|              | DECLII ATIONS | IN THE MARYLAND   | CID Continued |
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| Code of Maryland regulations (COM |   | Title/subject | State effective date | EPA approval date | Additional explanation/citation at 40 CFR § 52.1100 |
|-----------------------------------|---|---------------|----------------------|-------------------|---|
| *                                 | * | *             | *                    | *                 | *   |

(d) EPA approved state sourcespecific requirements.

| Name of source   |   | Permit number/type | State effective date EPA approval date |   | date  | Additional explanation |  |
|--|---|--------------------|--|---|---|------------------------|--|
| Potomac Electric Power Com- #49352 Amended Consent Order pany (PEPCO)—Chalk Point Units #1 and #2. |   | 2/27/78            | 4/2/79 44 FR 1919                      | 2 | 52.1100(c)(22); FRN republished 5/3/79 (44 FR 25840). |                        |  |
| *  | * | *                  | *                                      | * | *   | *                      |  |

(e) EPA-approved nonregulatory and quasi-regulatory material.

| Name of non-regulatory SIP revision   |             |   | Applicable geographic area                        | State submittal date          | EPA approval date                           | Additional explanation |  |
|---|-------------|---|---|-------------------------------|---|------------------------|--|
|   | *           | *   | *   | *                             | * *   | *                      |  |
| Carbon<br>Plan.   | Monoxide    | Maintenance   | City of Baltimore—Regional Planning District 118. | 9/20/95<br>7/15/04<br>7/15/04 | 10/31/95 60 FR 55321<br>4/04/05 70 FR 16958 |                        |  |
| Carbon Monoxide Maintenance Montgomery County Election Districts 4, 7, and 13; Prince Georges County Election Districts 2, 6, 12, 16, 17, and 18. |             | 10/12/95 1/30/96 61 FR 2931<br>3/3/04 4/04/05 70 FR 16958 |   | . 52.1100(c)(118).            |   |                        |  |
|   | *           | *   | *   | *                             | * *   | *                      |  |
| 1-Hour O  | zone Attair | nment Plan  | Washington DC 1-hour ozone nonattainment area.    | 9/2/03 2/24/04                | 11/16/05 70 FR 69440.                       |                        |  |
|   |             | ntenance Plan<br>Queen Anne's                             | Kent and Queen Anne's Counties                    | 5/2/06 5/19/06                | 12/22/06 71 FR 76920.                       |                        |  |
|   | *           | *   | *   | *                             | * *   | *                      |  |

[FR Doc. 2011–21260 Filed 8–19–11; 8:45 am] BILLING CODE 6560–50–P

# ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R03-OAR-2011-0286; FRL-9453-9]

Approval and Promulgation of Air Quality Implementation Plans; Pennsylvania; Control of Nitrogen Oxides Emissions From Glass Melting Furnaces

**AGENCY:** Environmental Protection Agency (EPA).

rigency (Li 71).

**ACTION:** Final rule.

SUMMARY: EPA is approving a State Implementation Plan (SIP) revision submitted by the Commonwealth of Pennsylvania. The SIP revisions pertain to the control of nitrogen oxide ( $NO_X$ ) emissions from glass melting furnaces. EPA is approving these revisions to reduce  $NO_X$  emissions from glass melting furnaces in accordance with the requirements of the Clean Air Act (CAA).

**DATES:** *Effective Date:* This final rule is effective on September 21, 2011.

**ADDRESSES:** EPA has established a docket for this action under Docket ID

Number EPA-R03-OAR-2011-0286. All documents in the docket are listed in the http://www.regulations.gov Web site. Although listed in the electronic docket, some information is not publicly available, i.e., confidential business information (CBI) or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically through http://www.regulations.gov or in hard copy for public inspection during normal business hours at the Air Protection Division, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, Pennsylvania 19103. Copies of the State submittal are available at the Pennsylvania Department of Environmental Protection, Bureau of Air Quality Control, P.O. Box 8468, 400 Market Street, Harrisburg, Pennsylvania 17105. FOR FURTHER INFORMATION CONTACT: Rose

FOR FURTHER INFORMATION CONTACT: Rose Quinto, (215) 814–2182, or by e-mail at quinto.rose@epa.gov.

