

(5) The following rule is stayed from May 24, 1993 until USEPA completes its reconsideration: 40 CFR 52.741(e) only as it applies to the metal furniture painting operations at the Allsteel, Incorporated facility located in Kane County. When USEPA concludes its reconsideration, it will publish its decision and any actions required to effectuate that decision in the Federal Register.

[FR Doc. 93-13058 Filed 6-3-93; 8:45 am]
BILLING CODE 6560-60-M

40 CFR Part 52

[OR 25-1-5796; FRL-4657-6]

Approval and Promulgation of Implementation Plans: Oregon

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: EPA is approving revisions to Oregon's Sampling Manual (Volumes I and II) and the inclusion of a new Continuous Emission Monitoring Manual into the Oregon State Implementation Plan (SIP). The revisions were submitted on October 14, 1992, in response to the requirements of section 110 and Part D of the Clean Air Act (hereinafter the Act). The manuals are intended to support Oregon's Interim Operating Permit Fees Rule, PM-10 Nonattainment Area control strategy(ies), existing Pulp and Paper Industry Rules and other Oregon Administrative Rules.

EFFECTIVE DATE: This action will be effective on August 3, 1993 unless notice is received before July 6, 1993 that someone wishes to submit adverse or critical comments. If such notice is received, EPA will open a formal 30-day comment period.

ADDRESSES: Documents which are incorporated by reference are available for public inspection at the Public Information Reference Unit, Environmental Protection Agency, 401 M Street, SW., Washington, DC. Copies of material submitted to EPA may be examined during normal business hours at the following locations: Public Information Reference Unit, Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460; Air Programs Branch, Environmental Protection Agency, Docket #OR 25-1-5796, 1200 Sixth Avenue, AT-082, Seattle, Washington 98101; Oregon Department of Environmental Quality, 811 SW., Sixth, Portland, Oregon 97204. Comments should be addressed to: Rindy Ramos, Air Programs Branch,

AT-082, Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington 98101.

FOR FURTHER INFORMATION CONTACT: Rindy Ramos, Air Programs Branch, AT-082, Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington 98101, Telephone: (206) 553-6510.

SUPPLEMENTARY INFORMATION:

1. Background

Oregon's Source Sampling Manual was last revised in 1981. Since that time, new source testing methods have been developed and existing methods have undergone minor revisions. Oregon proposes to replace their existing Source Sampling Manual with a new manual to ensure that their existing methods will be consistent with EPA reference methods. The manual also contains additional methods commonly used in source testing Oregon's stationary sources. Sampling methods that are identical to EPA reference methods have been incorporated by reference. Methods unique to Oregon have been revised to be consistent with EPA reference methods to the extent possible and still retain the unique and necessary features of the methods.

The proposed Continuous Monitoring Manual is a new document that provides criteria for the installation, calibration, maintenance, and operation of Continuous Monitoring Systems (CMS). It also establishes the quality assurance and quality control requirements for CMS.

The Oregon Environmental Quality Commission (OEQC) adopted these revisions on January 23, 1992, and they were effective on February 4, 1992.

II. This Action

EPA is approving revisions to Oregon's Source Testing Manual and the new Continuous Monitoring Manual as revisions to the State of Oregon Implementation Plan.

III. Administrative Review

Under the Regulatory Flexibility Act, 5 U.S.C. 600 et seq., EPA must prepare a regulatory flexibility analysis assessing the impact of any proposed or final rule on small entities. 5 U.S.C. 603 and 604. Alternatively, EPA may certify that the rule will not have a significant impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and government entities with jurisdiction over populations of less than 50,000.

SIP approvals under section 110 and subchapter I, Part D of the Act do not

create any new requirements, but simply approve requirements that the state is already imposing. Therefore, because the federal SIP approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the federal-state relationship under the Act, preparation of a regulatory flexibility analysis would constitute federal inquiry into the economic reasonableness of state action. The Act forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S.E.P.A.*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2).

The public should be advised that this action will be effective 60 days from the date of this Federal Register notice. However, if notice is received within 30 days that someone wishes to submit adverse or critical comments on any or all of these revisions approved herein, the action on these revisions will be withdrawn and two subsequent notices will be published before the effective date. One notice will withdraw the final action on those revision and another will begin a new rulemaking by announcing a proposal of the action on these revisions and establish a comment period.

Nothing is this action should be construed as permitting or allowing or establishing a precedent for any future request for revision to any SIP. Each request for revision to the SIP shall be considered separately in light of specific technical, economic and environmental factors and in relation to relevant statutory and regulatory requirements.

Under 5 U.S.C. 605(b), I certify that this revision will not have a significant economic impact on a substantial number of small entities (See 46 FR 8709).

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

This action has been classified as a Table 3 action by the Regional Administrator under the procedures published in the Federal Register January 19, 1989 (54 FR 2214-2225). On January 6, 1989, the Office of Management and Budget waived Table 2 and 3 SIP revisions (54 FR 2222) from the requirements of section 3 of Executive Order 12291 for a period of two years.

