states an issue relevant and material to the issuance of the proposed final (A) The extent to which the petition

considered and responded to the peti-(B) Whether complainant adequately

ceeding by the parties is appropriate without a hearing tion; and (C) Whether a resolution of the pro-

the Presiding Officer shall order that Officer that a hearing is appropriate, final order be set aside and shall estabthe consent agreement and proposed (vi) Upon a finding by the Petition

(vii) Upon a finding by the Petition Officer that a resolution of the proceeding without a hearing is appropriate, the Petition Officer shall issue lish a schedule for a hearing. an order denying the petition and stat-Officer shall: ing reasons for the denial. The Petition

Hearing Clerk; (A) File the order with the Regional the

(B) Serve copies of the order on parties and the commenter; and 9 Provide public notice of the

(viii) Upon a finding by the Petition Officer that a resolution of the proceeding without a hearing is approorder. view is filed by a notice of appeal in Clerk, unless further petition for reare filed with the Regional Hearing a properly signed consent agreement both the order denying the petition and which shall become final 30 days after may issue the proposed final order, the appropriate United States District the Regional Administrator

tified mail to the Administrator and Court, with coincident notice by certhe Presiding Officer and the parties. Regional Hearing Clerk, and sent of appeal also shall be filed with the Attorney General. Written notice

order is denied, the final order shall become effective 30 days after such denial has been filed with the Regional Hearing Clerk. (ix) If judicial review of the final

## §§ 22.46-22.49 [Reserved]

### Subpart five Procedure Act Section 554 of the Administraceedings Not Governed by **—**Administrative Pro-

## § 22.50 Scope of this subpart.

adjudicatory proceedings for: (a) Scope. This subpart applies to all

sections 309(g)(2)(A) and 311(b)(6)(B)(1)of the Clean Water Act (33 U.S.C 1319(g)(2)(A) and 1321(b)(6)(B)(1)) (1) The assessment of a penalty under

sections 1414(g)(3)(B) and 1423(c) of the accordance with section 554 of the Adits answer a hearing on the record in under section 1414(g)(3)(B) requests in where a respondent in a proceeding Safe Drinking Water Act (42 U.S.C. 554. ministrative Procedure Act, 5 U.S.C. 300g-3(g)(3)(B) and 300h-2(c)), except (2) The assessment of a penalty under

for the following provisions which do not apply: §§ 22.11, 22.16(c), 22.21(a), and proceedings under this subpart, except Sections 22.1 through 22.45 apply to H of this part, subpart H shall apply. exist between this subpart and subpart shall through G of this part, this subpart tween this subpart and subparts A 22.29. Where inconsistencies exist be-(b) Relationship to other provisions apply Where inconsistencies

## § 22.51 Presiding Officer.

pealed. The Presiding Officer shall be a Regional Judicial Officer. The Presiding cision has become final or has been ap rule on all motions until an initial de-Officer shall conduct the hearing, and

(a) Federal Register document means a document intended for publication in

As used in this part, the term:

the Federal Register and bearing in

its heading an identification code including the letters FRL.

(b) Admininstrator means the Administrator or any official exercising au-

the Adminis-

delegated by

thority trator. (c) General Counsel means the General Counsel of EPA or any official exercising authority delegated by the Gen-

# § 22.52 Information exchange and dis-

act which is alleged in the administra-tive complaint to be a violation of applicable law, including its gross revenomic benefit from alleged violations Respondent's information exchange pursuant to \$22.19(a) shall include insulting from any activity or failure to nues, delayed or avoided costs. Discovery under §22.19(e) shall not be authorized, except for discovery of information concerning respondent's ecoinformation concerning respondformation on any economic benefit reent's ability to pay a penalty.

## PART 23—JUDICIAL REVIEW UNDER EPA—ADMINISTERED STATUTES

[50 FR 7270, Feb. 21, 1985, as amended at 53 FR 29322, Aug. 3, 1988]

eral Counsel.

§23.2 Timing of Administrator's action

under Clean Water Act,

Unless the Administrator otherwise mulgation or approval action, the time and date of the Administrator's action

explicity provides in a particular pro-

23.1 Definitions.

Timing of Administrator's action under Clean Water Act.

Timing of Administrator's action under Clean Air Act. 23.3

Timing of Administrator's action under Resource Conservation and Recovery 23.4

509(b)(1)(E)), making a determination

purposes

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(for purposes of section 509(b)(1) (B) and (D), and issuing or denying (for purposes of section 509(b)(1)(F)) shall be at

section

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in promulgation (for purposes of sections 509(b)(1) (A), (C), and (E)), approv-

23.5 Timing of Administrator Act.
Toxic Substances Control Act.
23.6 Timing of Administrator's action under
Federal Insecticide, Fungicide and

Timing of Administrator's action under Safe Drinking Water Act. 23.7

ERAL REGISTER document, the date that is two weeks after the date when the document is published in the Fen-

ERAL REGISTER, or (b) for any other

document, two weeks after it is signed.

1:00 p.m. eastern time (standard or daylight, as appropriate) on (a) for a FED-

> Timing of Administrator's action under Timing of Administrator's action under Uranium Mill Tailings Radiation Control Act of 1978.

23.10 Timing of Administrator's action under the Federal Food, Drug, and Cosmetto Act. of Administrator's the Atomic Energy Act.

23.12 Filing notice of judicial review. 23.11 Holidays.

Unless the Administrator otherwise mulgation, approval, or action, the approval or action for purposes of the second sentence of section 307(b)(1) shall be at 1:00 p.m. eastern time

explicitly provides in a particular protime and date of such promulgation,

§23.3 Timing of Administrator's action under Clean Air Act.

Federal Insecticide, Fungicide, 2010, Sale Rodenticide Act., 7 U.S.C. 136n(b), 136w(a), Safe Drinking Water Act., 42 U.S.C. 300j-(73)(2), 300j-9(a), Atomic Energy Act., 42 U.S.C. 2201, 2239; Federal Food, Drug, and Gosmetic Act, 21 U.S.C. 371(a), 346a, 28 U.S.C. 2112(a), 2343, 2344. 760(a)(1), 7607(b); Resource, Conservation and Recovery Act, 42 U.S.C. 6912(a), 6976; Toxio Substances Control Act, 15 U.S.C. 2618; AUTHORITY: Clean Water Act, 33 U.S.C. 1361(a), 1369(b); Clean Air Act, 42 U.S.C.

(standard or daylight, as appropriate) on (a) for a FEDERAL REGISTER document, the date when the document is published in the FEDERAL REGISTER, or (b) for any other document, two weeks

> SOURCE: 50 FR. 7270, Feb. 21, 1985, unless otherwise noted.

after it is signed.

## 323.4 Timing of Administrator's action under Resource Conservation and Recovery Act.

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ing, modifying, or revoking any permit under section 3005, or in granting, denying, or withdrawing authorization or interim authorization under section 3006, shall be at 1:00 p.m. eastern time (standard or daylight, as appropriate) on the date that is (a) for a Federal. explicitly provides in taking a particular action, for purposes of section 7006(b), the time and date of the Ad-REGISTER document, two weeks after the date when the document is published in the Federal Register, or (b) for any other document, two weeks Unless the Administrator otherwise ministrator's action in issuing, denyafter it is signed.

# § 23.5 Timing of Administrator's action under Toxic Substances Control

explicitly provides in promulgating a particular rule or issuing a particular order, the time and date of the Admin-Unless the Administrator otherwise istrator's promulgation or issuance for purposes of section 19(a)(1) shall be at light, as appropriate) on the date that is (a) for a Federal Register docu-ERAL REGISTER, or (b) for any other 1:00 p.m. eastern time (standard or dayment, two weeks after the date when the document is published in the FEDdocument, two weeks after it is signed

# §23.6 Timing of Administrator's action under Federal Insecticide, Fungicide and Rodenticide Act.

explicitly provides in a particular order, the time and date of entry of an order issued by the Administrator following a public hearing for purposes of Unless the Administrator otherwise section 16(b) shall be at 1:00 p.m. eastern time (standard or daylight, as appropriate) on the date that is two weeks after it is signed.

## §23.7 Timing of Administrator's action under Safe Drinking Water Act.

explicitly provides in a particular promulgation action or determination, the time and date of the Administrator's promulgation, issuance, or determination for purposes of section 1448(a)(2) Unless the Administrator otherwise

shall be at 1:00 p.m. eastern time (standard or daylight, as appropriate) on the date that is (a) for a Federal Register document, two weeks after the date when the document is published in the FEDERAL REGISTER or (b) for any other document, two weeks after it is signed.