## SUPPLEMENTARY INFORMATION:

## I. Background

On June 10, 2011 (76 FR 34021), EPA published a notice of proposed rulemaking (NPR) for the Commonwealth of Pennsylvania. The NPR proposed approval for the control of  $NO_X$  emissions from glass melting furnaces. The formal SIP revision was submitted by the Pennsylvania Department of the Environmental Protection (PADEP) on July 23, 2010.

# II. Summary of SIP Revision

The SIP revision adds definitions and terms to Title 25 of the Pennsylvania Code (25 Pa. Code) Chapter 121.1, relating to definitions, used in the substantive provision of this SIP revision. In addition, the SIP revision adds a new regulation pertaining to the NO<sub>x</sub> emission standards in 25 Pa. Code Chapter 129 (Standard of Sources) sections 129.301 through 129.310 (Control of NO<sub>X</sub> Emissions from Glass Melting Furnaces). The new regulation applies to an owner or operator of a glass melting furnace that emits or has the potential to emit  $NO_X$  at a rate greater than 50 tons per year in the Commonwealth of Pennsylvania, including the local air pollution control agencies in Philadelphia and Allegheny Counties. The new regulation consists of the following: (1) New definitions and terms; (2) exemptions that the emission requirements do not apply during periods of start-up, shutdown or idling,

if the owner or operator complies with the start-up, shutdown and idling requirements; (3) emission requirements which provide the owner or operator of a glass melting furnace to determine allowable NO<sub>X</sub> emissions by multiplying the tons of glass pulled by each furnace; (4) start-up requirements where the start-up exemption identifies the control technologies or strategies to be used to minimize emissions; (5) shutdown requirements where the duration as measured from the time the furnace operation drops below 25 percent of the permitted production capacity or fuel use capacity to when all emissions from the furnace cease, will not exceed 20 days; (6) idling requirements that provide the owner or operator operate the emission control system whenever technologically feasible during idling to minimize emissions; (7) compliance determination by installing, operating and maintaining continuous emissions monitoring systems (CEMS); (8) compliance demonstration on a furnaceby-furnace basis, facility-wide emissions averaging basis, or a system-wide emissions averaging basis among glass melting furnaces; and (9) reporting and recordkeeping requirements where the owner or operator calculates and reports the CEMS data and glass production data used to show compliance with the allowable NO<sub>X</sub> emissions limitations on a quarterly basis no later than 30 days after the end of the quarter.

Other specific requirements for the control of  $NO_X$  emissions from glass melting furnaces and the rationale for EPA's proposed action are explained in the NPR and will not be restated here. No public comments were received on the NPR.

# **III. Final Action**

EPA is approving 25 Pa. Code Chapter 121.1, relating to definitions used in the substantive provision of this SIP revision and the new regulation pertaining to the NO $_{\rm X}$  standards in 25 Pa. Code Chapter 129 (Standards for Sources)—Control of NO $_{\rm X}$  Emissions from Glass Melting Furnaces (sections 129.301 through 129.310) as revisions to the Pennsylvania SIP.

# IV. Statutory and Executive Order Reviews

#### A. General Requirements

Under the CAA, the Administrator is required to approve a SIP submission that complies with the provisions of the CAA and applicable Federal regulations. 42 U.S.C. 7410(k); 40 CFR 52.02(a). Thus, in reviewing SIP submissions, EPA's role is to approve state choices,

provided that they meet the criteria of the CAA. Accordingly, this action merely approves state law as meeting Federal requirements and does not impose additional requirements beyond those imposed by state law. For that reason, this action:

• Is not a "significant regulatory action" subject to review by the Office of Management and Budget under Executive Order 12866 (58 FR 51735, October 4, 1993);

• Does not impose an information collection burden under the provisions of the Paperwork Reduction Act (44

U.S.C. 3501 et seq.);

• Is certified as not having a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*);

- Does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104–4);
- Does not have Federalism implications as specified in Executive Order 13132 (64 FR 43255, August 10, 1999):
- Is not an economically significant regulatory action based on health or safety risks subject to Executive Order 13045 (62 FR 19885, April 23, 1997);
- Is not a significant regulatory action subject to Executive Order 13211 (66 FR 28355, May 22, 2001);
- Is not subject to requirements of Section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) because application of those requirements would be inconsistent with the CAA; and
- Does not provide EPA with the discretionary authority to address, as appropriate, disproportionate human health or environmental effects, using practicable and legally permissible methods, under Executive Order 12898 (59 FR 7629, February 16, 1994).

