EXEMPTIONS PROMULGATED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(j)(2) this system is exempt from the following provisions of the Privacy Act: 5 U.S.C. 552a(c)(3) and (4); (d); (e)(1), (e)(2), (e)(3), (e)(4)(G), (e)(4)(H), (e)(5) and (e)(8); (f)(2) through (5); and (g). Pursuant to 5 U.S.C. 552a(k)(2), this system is exempt from the following provisions of the Privacy Act, subject to the limitations set forth in that subsection: 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (e)(4)(H), and (f)(2) through (5). See, 40 CFR 16.11 and 16.12.

HISTORY:

71 FR 234—January 4, 2006— Republication of Exempted System of Records (EPA–17)

66 FR 49947—October 1, 2001— Creation of the OCEFT/NEIC Master Tracking System of Records (EPA–46)

Appendix to Online Criminal Enforcement Activities Network

Criminal Investigation Division offices where system records may be accessed online:

- Boston Area Office, EPA/Criminal Investigation Division, 5 Post Office Square, Suite 100, 15th Floor, Boston, Massachusetts 02109–3912
- New York Area Office, EPA/ Criminal Investigation Division, 290 Broadway (2C100), Room 1551, New York, New York 10007–1866
- Buffalo Resident Office, EPA/ Criminal Investigation Division, 138 Delaware Avenue, Room 525, Buffalo, New York 14202
- Syracuse Domicile Office, EPA/ Criminal Investigation Division, 441 S. Salina Street, 6th Floor, Box 349, Syracuse, New York 13202
- Philadelphia Area Office, EPA/ Criminal Investigation Division, 1650 Arch Street (3CE00), Philadelphia, Pennsylvania 19103–2029
- Baltimore Resident Office, EPA/ Criminal Investigation Division, 701
 Mapes Road, Suite E230, Environmental Science Center, Fort George G. Meade, Maryland 20755–5350
- Atlanta Area Office, EPA/Criminal Investigation Division, 61 Forsyth Street, Suite 16T90, Sam Nunn Atlanta Federal Center, Atlanta, Georgia 30303
- Tampa Resident Office, EPA/
 Criminal Investigation Division, 2203 N
 Lois Avenue, Suite 815, Tampa, Florida 33607
- Miami Resident Office, EPA/
 Criminal Investigation Division, 909 SE
 First Avenue, Suite 700, Brickell Plaza
 Federal Building, Miami, FL 33131
- Nashville Domicile Office, EPA/ Criminal Investigation Division, 801

Broadway, Suite 312, Nashville, Tennessee 37203

- Chicago Area Office, EPA/Criminal Investigation Division, 77 West Jackson, Chicago, Illinois 60604
- Dallas Area Office, EPA/Criminal Investigation Division, Fountain Place, 1445 Ross Avenue, (6CID), Suite 1200, Dallas, Texas 75202–2733
- Houston Resident Office, EPA/ Criminal Investigation Division, 1919 Smith Street, Suite 9004, Houston, Texas 77002–8049
- Kansas City Area Office, EPA/ Criminal Investigation Division, 11201 Renner Blvd., Lenexa, Kansas 66219
- St. Louis Resident Office, EPA/ Criminal Investigation Division, 1222 Spruce Street, Room 2.102G, Robert A. Young Federal Building, St. Louis, Missouri 63103
- Denver Area Office, EPA/Criminal Investigation Division, 1595 Wynkoop Street, Denver, Colorado 80202–1129
- San Francisco Area Office, EPA/ Criminal Investigation Division, 75 Hawthorne St., 8th Floor, San Francisco, California 94105–3901
- Los Angeles Resident Office, EPA/ Criminal Investigation Division, 600 Wilshire Boulevard, Suite 900, Los Angeles, CA 90017–3212
- Phoenix Domicile Office, EPA/ Criminal Investigation Division, Sandra Day O'Connor Federal Building, 401 W Washington St., SPC #9, Suite 415, Phoenix, Arizona 85003
- Seattle Area Office, EPA/Criminal Investigation Division, 1200 Sixth Avenue, Suite 155, Seattle, Washington 98101–3140
- Portland Resident Office, EPA/ Criminal Investigation Division, 805 SW Broadway, Suite 620, Portland, Oregon 97204

Dated: May 3, 2019.