Under section 307(b)(1) of the Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by August 3, 1993. Filing a petition for reconsideration by the

Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See 42 U.S.C. 7607(b)(2))

List of Subjects in 40 CFR Part 52

Air Pollution control, Carbon monoxide, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur oxides.

Dated: May 11, 1993.

Dana A. Rasmussen,
Regional Administrator.

Note: Incorporation by reference of the Implementation Plan for the State of Oregon was approved by the Director of the Office of Federal Register on July 1, 1982.

Title 40, chapter I of the Code of Federal Regulations is amended as follows:

PART 52—[AMENDED]

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

Authority: 42 U.S.C. 7401-7671q.

Subpart MM—Oregon

2. Section 52.1970 is amended by adding paragraph (c)(98) to read as follows:

§ 52.1970 Identification of plan.

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(c) * * *
(98) On October 14, 1992 the Director of the Department of Environmental Quality submitted revisions to Oregon's Sampling Manual (Volumes I and II) and the inclusion of a new Continuous Emission Monitoring Manual as revision to the State of Oregon's Air Quality Control Plan Volume 2 (The Federal Clean Air State Implementation Plan and Other State Regulations).

(i) Incorporation by reference.

(A) October 14, 1992 letter from the Director of the Department of Environmental Quality to EPA Region 10 submitting amendments to the Oregon state implementation plan.

(B) Oregon's Sampling Manual (Volumes I and II) as adopted by the Oregon Environmental Quality Commission on January 23, 1992 and effective on January 23, 1992.

(C) Continuous Emission Monitoring Manual as adopted by the Oregon Environmental Quality Commission on

January 23, 1992, and effective on February 4, 1992.

[FR Doc. 93-12937 Filed 6-3-93; 8:45 am]

BILLING CODE 6580-50-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 6974

[AK-932-4210-06; AA-65185]

Partial Revocation of Public Land Order No. 725 for Selection of Land by the State of Alaska; Alaska

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order revokes a public land order insofar as it affects approximately 110 acres of National Forest System land withdrawn for use by the Forest Service, Department of Agriculture, known as the Summit Lake Recreation Area. The land is no longer needed for the purpose for which it was withdrawn. This action also opens the land for selection by the State of Alaska, if such land is otherwise available. Any land described herein that is not conveyed to the State will be subject to the terms and conditions of the Chugach National Forest reservation and any other withdrawal of record.

EFFECTIVE DATE: June 4, 1993.

FOR FURTHER INFORMATION CONTACT: Sandra C. Thomas, BLM Alaska State Office, 222 W. 7th Avenue, No. 13, Anchorage, Alaska 99513-7599, 907-271-5477.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Public Land Order No. 725 is hereby revoked insofar as it affects the following described land:

Seward Meridian

A parcel of land located in sec. 5, T. 6 N., R. 1 W., and more particularly described as:

Commencing at the intersection of the Seward Highway and Tenderfoot Campground Road; thence southeasterly along Tenderfoot Campground Road for a distance of 2,324 feet to a 6" x 6" wooden post on the west edge of the road; thence N. 50° W., a distance of 14 feet to the intersection with the mean high water line of Summit Lake, said intersection being the point of beginning;

Thence S. 50° E. for a distance of 1,320 feet and passing through the aforementioned 6" x 6" wooden post;

Thence northerly and parallel with and 1,320 feet distance from the mean high water

line of Summit Lake to the intersection with the north-south section line common to secs. 5 and 6, T. 6 N., R. 1 W., (unsurveyed);

Thence southerly along the aforementioned section line to the intersection with the mean high water line of Summit Lake;

Thence northeasterly and following along the mean high water line of Summit Lake to the point of beginning.

The area described contains approximately 110 acres.

2. Subject to valid existing rights, the land described above is hereby opened for selection by the State of Alaska under the Alaska Statehood Act of July 7, 1958, 48 U.S.C. note prec. 21 (1988).

3. The State of Alaska application for selection made under section 6(a) of the Alaska Statehood Act of July 7, 1958 and section 906(e) of the Alaska National Interest Lands Conservation Act, 43 U.S.C. 1635(e) (1988), becomes effective without further action by the State upon publication of the public land order in the Federal Register, if such land is otherwise available. Land not conveyed to the State will be subject to the terms and conditions of the Chugach National Forest reservation and any other withdrawal of record.

Dated: May 21, 1993.

Bob Armstrong,
Assistant Secretary of the Interior.

[FR Doc. 93-13184 Filed 6-3-93; 8:45 am]

BILLING CODE 4310-JA-M

43 CFR Public Land Order 6977

[NV-930-4210-06; N-52757]

Withdrawal of Public Land for Protection of Blue Link Spring and its Associated Reservoir; Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order withdraws 11.6 acres of public land from surface entry and mining for a period of 20 years for the Bureau of Land Management to protect Blue Link Spring and its associated reservoir in Mineral County. The land has been and remains open to mineral leasing.

EFFECTIVE DATE: June 4, 1993.

FOR FURTHER INFORMATION CONTACT: Vienna Wolder, BLM Nevada State Office, P.O. Box 12000, Reno, Nevada 89520, 702-785-6526.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Subject to valid existing rights, the following described public land is hereby withdrawn from settlement, sale,