# §23.8 Timing of Administrator's action under Uranium Mill Tailings Radiation Control Act of 1978.

eastern time (standard or daylight, as appropriate) on the date that is two weeks after the date when notice of promulgation is published in the Feb-Unless the Administrator otherwise tor's promulgation for purposes of 42 U.S.C. 2022(c)(2) shall be at 1:00 p.m. explicitly provides in a particular rule, the time and date of the Administra-ERAL REGISTER.

# § 23.9 Timing of Administrator's action under the Atomic Energy Act.

an order for purposes of 28 U.S.C. 2344 shall be at 1:00 p.m. eastern time (standard or daylight, as appropriate) Unless the Administrator otherwise explicitly provides in a particular order, the time and date of the entry of on the date that is two weeks after the date when notice thereof is published in the Federal Register.

# \$23.10 Timing of Administrator's action under the Federal Food, Iprug, and Cosmetic Act.

issuance of a regulation under section 21 U.S.C. 346a(e)(1)(C), or any order under 21 U.S.C. 346a(f)(1)(C) or 21 U.S.C. 346a(f)(1)(C) or 21 U.S.C. 346a(g)(2)(C), or any regulation that is the subject of such an order, shall, for purposes of 28 U.S.C. 2112, be at 1 p.m. eastern time (standard or daylight, as Unless the Administrator otherwise order, the time and date of the appropriate) on the date that is for a FEDERAL REGISTER document, 2 weeks after the date when the document is published in the FEDERAL REGISTER, or for any other document, 2 weeks after particular explicitly provides in a

### 70 FR 33359, June 8, 2005] §23.11 Holidays.

If the date determined under \$8.23.2 to 23.10 falls on a Federal holiday, then

### EPCRA-05-2013-0017

## ENFORCEMENT RESPONSE POLICY FOR SECTIONS 304, 311 AND 312 OF THE EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW ACT AND SECTION 103 OF THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION AND LIABILITY ACT

Office of Regulatory Enforcement
Office of Enforcement and Compliance Assurance
United States Environmental Protection Agency

September 30, 1999

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APPENDIX I: PENALTY CALCULATION WORKSHEET

#### I. INTRODUCTION

In June 1990, the United States Environmental Protection Agency (EPA or the Agency) issued a Final Penalty Policy for addressing violations of §§ 302, 303, 304, 311 and 312 of the Emergency Planning and Community Right-to-Know Act (EPCRA) and § 103 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (CERCLA). The Superfund Amendments and Reauthorization Act of 1986 (SARA) created EPCRA, and also amended the enforcement provision for violations of CERCLA § 103. This revised policy supersedes the June 1990 penalty policy and the January 1998 Interim Final Enforcement Response Policy, but does not supersede any other Agency policies in effect at the time of the violation or settlement.

This Enforcement Response Policy (ERP or the Policy) is effective immediately and will assist staff in calculating proposed penalties for all civil administrative actions, and for settling actions concerning EPCRA §§ 304, 311 and 312 and CERCLA § 103(a) issued after the date of this Policy, regardless of the date of the violation. Although the application of this Policy is intended for typical cases, there may be circumstances that warrant deviation from the Policy. The policies and procedures set forth herein are intended solely for the guidance of employees of the EPA. They are not intended to, nor do they, constitute a rulemaking by the EPA. They may not be relied upon to create a right or a benefit, substantive or procedural, enforceable at law or in equity, by any person. The Agency reserves the right to act at variance with this Policy and to change it at any time without public notice.

The purpose of this Policy is to ensure that enforcement actions for violations of CERCLA § 103(a) and EPCRA §§ 304, 311 and 312 are legally justifiable, uniform and consistent; that the enforcement response is appropriate for the violations committed; and that persons will be deterred from committing such violations in the future.

This Policy may be used to develop internal negotiation penalty figures for civil judicial enforcement actions. This Policy does not constitute a statement of EPA policy regarding the prosecution of criminal violations of CERCLA § 103(a) and EPCRA § 304.

EPCRA § 313 is currently covered by the *Enforcement Response Policy for Section 313* of the Emergency Planning and Community Right-to-Know Act (1986) and Section 6607 of the Pollution Prevention Act (1990), dated August 10, 1992.

<sup>&</sup>lt;sup>1</sup>EPA reserves its right to propose statutory maximum penalties.

<sup>&</sup>lt;sup>2</sup>Any deviation from this Policy should be documented in the case file.

# II. SUMMARY OF STATUTORY REQUIREMENTS & AUTHORITIES

#### A. <u>Statutory Requirements</u>

CERCLA § 103(a) requires the person in charge of a facility or vessel from which a CERCLA hazardous substance has been released in an amount that meets or exceeds its reportable quantity (RQ) to immediately notify the National Response Center (NRC) as soon as he/she has knowledge of the release. The regulations set forth at Section 302.8 of Title 40 of the Code of Federal Regulations provide for reduced reporting requirements for releases that are continuous and stable in quantity and rate. Failure by the person in charge of the facility or vessel to fully comply with all requirements of 40 C.F.R. § 302.8(c) subjects such person to all of the reporting requirements of CERCLA § 103 and EPCRA § 304.

EPCRA § 302 requires the owner or operator of a facility that has present any extremely hazardous substances (EHSs) in amounts that exceed the chemical-specific threshold planning quantity (TPQ) to notify the State Emergency Response Commission (SERC) that the facility is subject to the planning provisions of the Act. If a facility newly acquires an EHS in excess of the TPQ, or if there is a revision to the list of EHSs and the facility has present a substance on the revised list in excess of the TPQ, the owner or operator of the facility is required to notify the SERC and the Local Emergency Planning Committee (LEPC) within 60 days after such acquisition or revision that the facility is subject to the planning provisions of the Act. EPCRA § 325(a) authorizes the EPA to issue orders compelling compliance. The U.S. District Court for the district in which the facility is located has authority to enforce the order and assess penalties of up to \$27,500 per violation per day. *Violations of this provision are not addressed in the Policy*.

EPCRA § 303(d) requires owners or operators subject to § 302 to provide the LEPC with the name of a person who will act as the facility emergency coordinator. Additionally, § 303(d)(3) requires the owner or operator to promptly supply information to the LEPC upon request. The scope of the information request encompasses anything necessary for developing and implementing the emergency plan. EPA is authorized to issue orders compelling compliance with § 303(d). The U.S. District Court for the district in which the facility is located has authority to enforce the order and assess penalties of up to \$27,500 per violation per day. Violations of this provision are not addressed in the Policy.

EPCRA § 304(a) requires the owner or operator to notify immediately the appropriate governmental entities for any release that requires CERCLA notification and for releases of EPCRA § 302 EHSs. The notification must be given to the SERCs for all states likely to be affected by the release and to the community emergency coordinators for the LEPCs for all areas likely to be affected by the release. If the release occurs during transportation, or storage incident to such transportation, the notice requirement shall be satisfied by dialing 911 or, in the absence of a 911 emergency telephone number, calling the operator and supplying the appropriate information.

EPCRA § 304(c) requires any owner or operator who has had a release that is reportable under EPCRA § 304(a) to provide, as soon as practicable, a follow-up written notice (or notices) to the SERC and LEPC updating the information required under § 304(b).

EPCRA § 311 requires that the owner or operator of a facility who is required to prepare or have available a Material Safety Data Sheet (MSDS) for a hazardous chemical under the Occupational Safety and Health Act (OSHA) of 1970 shall submit to the SERC, LEPC, and the fire department with jurisdiction over the facility a MSDS for each such chemical (or a list of such chemicals as described in that section) present at the facility in quantities equal to or greater than 10,000 pounds or the chemical-specific minimum threshold level established by the Administrator (whichever is lower). The submission(s) must be made within three (3) months after the owner or operator of a facility first becomes subject to OSHA's requirements for hazardous chemicals. If the hazardous chemical is a listed EHS under § 302, the threshold for reporting is 500 pounds or the chemical-specific threshold planning quantity, whichever is lower. A revised MSDS shall be provided within 3 months following discovery by an owner or operator of significant new information concerning an aspect of a hazardous chemical for which a MSDS was previously submitted. In addition, if a facility changes its inventory and a chemical becomes subject to these reporting requirements, the facility must provide the MSDS to the SERC, LEPC, and fire department within 3 months.