In addition, this rule does not have Tribal implications as specified by Executive Order 13175 (65 FR 67249, November 9, 2000), because the SIP is not approved to apply in Indian country located in the state, and EPA notes that it will not impose substantial direct costs on Tribal governments or preempt Tribal law.

# B. Submission to Congress and the Comptroller General

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this action and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the **Federal Register**. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

# C. Petitions for Judicial Review

Under section 307(b)(1) of the CAA, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by October 21, 2011. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this action 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, pertaining to Pennsylvania's control of  $NO_X$  emissions from glass melting furnaces may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

# List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Incorporation by reference, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements.

Dated: August 8, 2011.

## W.C. Early,

Acting, Regional Administrator, Region III.

40 CFR part 52 is amended as follows:

# PART 52—[AMENDED]

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

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

# Subpart NN—Pennsylvania

- $\blacksquare$  2. In § 52.2020, the table in paragraph (c)(1) is amended by:
- a. Revising the entry for Section 121.1.
- b. Adding entries for Sections 129.301 through 129.310.

The amendments read as follows:

# § 52.2020 Identification of plan.

\* \* \* \* \*

(c) \* \* \*

(1) \* \* \*

| affect the finality of thi | is action for the 4       | o Crix part 5.            | 2 is amended as follo   | ws.  |  |  |
|----------------------------|---------------------------|---------------------------|---|--|--|--|
| State citation             | Title/subject             | State effec-<br>tive date | EPA approval date   | Additional explanation/§ 52.2063 citation                              |  |  |
|                            |                           | Article II                | rironmental Protection<br>II—Air Resources<br>—General Provisions |  |  |  |
| Section 121.1              | Definitions               | 12/18/10                  | 8/22/11 [Insert page<br>number where the<br>document begins].     | Added new definitions and terms. The State of fective date is 6/19/10. |  |  |
| *                          | * *                       |                           | *   | * *  |  |  |
|                            |                           | Chapter 129–              | -Standard for Sources   |  |  |  |
| *                          | * *                       |                           | *   | * * *  |  |  |
|                            |                           | Additional                | NO <sub>x</sub> Requirements                                      |  |  |  |
| *                          | * *                       |                           | *   | * * *  |  |  |
|                            | Control of                | NO <sub>X</sub> Emissio   | ns From Glass Melting   | g Furnaces   |  |  |
| Section 129.301            | Purpose                   | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.302            | Applicability             | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.303            | Exemptions                | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.304            | Emission requirements     | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.305            | Start-up requirements     | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.306            | Shutdown requirements     | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.307            | Idling requirements       | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |
| Section 129.308            | Compliance determination. | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins].     | New section  |  |  |

| State citation  | Title/subject             | State effec-<br>tive date | EPA approval date   | Additional explanation/§ 52.2063 citation |   |   |  |
|-----------------|---------------------------|---------------------------|---|---|---|---|--|
| Section 129.309 | Compliance demonstration. | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins]. | New section                               |   |   |  |
| Section 129.310 | Recordkeeping             | 6/19/10                   | 8/22/11 [Insert page<br>number where the<br>document begins]. | New section                               |   |   |  |
| *               | * *                       |                           | *   | *   | * | * |  |

[FR Doc. 2011–21262 Filed 8–19–11; 8:45 am] BILLING CODE 6560–50–P

### DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

### 50 CFR Part 648

[Docket No. 110303179-1290-02]

RIN 0648-XA632

# Fisheries of the Northeastern United States; Spiny Dogfish Fishery; Commercial Period 1 Quota Harvested

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Temporary rule; closure of spiny dogfish fishery.