EPCRA § 312 provides that the owner or operator of a facility required to prepare or have available a MSDS for a hazardous chemical under OSHA, shall submit annually (on March 1) to the SERC, LEPC, and the fire department with jurisdiction over the facility, a completed emergency and hazardous chemical inventory form which may either be aggregate information by hazard category (Tier I) or specific information by chemical (Tier II). The form must include information on all hazardous chemicals present at the facility during the previous calendar year in amounts that meet or exceed thresholds.

EPCRA § 322 states that, with regard to a hazardous chemical, an extremely hazardous substance, or toxic chemical, any person required under Sections 303, 311, or 312, of EPCRA to submit information to any other person may withhold from such submittal the specific chemical identity (including the chemical name and other specific identification) if the requirements of EPCRA § 322(a)(2) are met. These requirements include trade secret claims. Violations of this provision are not addressed in the Policy.

EPCRA § 323 requires the owner/operator to submit chemical specific information to medical personnel in the event of a medical emergency and for preventative measures by local health professionals. *Violations of this provision are not addressed in the Policy*.

#### B. <u>Statutory Penalty Authorities</u>

CERCLA § 109 (b)(1) authorizes the President to assess a Class II penalty of up to \$25,000 per day for each day during which a violation of CERCLA § 103(a) continues. As a result of the Debt Collection Improvement Act of 1996 (DCIA), and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, 61 Fed. Reg. 69,360 (December 31, 1996), violations of § 103(a) which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$27,500 per day for each day during which a violation continues.

For second or subsequent violations, CERCLA § 109(b)(1) authorizes EPA to assess a Class II penalty not to exceed \$75,000 for each day in which the violation continues. As a result of the DCIA, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, second or subsequent violations of CERCLA § 103(a) which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$82,500 per day for each day a violation continues. CERCLA § 109(b) states that Class II penalties shall be assessed, and collected in the same manner, and subject to the same provisions, as in the case of civil penalties assessed and collected after notice and opportunity for hearing on the record in accordance with the Administrative Procedures Act, 5 U.S.C. § 554 et. seq. The authority described above has since been delegated to the Regional Administrators through the EPA Administrator by EPA Delegation No. 14-31 dated September 13, 1987 and was updated on June 6, 1994.

EPCRA § 325 (b)(1) authorizes EPA to assess a Class I penalty of up to \$25,000 per violation of any requirement of § 304. EPCRA § 325(b)(2) authorizes the Administrator to assess a Class II penalty for violations of § 304 in an amount not to exceed \$25,000 for each day a violation continues. As a result of the DCIA, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, violations of ' 304 which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$27,500 per day for each day a violation continues.

For second or subsequent violations of § 304, EPCRA § 325(b)(2) authorizes EPA to assess a Class II penalty not to exceed \$75,000 for each day in which the violation continues. As a result of the DCIA, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, second or subsequent violations of § 304 which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$82,500 per day for each day a violation continues. Any civil penalty under § 325(b)(2) shall be assessed and collected in the same manner, and subject to the same provisions as in the case of civil penalties assessed and collected under § 16 of the Toxic Substances Control Act (TSCA). TSCA § 16 mandates that EPA consider the same factors in assessing penalties that are laid out in EPCRA § 325(b)(1)(C) and includes the additional requirement for EPA to consider the effect on the ability to continue to do business. EPA interprets EPCRA § 325(b)(2) to mean that the Agency must follow the procedural aspects of TSCA § 16 (i.e., using the Consolidated Rules of Practice codified at 40 C.F.R. Part 22) and consider TSCA § 16 statutory factors for assessing penalties, but not any specific penalty policies developed by the Agency under TSCA § 16.

For violations of EPCRA §§ 311, 323(b), and 322(a)(2), EPCRA § 325(c)(2) provides that the violator is subject to a penalty in an amount not to exceed \$10,000 per violation. As a result of the DCIA, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, violations of §§ 311, 323(b), and 322(a)(2) which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$11,000. Section 325(c)(3) states that each day a violation of §§ 311, 323(b), and 322(a)(2) continues constitutes a separate violation.

For violations of EPCRA § 312, § 325(c)(1) states that any person who violates § 312 is liable for a penalty in an amount not to exceed \$25,000 for each violation. As a result of the DCIA, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, violations of § 312 which occur after January 30, 1997 will be subject to the new statutory maximum civil penalty of \$27,500. Section 325(c)(3) states that each day a violation of § 312 continues constitutes a separate violation.

The authority described above was delegated to the Regional Administrators by EPA Delegation No. 22-3 dated September 13, 1987. Delegation 22-3 was updated (22-3-A) by the Administrator on October 31, 1989 and June 6, 1994.

#### III. LEVELS OF ACTION

Levels of action include: (A) notices of noncompliance; (B) civil administrative penalties; (C) civil judicial referrals; and (D) criminal sanctions.

### A. <u>Notices of Noncompliance</u>

A Civil Administrative Complaint is the appropriate response for violations of EPCRA §§ 304, 311, and 312 and CERCLA § 103, except where the facts and circumstances support the issuance of a Notice of Noncompliance (NON). If a NON is issued, the violator should be given thirty (30) days from the date of issuance to come into compliance, if necessary. Failure to correct any violation for which a NON is issued may be the basis for issuance of a civil administrative complaint.

Examples of facts and circumstances which support the issuance of a NON:

X First time violations<sup>3</sup> of CERCLA § 103(a) and EPCRA § 304(a) and (c), provided that: (1) no other EPCRA violations were simultaneously discovered; (2) an EHS was not released; and (3) the release was less than two (2) times the reportable quantity (RQ).

<sup>&</sup>lt;sup>3</sup> Although prior receipt of a NON does not constitute a prior history of violations for purposes of increasing the penalty, it does preclude a facility from receiving another NON.

- X First time violations of EPCRA § 311 or § 312, provided that: (1) no other CERCLA § 103(a) or EPCRA violations were simultaneously discovered; (2) fewer than five (5) chemicals were stored in quantities greater than the minimum threshold level; (3) the stored chemicals were in quantities less than five (5) times
- X the minimum threshold level; and (4) none of the chemicals stored was an extremely hazardous substance.
- X First time violations of EPCRA § 311 and § 312 where the facility has timely reported to two of the three reporting entities (SERC, LEPC, and fire department), and compliance with the third entity is needed.

## B. <u>Civil Administrative Complaints</u>

See Section IV for the criteria for issuing a civil administrative complaint.

#### C. <u>Civil Judicial Referrals</u>

EPA, under EPCRA §§ 325(b)(3), 325(c)(4), 325 (d)(1)(B), and 325(e) may refer civil cases to the United States Department of Justice for assessment and/or collection of the penalty in the appropriate U.S. District Court.

### D. <u>Criminal Sanctions</u>

Under CERCLA § 103(b)(3), any person who fails to notify the appropriate agency of the United States Government or who submits in such notification any information which such person knows to be false and misleading shall, upon conviction, be fined in accordance with the applicable provisions of Title 18 of the U.S. Code or imprisoned for not more than three (3) years (or not more than five (5) years for a second or subsequent conviction), or both.

Under EPCRA § 325(b)(4), any person who knowingly and willfully fails to provide notice in accordance with EPCRA § 304, shall, upon conviction, be fined not more than \$25,000 or imprisoned for not more than two (2) years, or both. In the case of a second or subsequent conviction, such person shall be fined not more than \$50,000 or imprisoned for not more than five (5) years, or both.

EPCRA does not provide for criminal sanctions for violations of EPCRA §§ 302, 303, 311, 312, 322 or 323, however, it is a criminal offense to falsify information submitted to the U.S. Government. The knowing failure to file or provide information under EPCRA may be prosecuted as a concealment prohibited by 18 U.S.C. § 1001.

# IV. ELEMENTS OF THE CIVIL ADMINISTRATIVE PENALTY SYSTEM AND USE OF THE MATRIX

The success of EPCRA is attained primarily through voluntary, strict and comprehensive compliance with the Act and its regulations. Deviation from the reporting requirements weakens the expressed intent of the Act to allow communities to plan for and respond to chemical emergencies and to allow citizen guaranteed access to information on chemical hazards present in their community.

CERCLA § 109 and EPCRA § 325 authorize EPA to assess civil administrative penalties. Penalties are assessed through a Consent Order or Final Order. This Policy addresses the proposal of penalties by agency enforcement offices acting as complainant. Proposed penalties are to be determined in two stages.

First, a preliminary deterrence (base) penalty is calculated using the statutory factors that apply to the violation (nature, circumstances, extent, and gravity). The base penalty amounts are set forth in Tables I and II. The penalty amounts were established so that a worst-case scenario violation could result in the statutory maximum penalty being proposed.

After the base penalty is calculated, the statutory factors that apply to the violator are considered (ability to pay, prior history of violations, the degree of culpability, economic benefit or savings, and other matters as justice may require; *see* Section VIII). Together, the revised calculation will yield a proposed penalty amount that considers all the statutory factors and is appropriate for the violation.

Respondent's failure to provide notification to each point of compliance or submit required reports to each point of compliance is a separate violation. The term "points of compliance" refers to the specific entities designated to receive submissions and notices under CERCLA and EPCRA (*i.e.*, NRC, SERC, LEPC, and fire department).

## V. DETERMINATION OF THE BASE PENALTY

Consider the following factors related to a violation when determining the base penalty:

- A. The "Nature" of the violation;
- B. The "Extent" of the violation;
- C. The "Gravity" of the violation;
- D. The "Circumstances" of the violation.

These factors are incorporated into one matrix for CERCLA § 103 and EPCRA §§ 304 and 312 violations, and another matrix for § 311 violations. Two matrices are used because of the difference in the statutory maximum penalty associated with the different

violations. The two primary factors used to establish the penalty amount in the matrices (gravity and extent) are equally weighted. The base penalty can be calculated from the matrices in Tables I and II (pp. 20-23, *infra*).

#### A. Nature

For the purposes of the EPCRA and CERCLA § 103(a) reporting requirements, there are basically two categories of violations: emergency response violations and emergency preparedness/right-to-know violations. Nature describes the requirement violated, separated by the category of violation. In the context of this Policy, nature is used to determine which specific penalty guidelines should be used to determine appropriate matrix levels of extent and gravity. The types of violations addressed by this Policy include, but are not limited to:

## 1. Emergency Response Violations

Failure to immediately notify the National Response Center (NRC) as required under CERCLA § 103(a); Failure to provide all the information required by statute or implementing regulations.

Failure to immediately notify all affected State Emergency Response Commissions (SERCs) and the emergency response coordinators for all affected Local Emergency Planning Committees (LEPCs) as required under EPCRA § 304 (a) and (b); Failure to provide all the information required by statute or implementing regulations.

In the case of a transportation related incident, failure to immediately call 911, or in the absence of a 911 emergency telephone number, failure to call the operator and provide the appropriate information as required under § 304(a) and (b); Failure to provide all the information required by statute or implementing regulations.

Failure to submit a written follow-up report to all affected SERCs and the emergency response coordinators for all affected LEPCs as soon as practicable after the release as required under § 304(c); Failure to provide all the information required by statute or implementing regulations.

## 2. Emergency Preparedness/Right-to-Know Violations

Failure to provide a MSDS for each required hazardous chemical (or list of such chemicals that require MSDSs) to each of the following: the appropriate LEPC, the SERC, and the fire department with jurisdiction over the facility as required under § 311(a).

Failure to submit a MSDS to the LEPC upon request as required under EPCRA § 311(c).

Failure to submit (or incomplete submission of) an emergency and hazardous chemical inventory form to each of the following: the appropriate LEPC, the SERC, and the fire department with jurisdiction over the facility as required under EPCRA § 312.

Failure to provide information as described in EPCRA § 312(d) to a SERC, LEPC, or fire department upon request as required under § 312(e).

#### B. Extent

The timeliness of the required notifications and reports is a significant factor in determining the appropriateness of the penalty. Extent measures the deviation from this requirement in terms of timeliness of the notifications and submission of required reports.

#### 1. Emergency Response Violations

In the event of a reportable release, notification of the proper authorities is required to occur immediately after the owner, operator or person in charge has knowledge of the release. Immediate notification allows federal, state, and local agencies to determine what level of government response is needed and with what urgency the response must take place. Measuring the seriousness of the violation by the delay in notification, rather than by the harm actually caused by the release, ensures that notification will serve its purpose of providing a mechanism whereby the public authorities are notified of every potentially hazardous release as soon as possible, leaving them to decide what response is necessary or feasible. The statutes and regulations, codified at 40 C.F.R. Parts 302 and 355, identify the information required to be reported in the event of an accidental release (e.g., chemical identity, estimated quantity released, time/duration of the release, etc.). A delay in the notification, or incomplete notification, could seriously hamper federal and state response activities and pose serious threats to human health and the environment. Thus, the extent factor focuses on the notification and follow-up actions taken by the respondent, and the expediency with which those notifications occurred.

The statutes require that notification be made by the owner or operator or person in charge immediately after that person has knowledge of a release of an RQ or more of a hazardous substance or extremely hazardous substance. Notification by anyone other than the owner or operator or person in charge does not satisfy the obligation to report. Although this Policy does not define "immediate," it does establish guidelines to assist Agency personnel in determining whether or not an "immediate" standard was met. The "Legislative History of the Superfund Amendments and Reauthorization Act of 1986" (Volume 2, October 1990, pps. 600-01), states that ordinarily, delays in making the required notifications should not exceed 15 minutes after the person in charge has knowledge of the release. Immediate notification requires shorter delays

whenever practicable.

The Agency views knowledge as both actual and constructive. Constructive knowledge neither indicates nor requires actual knowledge but means knowledge of such circumstances as would ordinarily lead upon investigation, in the exercise of reasonable diligence which a prudent person ought to exercise, to a knowledge of actual facts. The failure to know what could have been known in the exercise of due diligence amounts to knowledge in the eyes of the law. (See, e.g., In the Matter of Thoro Products Company, Docket No. EPCRA VIII 90-04, Administrative Law Judge Decision, May 19, 1992, pp. 21-22.)

Extenuating circumstances may be considered in evaluating the immediate notification requirement, but should not be confused with poor emergency planning and/or facility internal operating procedures that include elaborate reporting systems which cause unnecessary delays. Examples of extenuating circumstances are: downed telephone lines, delays in field personnel getting to a radio or telephone to make an immediate notification (such as may occur in farm situations and construction sites) and delays that result when the owner or operator or person in charge is severely injured and no one else from the facility is at the location.

The levels identified below reflect the benefit of expeditious notification by discounting from the maximum statutory penalty for the timeliness of the notification.

#### LEVEL 1

CERCLA § 103:

No immediate notification to the NRC within 2 hours after the person in

charge had knowledge that a RQ of a substance was released.

EPCRA § 304(a):

No immediate notification to the appropriate SERC(s) and/or LEPC(s) within 2 hours after the owner or operator had knowledge that a RQ of a substance was released. In the case of a transportation related incident, no immediate call to 911, or in the absence of a 911 emergency telephone number, the telephone operator, within 2 hours after knowledge of the

release.

EPCRA § 304(c):

Written follow-up emergency notice provided to the appropriate SERC(s)

and LEPC(s) more than 14 calendar days following the release.

#### LEVEL 2

CERCLA § 103:

No immediate notification to the NRC within 1 hour but less than 2 hours after the person in charge had knowledge that a RQ of a substance was

released.

EPCRA § 304(a):

No immediate notification to the appropriate SERC(s) and/or LEPC(s), or

11 or in the absence of a 911 emergency telephone number the telephone operator if a transportation related release, within 1 hour but less than 2 hours after the owner or operator had knowledge of the release.

EPCRA § 304(c):

Written follow-up emergency notice provided to the appropriate SERC(s) and LEPC(s) more than 14 calendar days following the release, but prior to the commencement of a federal, state, or local agency inspection, investigation, or information request, or the regulated entity's knowledge that the discovery of the violation by a regulatory agency or third party was imminent.

#### LEVEL 3

CERCLA § 103:

Notification to the NRC within one hour, but after 15 minutes.

EPCRA § 304(a):

Notification to the appropriate SERC(s) and/or LEPC(s) within one hour, but after 15 minutes. For a transportation related incident, a call to 911, or in the absence of a 911 emergency telephone number, the telephone operator, within one hour, but after than 15 minutes.

EPCRA § 304(c):

Written follow-up emergency notice provided to the appropriate SERC(s) and LEPC(s) more than 7 calendar days but less than or equal to 14 calendar days following the release.