**SUMMARY:** NMFS announces that the spiny dogfish commercial quota available to the coastal states from Maine through Florida for the first semiannual quota period, May 1, 2011-October 31, 2011, has been harvested. Therefore, effective 0001 hours, August 26, 2011, federally permitted spiny dogfish vessels may not fish for, possess, transfer, or land spiny dogfish until November 1, 2011, when the Period 2 quota becomes available. Regulations governing the spiny dogfish fishery require publication of this notification to advise the coastal states from Maine through Florida that the quota has been harvested and to advise vessel permit holders and dealer permit holders that no Federal commercial quota is available for landing spiny dogfish in these states. This action is necessary to prevent the fishery from exceeding its Period 1 quota and to allow for effective management of this

**DATES:** Effective at 0001 hr local time, August 26, 2011, through 2400 hr local time October 31, 2011.

#### FOR FURTHER INFORMATION CONTACT:

Carly Knoell, (978) 281–9224, or Carly.Knoell@noaa.gov.

# SUPPLEMENTARY INFORMATION:

Regulations governing the spiny dogfish fishery are found at 50 CFR part 648, subpart L. The regulations require annual specification of a commercial quota, which is allocated into two quota periods based upon percentages specified in the fishery management plan. The fishery is managed from Maine through Florida, as described in § 648.230.

The initial total commercial quota for spiny dogfish for the 2011 fishing year is 20 million lb (9,071.85 mt) (76 FR 32874, June 7, 2011). The commercial quota is allocated into two periods (May 1 through October 31, and November 1 through April 30). Vessel possession limits are set at 3,000 lb (1.36 mt) per trip for both Quota Periods 1 and 2. Quota Period 1 is allocated 11,580,000 lb (5,252.6 mt), and Quota Period 2 is allocated 8,420,000 lb (3,819.25 mt) of the commercial quota. The total quota cannot be exceeded, so landings in excess of the amount allocated to Period 1 have the effect of reducing the quota available to the fishery during Period 2.

The Administrator, Northeast Region, NMFS (Regional Administrator), monitors the commercial spiny dogfish quota for each quota period and, based upon dealer reports, state data, and other available information, determines when the total commercial quota will be harvested. NMFS is required to publish a notification in the Federal Register advising and notifying commercial vessels and dealer permit holders that, effective upon a specific date, the Federal spiny dogfish commercial quota has been harvested and no Federal commercial quota is available for landing spiny dogfish for the remainder of that quota period.

Section 648.4(b) provides that Federal spiny dogfish permit holders agree, as a condition of the permit, not to land spiny dogfish in any state after NMFS has published notification in the **Federal Register** that the commercial

quota has been harvested and that no commercial quota for the spiny dogfish fishery is available. Therefore, effective 0001 hr local time, August 26, 2011, landings of spiny dogfish in coastal states from Maine through Florida by vessels holding commercial Federal fisheries permits will be prohibited through October 31, 2011, 2400 hr local time. The 2011 Period 2 quota will be available for commercial spiny dogfish harvest on November 1, 2011. Effective August 26, 2011, federally permitted dealers are also advised that they may not purchase spiny dogfish from vessels issued Federal spiny dogfish permits that land in coastal states from Maine through Florida.

#### Classification

This action is required by 50 CFR part 648 and is exempt from review under Executive Order 12866.

The Assistant Administrator for Fisheries, NOAA (AA), finds good cause pursuant to 5 U.S.C. 553(b)(B) to waive prior notice and the opportunity for public comment because it would be contrary to the public interest. This action closes the spiny dogfish fishery until November 1, 2011, under current regulations. The regulations at § 648.231 require such action to ensure that spiny dogfish vessels do not exceed the 2011 Period 1 quota. Data indicating the spiny dogfish fleet will have landed the 2011 Period 1 quota have only recently become available. If implementation of this closure is delayed to solicit prior public comment, the quota for Period 1 will be exceeded, thereby undermining the conservation objectives of the FMP. The AA further finds, pursuant to 5 U.S.C. 553(d)(3), good cause to waive the 30-day delayed effectiveness period for the reasons stated above.

Authority: 16 U.S.C. 1801 et seq.

Dated: August 17, 2011.

# Galen R. Tromble,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 2011–21386 Filed 8–19–11; 8:45 am]

BILLING CODE 3510-22-P