2. Emergency Preparedness/Right-to-Know Violations

For emergency preparedness/right-to-know violations, the extent factor reflects the potential deleterious effect the noncompliance has on: the federal, state, or local government=s ability to properly plan for chemical releases, and the public's ability to access the information. Specifically, extent addresses the timeliness and utility of reports submitted. Therefore, the extent factor is used, in part, to provide some built-in incentives for non-reporters to submit the required reports as soon as possible, even if late, and to provide incentives for submitters to fill out the forms in a manner consistent with the statutory and regulatory requirements.

#### For § 311 violations, the extent levels are:

LEVEL 1: Respondent fails to submit a MSDS for each required hazardous chemical (or list of such chemicals that require MSDSs) as required by § 311(a) to the SERC, LEPC, or fire department within 30 calendar days of the reporting deadline.

Respondent fails to include a chemical on list submitted.

Respondent fails to respond to request under § 311(c) within 30 calendar days of

the reporting obligation.

LEVEL 2: Respondent submits MSDS (or list of chemicals that require MSDSs) to the SERC, LEPC, or fire department after 20 calendar days but within 30 calendar days of the reporting obligation.

Respondent responds to request under § 311(c) after 20 calendar days but within 30 calendar days of the request for information.

Respondent submits MSDS (or list of chemicals that require MSDSs) to the SERC, LEPC, or fire department after 10 calendar days within 20 calendar days of the reporting obligation.

Respondent responds to request under § 311(c) after 10 calendar days but within 20 calendar days of the reporting obligation.

## For § 312 violations, the extent levels are:

LEVEL 1: Respondent fails to submit Inventory Form to the SERC, LEPC, or fire department within 30 calendar days of reporting deadline; or

Inventory form timely submitted fails to address each hazard category present at the facility. Respondent's failure to address all of the hazard categories renders the submission incomplete.

Inventory form timely submitted covers all hazard categories present at the facility, but fails to cover all hazardous chemicals present at the facility during the preceding calendar year in amounts equal to or greater than the reporting thresholds. Respondent's failure to address all of the hazardous chemicals renders the submission incomplete.

Respondent fails to respond to request under § 312(e) within 30 calendar days of the request for information.

LEVEL 2: Respondent submits Inventory Form to the SERC, LEPC, or fire department after 20 calendar days but within 30 calendar days of reporting deadline; or

Respondent responds to request under § 312(e) after 20 calendar days but within 30 calendar days of the required response date.

**LEVEL 3**: Respondent submits Inventory Form to the SERC, LEPC, or fire department after 10 calendar days but within 20 calendar days of reporting deadline.

Respondent responds to request under § 312(e) after 10 calendar days but within 20 calendar days of the required response date.

#### C. Gravity

The amount of the chemical involved in the violation is a significant factor in determining the appropriateness of the penalty. The penalty calculation scheme in this Policy assumes that the greater the quantity of chemical released, the more likely that a violation of the reporting requirements will undermine the emergency planning, emergency response, and right-to-know intentions of CERCLA § 103 and EPCRA. Similarly, the greater the amount of chemical stored on site, the greater the need for fire departments and emergency planners to know of its existence and location prior to any explosion or unpermitted release.

#### 1. Emergency Response Violations

For emergency response violations, gravity levels are based on the amount of hazardous substance or EHS released. CERCLA hazardous substances and EPCRA EHSs have reportable quantities (RQs) that vary depending on the substance, but range from 1 pound to 10,000 pounds. Reportable quantities were established for hazardous substances to indicate an amount which, if exceeded in a release, would require immediate notification to the proper governmental authorities. The RQ scale itself is a relative measure of the hazards posed by the chemical and therefore the potential threat to human health and the environment; the lower the RQ, the greater the potential threat to human health and the environment. The greater the amount released over the RQ, the greater the potential risk from failure to notify.

If the released material is a mixture which contains one or more EHSs or CERCLA hazardous substances, the owner or operator or person in charge of the facility, must calculate the quantity of mixture which, if released, would result in a release of an EHS or CERCLA hazardous substance above its RQ. Also, "a release into the environment of a substance which is not listed as a CERCLA hazardous substance but which rapidly forms a CERCLA hazardous substance upon release, is subject to the notification requirements of CERCLA § 103. If the amount of the hazardous substance formed as such a reaction product equals or exceeds the RQ for that substance, the release must be reported to the NRC.@ Superfund Programs; Reportable Quantity Adjustments, 51 Fed. Reg. 34, 534 (September 29, 1986).

To determine gravity for emergency response violations, use the following levels:

- **LEVEL A:** The amount released was greater than 10 times the RQ;
- LEVEL B: The amount released was greater than 5, but less than or equal to 10 times the RQ;
- LEVEL C: The amount released was greater than 1, but less than or equal to 5 times the RQ.

# 2. Emergency Preparedness/Right-to-Know Violations

For the purposes of emergency preparedness/right-to-know violations, the number and/or amount of the chemical(s) in excess of the reporting threshold present at the facility forms the basis for determining gravity. For §§ 311 and 312, the reporting threshold for EHSs is 500 pounds or the EHS-specific threshold planning quantity (TPQ), whichever is less. For other hazardous chemicals, the reporting threshold for <u>each chemical</u> is 10,000 pounds.

## For § 311 violations, the gravity levels are:

- **LEVEL A:** Amount of any hazardous chemical present at the facility at any time during the reporting period was greater than 10 times the reporting threshold;
- **LEVEL B:** Amount of any hazardous chemical present at the facility at any time during the reporting period was greater than 5, but less than or equal to 10 times the reporting threshold;
- **LEVEL C**: Amount of any hazardous chemical present at the facility at any time during the reporting period was greater than 1, but less than or equal to 5 times the reporting threshold.

# For § 312 violations, the gravity levels are:

**LEVEL A:** Failure to report or failure to report in a timely manner: The amount of any hazardous chemical not included in the report was greater than 10 times the reporting threshold;

For reports timely submitted: 10 or more hazardous chemicals, which were required to be included in the report, were not included in the report.

**LEVEL B:** Failure to report or failure to report in a timely manner: The amount of any hazardous chemical not included in the report was greater than 5, but less than or equal to 10 times the reporting threshold;

For reports timely submitted: More than 5, but less than 10 hazardous chemicals, which were required to be included in the report, were not included in the report.

**LEVEL C**: Failure to report or failure to report in a timely manner: The amount of any hazardous chemical not included in the report was greater than 1, but less than or equal to 5 times the reporting threshold;

For reports timely submitted: 1 - 5 hazardous chemicals, which were required to be included in the report, were not included in the report.

#### D. Circumstances

Circumstances refers to the actual or potential consequences of the violation. One objective of the emergency notification provisions is to alert federal, state, and local officials that a response action may be necessary to prevent injuries or deaths to emergency responders, facility personnel, and the local community. One objective of the emergency planning and community right-to-know provisions is to assist state and local committees in planning for emergencies, and to make information on chemical presence and hazards available to the public. Thus, a failure to report in a manner that meets the standard required by the statute or rule could result in harm to human health and the environment. The potential for harm may be measured by:

the potential for emergency personnel, the community, and the environment, to be exposed to hazards posed by noncompliance;

the adverse impact noncompliance has on the integrity of the CERCLA  $\S$  103/EPCRA program;

the relative proximity of the surrounding population;

the effect noncompliance has on the LEPC's ability to plan for chemical emergencies; and

any actual problems that first responders and emergency managers encountered because of the failure to notify (or submit reports) in a timely manner.

After the extent and gravity of the violation have been determined (placing the proposed penalty in a given cell on the matrix), the circumstance factor is used to arrive at a specific penalty within the range for that cell. To incorporate the circumstances of the violation into the base penalty selection process, the case development team may choose any amount between, or including, one of the two end points for that cell. For example, a violation of EPCRA § 312 that occurred on or before January 30, 1997 has been determined to have a Level 1 extent and a Level B gravity, placing the proposed penalty in the matrix cell that contains the range of \$18,750 - \$12,501. If the circumstances of the violation indicate that the potential for emergency personnel and the surrounding community to be at risk of exposure in the event of a release was high (e.g., the emergency personnel did not know of a chemical's presence and could not plan for the safety of the surrounding community in the event of a release), the case development team may decide that the maximum amount for that cell is the appropriate base penalty. The selection of the exact penalty amount within each range is left to the discretion of the enforcement personnel in any given case.

Table I
Base Penalty Matrices For Violations Which Occurred <u>On or Before</u> January 30, 1997

## CERCLA § 103 and EPCRA § 304<sup>4</sup> GRAVITY (Quantity Released)

EXTENT (timeliness of notification)	LEVEL A (greater than 10 times the RQ)	LEVEL B (greater than 5 but less than or equal to 10 times the RQ)	LEVEL C (greater than 1 but less than or equal to 5 times the RQ)	
LEVEL 1	\$25,000	\$18,750	\$12,500	
(more than 2 hours)	\$18,751	\$12,501	\$6,251	
LEVEL 2	\$18,750	\$12,500	\$6,250	
(between 1 and 2 hours)	\$12,501	\$6,251	\$3,126	
LEVEL 3 (within 1 hour, after 15 minutes)	\$12,500 \$6,251	\$6,250 \$3,126	\$3,125 \$1,562	

## EPCRA § 312 GRAVITY (Quantity Present)

EXTENT (timeliness of inventory submission)	LEVEL A (greater than 10 times the MTL)	LEVEL B (greater than 5 but less then or equal to 10 times the MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the MTL)	
LEVEL 1 (more than 30 days)	\$25,000 \$18,751	\$18,750 \$12,501	\$12,500 \$6,251	
LEVEL 2 (after 20 but within 30 days)	\$18,750 \$12,501	\$12,500 \$6,251	\$6,250 \$3,126	
LEVEL 3 (after 10 but within 20 days)	\$12,500 \$6,251	\$6,250 \$3,126	\$3,125 \$1,562	

<sup>&</sup>lt;sup>4</sup>While the penalty amounts in this matrix apply to EPCRA  $\S$  304(c), the criteria associated with the levels do not apply. To determine the appropriate extent level for violations of  $\S$  304(c), see pp. 13-14, supra.

### EPCRA § 311 GRAVITY (Quantity Present)

EXTENT (timeliness of MSDS submission)	LEVEL A (greater than 10 times the MTL)	LEVEL B (greater than 5 but less than or equal to 10 times the MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the MTL)
LEVEL 1 (more than 30 days)	\$10,000 \$7,501	\$7,500 \$5,001	\$5,000 \$2,501
LEVEL 2 (after 20 but within 30 days)	\$7,500 \$5,001	\$5,000 \$2,501	\$2,500 \$1,251
LEVEL 3 (after 10 but within 20 days)	\$5,000 \$2,501	\$2,500 \$1,251	\$1,250 \$625

Table II
Base Penalty Matrices For Violations Which Occur <u>After January</u> 30, 1997

## CERCLA § 103 and EPCRA § 304<sup>5</sup> GRAVITY (Quantity Released)

EXTENT (timeliness of notification)	LEVEL A (greater than 10 times the RQ)	LEVEL B (greater than 5 but less than or equal to 10 times the RQ)	LEVEL C (greater than 1 but less than or equal to 5 times the RQ)	
LEVEL 1	\$27,500	\$20,625	\$13,750	
(more than 2 hours)	\$20,626	\$13,751	\$6,876	
LEVEL 2	\$20,625	\$13,750	\$6,875	
(between 1 and 2 hours)	\$13,751	\$6,876	\$3,439	
LEVEL 3	\$13,750	\$6,875	\$3,438	
(within 1 hour, after 15	\$6,876	\$3,439	\$1,718	

 $<sup>^5</sup>$ While the penalty amounts in this matrix apply to EPCRA § 304(c), the criteria associated with the levels do not apply. To determine the appropriate extent level for violations of § 304, see pp. 13-14, supra.

minutes)	 	

## EPCRA § 312 GRAVITY (Quantity Present)

EXTENT (timeliness of inventory submission)	LEVEL A (greater than 10 times the MTL)	LEVEL B (greater than 5 but less than or equal to 10 times the MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the MTL)	
LEVEL 1 (more than 30 days)	\$27,500 \$20,626	\$20,625 \$13,751	\$13,750 \$6,876	
LEVEL 2 (after 20 but within 30 days)	\$20,625 \$13,751	\$13,750 \$6,876	\$6,875 \$3,439	
LEVEL 3 (after 10 but within 20 days)	\$13,750 \$6,876	\$6,875 \$3,439	\$3,438 \$1,718	

# EPCRA § 311 GRAVITY (Quantity Present)

EXTENT (timeliness of MSDS submission)	LEVEL A (greater than 10 times the MTL)	LEVEL B (greater than 5 but less than or equal to 10 times the MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the MTL)
LEVEL 1 (more than 30 days)	\$11,000	\$8,250	\$5,500
	\$8,251	\$5,501	\$2,751
LEVEL 2 (after 20 but within 30 days)	\$8,250	\$5,500	\$2,750
	\$5,501	\$2,751	\$1,376
LEVEL 3 (after 10 but within 20 days)	\$5,500	\$2,750	\$1,375
	\$2,751	\$1,376	\$688

## VI. PAST YEAR VIOLATIONS OF EPCRA § 312

For EPCRA § 312 violations detected for previous years of noncompliance, a flat penalty of \$1,500 per year shall be proposed, except where the facts and circumstances warrant the imposition of the full gravity based penalty. The flat penalty applies regardless of the number of entities that failed to receive the report. If, at the time of investigation, solely past violations are

detected, *i.e.*, a facility is in compliance for the most recent reporting period, those violations are calculated at the flat penalty of \$1,500.

If at the time of the initial investigation an EPCRA § 312 violation is detected for the most recent reporting period, the base penalty matrices in Table I or Table II shall be used to determine the penalty. If during the time between the initial investigation and issuance of the complaint another reporting deadline passes and the facility complies in a timely manner, the penalty for the violation detected during the initial investigation should still be calculated pursuant to the penalty matrices in Table I or Table II. If during the time between the initial investigation and issuance of the complaint another reporting deadline passes and the facility again fails to submit the required report, that subsequent violation shall also be calculated pursuant to the penalty matrices in Table I or Table II (i.e., both violations shall be calculated using the penalty matrices).

#### VII. PER DAY PENALTIES

EPCRA § 325 and CERCLA § 109 authorize the Agency to assess penalties for violations on a per day basis. Per day penalties serve to promote an expeditious return to compliance by creating disincentives for continued noncompliance and to level the playing field for those who complied in a timely manner. Facilities that delay in notifying the appropriate entities and submitting required information deny citizens their "right to know" of the existence of chemical hazards in their community.

Where a reportable release continues for more than one day, and notification has not occurred, the matrix shall be used to calculate a separate base penalty for each and every day the release continues. When per day penalties are proposed for all other violations, *i.e.*, when a release has ended but timely notification has not occurred, or for any violation of EPCRA § 311 or § 312, calculate the per day penalty component by proposing 1% of the base penalty for each day the violation continues, *i.e.*, each day after March 1st. The case development team should require the respondent to send EPA copies of required submissions to verify compliance.

#### VIII. ADJUSTMENT FACTORS

The Agency may consider a number of factors in agreeing to appropriate penalty adjustments. The statutory adjustment factors that apply to the violator are: (A) ability to pay; (B) prior history of violations; (C) degree of culpability; (D) economic benefit or savings (if any) resulting from the violation; and (E) such other matters as justice may require. In addition, the Agency considers the following additional factors in determining an appropriate penalty: (F) size of business; (G) attitude; (H) Supplemental Environmental Projects (SEPs); and (I) voluntary disclosure.

### A. Ability to Pay/Continue in Business

The penalty amounts reflected in the matrix assume that the violator has the ability to pay. The Agency will generally not request penalties that are clearly beyond the financial means of the violator. In the event EPA proposes a penalty in excess of the respondent's ability to pay, the respondent must demonstrate its inability to pay the proposed penalty. Nonetheless, EPA reserves the option, in appropriate circumstances, of seeking the full proposed penalty. For example, even when there is an inability to pay, it is unlikely that EPA would reduce a proposed penalty when a facility refuses to correct a serious violation or where a facility has a long history of violations. That long history would demonstrate that less severe measures are ineffective.

In order to determine the appropriateness of the proposed penalty in relation to a company's ability to pay, the case team should review Dun and Bradstreet reports, a company's filings with the Securities and Exchange Commission, or other publicly available financial reports prior to issuance of the complaint.

If an alleged violator raises the ability to pay argument as a defense in its answer, or in the course of settlement negotiations, EPA should request the following types of information:

- An explanation by the alleged violator specifying the reason(s) for claiming an inability to pay with supporting information
- S 3-5 years of the most recent signed federal tax returns
- For the same period as the tax returns: financial audits, reviews or compilations, or, if not performed, company generated financial statements to include but not limited to:
  - S Balance sheets
  - S Income statements
  - S Cash flows
  - S Depreciation schedules
  - Year to date financial statement (from the end of the most recent fiscal year to the end of the most recent month preceding the request)
  - S Statement of operations
- S Retained earnings statements
- S Loan applications, financing agreements, security agreements
- Annual and quarterly reports to shareholders and the SEC, including 10K reports
- Detail any ownership or control of other companies or ownership or control of the alleged violator company by others not already specified

The Agency reserves the right to request, obtain, and review all underlying and supporting financial documents that form the basis of these records to verify their accuracy. If the alleged violator fails to provide the necessary information, and the information is not readily available through other sources, then the Agency is entitled to rely on the information it does

<sup>&</sup>lt;sup>6</sup>Ability to continue in business must be considered, as a matter of law, only when proposing penalties for violations of EPCRA § 304 under EPCRA § 325(b)(2).

have.

#### B. <u>Prior History of Violations</u>

The penalty amounts reflected in the penalty matrices apply to first time violators. Where a violator has demonstrated a history of prior violations, the penalty may need to be adjusted upward. The need for such an upward adjustment derives from the violator not having been sufficiently motivated to comply by the penalty assessed for the previous violation. Another reason for penalizing repeat violators more severely than first offenders is the increased resources that are spent on the same violator.

For the purposes of this Policy, the Agency interprets prior violations to mean prior violations of CERCLA § 103(a) and/or prior violations of any of the provisions of EPCRA that have occurred within five (5) years of the date of the current violation. The following criteria apply in evaluating history of prior violations:

- (1) Regardless of whether a respondent admits to the violation, evidence of a prior violation may be: a consent agreement and final order (CAFO) executed by a Regional Administrator or his or her designee or the Environmental Appeals Board, a federal court judgment, a default judgment, a final administrative judgment, or a consent decree. A prior violation refers collectively to all the violations which may have been described in any of the documents listed above.
- (2) Companies with multiple facilities, or wholly or partly owned subsidiaries with a parent corporation, may be considered as one when determining history of prior violations, however, two facilities may not necessarily affect each other's violation history if they are in substantially different lines of business, or if they are substantially independent of one another in their management and in the functioning of their Boards of Directors.

Upward adjustments to the base penalty may be calculated in the following manner:

- ! For second or subsequent violations of CERCLA § 103 and EPCRA § 304, the Acts authorize penalties of up to \$82,500 per violation per day. For these violations, the base penalty may be increased up to three times the amount shown at the appropriate position of the matrix in Table I or II.
- For second violations of EPCRA §§ 311 and 312 the base penalty may be adjusted upward by 25%, not to exceed the statutory maximum penalty of \$27,500. This upward adjustment may also be applied to violations of CERCLA § 103 or EPCRA § 304 when there exists prior violations of EPCRA §§ 311, 312, or 313.
- ! For third and subsequent violations of EPCRA §§ 311 and 312, the base penalty

may be adjusted upward by 50%, not to exceed the statutory maximum penalty of \$27,500. This upward adjustment may also be applied to violations of CERCLA § 103 or EPCRA § 304 when there exists prior violations of EPCRA §§ 311, 312, or 313.

#### C. <u>Degree of Culpability</u>

EPCRA is a strict liability statute, however, some adjustment may be made for a violator=s culpability. The two principal criteria for assessing culpability are: (a) the violator's knowledge of the particular EPCRA requirement, and (b) the degree of the violator's control over the violative condition.<sup>7</sup> For penalty purposes, three levels of culpability have been assigned:

Level I: The violation is willful, *i.e.*, the violator intentionally committed an act which he/she knew would be a violation or would be hazardous to health or the environment. --- Adjust the penalty *upward* 25%.

Level II: The violator either had sufficient knowledge to recognize the hazard created by his/her conduct, or significant control over the situation to avoid committing the violation. — No adjustment to the penalty.

Level III: The violator lacked sufficient knowledge of the potential hazard created by his/her conduct, and also lacked control over the situation to prevent occurrence of the violation. --- Adjust the penalty downward 25%.

It is anticipated that most cases will present Level II culpability. Level I situations, in many instances, could be treated as criminal violations.

## D. <u>Economic Benefit or Savings</u>

EPA should consider any economic benefit from noncompliance that accrues to the violator when proposing penalties. Whenever there is an economic incentive to violate the law, it encourages noncompliance and thus weakens EPA's ability to implement the Acts and protect human health and the environment. The violator should not benefit from its violative acts.

For EPCRA §§ 304(c), 311, and 312 reporting violations, the economic benefit or savings typically is derived from the estimated cost of rule familiarization, producing and submitting the reports, and any filing fees that are imposed by states. *See* Table III, *infra*. For violations of EPCRA § 304(a) and CERCLA § 103 the economic benefit or savings typically is derived from

<sup>&</sup>lt;sup>7</sup> See Guidelines for the Assessment of Civil Penalties Under Section 16 of the Toxic Substances Control Act: PCB Penalty Policy, 45 Fed. Reg. 59,770, 59,773 (September 10, 1980) for a description of 'knowledge" and "degree of control over the violation."

the estimated cost of rule familiarization, release reportability determination, and the notification of the required reporting entities.

The Regulatory Impact Analyses for EPCRA §§ 304, 311, 312 and CERCLA § 103 regulations establish unit costs for producing the required reports and making the required notifications. These cost estimates should be used unless more accurate data is available. In using this information to determine economic savings for multiple violations, rule familiarization costs should be counted only once, while other costs should be counted for each violation. If the amount of economic benefit of noncompliance is less than or equal to \$5,000, EPA, in its discretion, may choose to waive or forego seeking assessment of a civil penalty for such economic benefit which has accrued to Respondent from its noncompliance.

Table III
Costs Associated with EPCRA/CERCLA 103 Compliance<sup>8</sup>

#### **EPCRA SECTION 304**

RULE FAMILIARIZATION	Legal Hours \$100/hr	Manager Hours \$37.72/hr	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
Read and understand regulations at 40 C.F.R. Part 355	1.00	2.50	7.50	0.00	\$404

EMERGENCY RELEASE NOTIFICATION (40 C.F.R. ' 355.40)	Legal Hours \$100/hr	Manager Hours \$37.72/hr	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
Determine if release is an RQ (355.40(a))	0.00	0.10	0.10	0.00	\$7
Notify LEPC and SERC of any RQ release (355.40(b)(1))	0.00	0.50	0.00	0.00	\$19
Develop and submit written follow-up notice (355.40(b)(3))	0.50	0.65	2.25	0.95	\$153
Notify 911 operator of transportation - related releases (355.40(b)(4)(ii))	0.00	0.25	0.00	0.00	\$9

#### **CERCLA SECTION 103**

<sup>&</sup>lt;sup>8</sup>Sources: EPA, Office of Chemical Emergency Preparedness and Prevention Office, Statement Supporting the Renewal of the Information Collection Procedure for the Community Right-to-Know of the Emergency Planning and Community Right-to-Know Act, 1997; EPA, Office of Emergency and Remedial Response, Economic Impact Analysis of Proposed Reportable Quantity Adjustments added as RCRA Hazardous Wastes and CERCLA Hazardous Substances, Volume VII, 1996.

ACTIVITY	Legal Hours	Manager Hours \$37.42/hr	Technical Hours \$26.62/hr	Clerical Hours \$16.19/hr	Other costs	Total Costs of Compliance
NRC Notification	n/a	1.00	1.00	0.00	\$0.00	\$64
Recordkeeping	n/a	0.10	1.00	1.00	\$0.00	\$47

**EPCRA SECTIONS 311 & 312** 

RULE FAMILIARIZATION	Legal Hours \$100/hr	Manager Hours \$37.72/hr	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
Read and understand regulations at 40 C.F.R. Part 370	4.60	2.20	2.20	0.00	\$604

MSDS REPORTING (40 C.F.R. · 370.21)	Legal Hours \$100/hr	Manager Hours \$37.72/hr	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
Basic Reporting					
Determine which chemicals meet/exceed MTLs	0.00	0.25	0.90	0.00	\$35
Calculate quantity for mixtures	0.00	0.50	1.80	0.00	\$69
Submit MSDSs to LEPC, SERC, and fire department (370.21(a)); or	0.08	0.08	0.17	0.34	\$21
Alternative Reporting					
Submit list of hazardous chemicals grouped by hazard category (370.21(b)(1))	0.00	0.00	0.00	0.17	\$3
Submit list of chemical or common name of hazardous chemical as provided in each MSDS (370.21(b)(2))	0.00	0.00	0.00	0.17	\$3
Supplemental Reporting					
Submit revised MSDSs (370.21(c)(1))	0.08	0.08	0.17	0.34	\$21
Submit new MSDSs (370.21(c)(2))	0.08	0.08	0.17	0.34	\$21
Additional Reporting					
Submit MSDS upon request (370.21(d))	0.08	0.08	0.17	0.34	\$21

INVENTORY REPORTING (40 C.F.R. ' 370.25) Legal Hours Mana Hours \$100/hr \$37.72	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
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INVENTORY REPORTING (40 C.F.R. ' 370.25)	Legal Hours \$100/hr	Manager Hours \$37.72/hr	Technical Hours \$27.90/hr	Clerical Hours \$16.69/hr	Total Costs of Compliance
Basic Reporting					
Develop and submit Tier I inventory form annually (370.25(a))	0.00	0.25	2.60	0.25	\$86
Alternative Reporting					
Develop and submit Tier II inventory form, in lieu of Tier I form, annually (370.25(b))	0.00	0.25	2.60	0.25	\$86
Additional reporting					
Submit Tier I form to LEPC, SERC, and fire department upon request (370.25(c))	0.00	0.00	0.00	0.17	\$3
Provide specific location information to fire department upon request (370.25(d))	0.00	0.00	0.00	0.17	\$3

#### E. Other Matters as Justice May Require

This Policy acknowledges that no two cases are exactly alike. Unique circumstances above and beyond those taken into account by the factors discussed in the previous sections may be significant in determining the appropriateness of a penalty for settlement. Any reductions made under this section shall be documented in the case file. It is suggested that this reduction not exceed 10% except where the facts and circumstances warrant a greater reduction.

#### F. Size of Business

Prior to issuance of the complaint, the Agency may reduce the proposed base penalty by 15% for first time violators whose business employs 100 or fewer people, and whose annual total corporate entity sales are less than \$20 million except where the facts and circumstances preclude any reduction.

#### G. Attitude

The attitude adjustment has two components: (1) cooperation and (2) willingness to settle.

(1) The Agency may reduce the penalty up to 25% based on respondent's cooperation throughout the compliance evaluation/enforcement process. Factors include respondent's: responsiveness and expeditious provision of supporting documentation requested by EPA, cooperation and preparedness during the settlement process, and speed and completeness of achieving compliance. The Agency believes that a greater penalty reduction should be given to those

respondents who come into compliance prior to the initiation of an EPA investigation.

(2) The Agency may reduce the penalty up to an additional 10% should the respondent and the Agency agree to a settlement in principle within 90 days from the date of the issuance of the complaint.

#### H. Supplemental Environmental Projects

To further the goals of the EPA to protect and enhance public health and the environment, certain environmentally beneficial projects, or Supplemental Environmental Projects (SEPs), may be included in the settlement.

SEPs are environmentally beneficial projects which a respondent agrees to undertake in settlement of an environmental enforcement action, but which the defendant is not otherwise legally required to perform. In return, some percentage of the cost of the SEP is considered as a factor in establishing the final penalty to be paid by the respondent.

EPA has broad discretion to settle cases with appropriate penalties. Evidence of a violator=s commitment and ability to perform a SEP is a relevant factor for EPA to consider in establishing an appropriate settlement penalty. The commitment to perform a SEP may indicate a respondent's new or extraordinary efforts to be a good environmental citizen.

While SEPs may not be appropriate in settlement of all cases, they are an important part of EPA's enforcement program. Whether to include a SEP as part of a settlement of an enforcement action is within the sole discretion of EPA. EPA must ensure that the inclusion of a SEP in settlement is consistent with the Agency's SEP Policy in effect at the time of the settlement.

#### I. <u>Voluntary Disclosure</u>

Facilities that conduct an audit and voluntarily self-disclose any violations of EPCRA §§ 304, 311, 312, or CERCLA § 103 under the <u>Incentives for Self-Policing: Disclosure, Correction and Prevention of Violations</u> Final Policy Statement, 60 Fed. Reg. 66,706 (December 22, 1995), may be eligible for a 100% reduction in the gravity-based penalty, if they meet the nine criteria established in the policy.

If a facility self-discloses violations not covered by the Agency's Self-Policing Policy, the penalty amount may still be reduced for such a voluntary disclosure. To be eligible for such a reduction, a facility must submit a signed statement of voluntary disclosure to EPA describing the alleged violations. A facility will not be eligible for any reduction if there has been notification of a scheduled inspection or the inspection has begun, or the facility has otherwise been contacted by EPA for the purpose of determining compliance with EPCRA/CERCLA

§ 103.

Voluntary disclosure of a violation will result in a 25% reduction of the gravity based penalty. To encourage immediate disclosure, an additional 25% reduction will be given for disclosures made within 30 days of having reason to believe that a violation occurred.

The reduction for voluntary disclosure and immediate disclosure may be made prior to issuing the Civil Complaint. The Civil Complaint should state the original penalty and the reduced penalty and the reason for the reduction.

Page	of	<u>.</u>

# PENALTY CALCULATION WORKSHEET

Count	ondent: t #: ical Name/RQ/TPQ:				
NATI	URE:	Type of Violation: EPCRA 304 EPCRA 311 EPCRCLA 103 (Circle one).	PCRA 312		
EXTI	ENT:	Time passed from deadline to actual date of complor days):  Matrix Level:	liance (in hours		
GRA	Divide amount of chemical involved in the violation (lbs.)  _by (RQ/TPQ) =  Matrix Level:				
CIRC	UMSTANCES:	Specify choice of penalty amount from range listed the matrix based on circumstance factors:	l for the cell of		
1.	Base Penalty				
2.	If per day, continuing	reportable release, multiply line 1 by	\$		
3.	days, beginni	ng with the second day of violation	\$		
3.	Multiply the per day of the second day of vio	ons, multiply line 1 by .01 = benalty by days, beginning with	\$		
4.	Add lines 1-3		\$		
5.	Prior History: (Treble		•		
6. 7.	Other factors as justic	se or decrease +/			
8.	Other factors as justice may require (%) (\$) Size of business reduction (%) (\$)				
9.	Attitude (%)	(\$) (\$)			
10.	Supplemental Environ	nmental Project ()			
11.	Voluntary Disclosure ()				
12.	Subtract lines (5-11)	from line 4	\$		
Repea	t procedure for each vi	olation.	•		
Prepar	ed by:				
Signat	•	_ Date:			

#### EPCRA-05-2013-0017

# Table II Base Penalty Matrices For Violations Which Occur <u>After March 15, 2004</u>

## CERCLA § 103, EPCRA § 304<sup>1</sup> and EPCRA § 312 GRAVITY (Quantity Released/Stored)

EXTENT (timeliness of notification)	LEVEL A (greater than 10 times the RQ/MTL)	LEVEL B (greater than 5 but less than or equal to 10 times the RQ/MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the RQ/MTL)
LEVEL 1 (more than 2 hours/ more than 30 days)	\$32,500 \$24,180	\$24,179 \$16,120	\$16,119 \$ 8,061
LEVEL 2 (between 1 and 2 hours/after 20 but within 30 days)	\$24,179 \$16,120	\$16,119 \$ 8,061	\$ 8,060 \$ 4,032
LEVEL 3 (within 1 hour, but after 15 minutes/after 10 but within 20 days)	\$16,119 \$ 8,061	\$ 8,060 \$ 4,032	\$ 4,030 \$ 2,014

# EPCRA § 311 GRAVITY (Quantity Stored)

EXTENT (timeliness of MSDS submission)	LEVEL A (greater than 10 times the MTL)	LEVEL B (greater than 5 but less than or equal to 10 times the MTL)	LEVEL C (greater than 1 but less than or equal to 5 times the MTL)
LEVEL 1 (more than 30 days)	\$11,000 \$ 9,673	\$9,671 \$6,449	\$6,448 \$3,225
LEVEL 2 (after 20 but within 30 days)	\$ 9,671 \$ 6,449	\$6,448 \$3,225	\$3,224 \$1,613
LEVEL 3 (after 10 but within 20 days)	\$ 6,448 \$ 3,225	\$3,224 \$1,613	\$1,612 \$ 807

<sup>&</sup>lt;sup>1</sup>While the penalty amounts in this matrix apply to EPCRA § 304(c), the criteria associated with the levels do not apply. To determine the appropriate extent level for violations of § 304, *see* pp. 12-13, *supra*.