Vaughn Noga,

Senior Agency Official for Privacy. [FR Doc. 2019–16565 Filed 8–1–19; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[EPA-R01-OW-2019-0376; FRL-9997-55-Region 1]

Program Requirement Revisions
Related to the Public Water System
Supervision Programs for the State of
Connecticut and the State of New
Hampshire

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: Notice is hereby given that the State of Connecticut and the State of

New Hampshire are in the process of revising their respective approved Public Water System Supervision (PWSS) programs to meet the requirements of the Safe Drinking Water Act (SDWA).

DATES: All interested parties may request a public hearing for any of the above EPA determinations. A request for a public hearing must be submitted by September 3, 2019 to the Regional Administrator at the address shown below. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator.

However, if a substantial request for a public hearing is made by this date, a public hearing will be held. If no timely and appropriate request for a hearing is received, and the Regional Administrator does not elect to hold a hearing on his/her own motion, this determination shall become final and effective September 3, 2019.

Any request for a public hearing shall include the following information: (1) The name, address, and telephone number of the individual organization, or other entity requesting a hearing; (2) a brief statement of the requesting person's interest in the Regional Administrator's determination; (3) information that the requesting person intends to submit at such hearing; and (4) the signature of the individual making the request, or if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection between the hours of 8:30 a.m. and 4:00 p.m., Monday through Friday, at the following office(s):

U.S. Environmental Protection, Water Division, 5 Post Office Square, Suite 100, Boston, MA 02109–3912 For state-specific documents:

Connecticut Department of Public Health, Drinking Water Section, 410 Capital Avenue, Hartford, CT 06134 New Hampshire Department of Environmental Services, Drinking Water and Groundwater Bureau, 29 Hazen Drive, Concord, NH 03302–

FOR FURTHER INFORMATION CONTACT: Jeri Weiss, U.S. EPA-New England, Water Division, (telephone 617–918–1568).

SUPPLEMENTARY INFORMATION: The State of Connecticut has adopted a drinking water regulation for the Long Term 2 Enhanced Surface Water Treatment Rule (71 FR 654) promulgated on January 5, 2006. After review of the submitted documentation, the Environmental

Protection Agency (EPA) has determined that the State of Connecticut's Long Term 2 Enhanced Surface Water Treatment Rule is no less stringent than the corresponding federal regulations, with the understanding that the state regulation includes three typographical errors that the state has agreed to correct. EPA considers these issues to be minor and should not preclude granting the State of Connecticut primacy for reasons detailed below.

Connecticut regulation Section 19– 13-B102(i)(4)(A)(ii). Under the federal regulation, water systems must collect at least three samples for Cryptosporidium analysis. Failure to do so is referred to as a "Tier 2 violation," and the water system must notify the public of this violation. The State regulation inadvertently does not include this language due to an erroneous reference. However, the federal requirement sets a specific timeframe for water systems to collect these samples, and as this deadline has passed, this requirement is no longer relevant, and all Connecticut water systems have already complied with the sampling requirement. Therefore, the State's omission of this language does not affect how the water is being treated or how the public is being notified.

Connecticut regulation Section 19—13—B102 (j)(13)(E)(i). The State regulation includes a typographical error, where the term "2 log" is indicated rather than "2.0 log." There is no mathematical difference between these two values, and as water systems use a pre-determined table in the federal regulations to calculate disinfection requirements, the difference between the State and federal regulations is not relevant.

Connecticut regulation Section 19–13–B102 (j)(13)(E)(ii)(II)(5). This State provision has a typographical error, where the formula LRV = LOG10(Cf) \times LOG10(Cp) should instead be LRV = LOG10(Cf) – LOG10(Cp). The federal regulation includes this formula to explain how disinfection requirements are calculated. However, water systems do not use this calculation, as they instead rely on tables in the federal regulation to determine disinfection requirements.

These typographical changes are only required to ensure consistency with the federal regulation; however, they do not, in any realistically substantive manner, affect the stringency of, enforceability of, or liability obligations contained in the state rule and required by the corresponding federal regulation.

Therefore, EPA intends to approve

Connecticut's PWSS program revision for this rule.

The State of New Hampshire has adopted drinking water regulations for the Consumer Confidence Report Rule (63 FR 44511) promulgated on August 19, 1998, the Interim Enhanced Surface Water Treatment Rule (63 FR 69478-69521) promulgated on December 16, 1998, the Long Term 1 Enhanced Surface Water Treatment Rule (67 FR 1812) promulgated on January 14, 2002, the Long Term 2 Enhanced Surface Water Treatment Rule (71 FR 654) promulgated on January 5, 2006, and the Radionuclides Rule (66 FR 76708) promulgated on December 7, 2000. After review of the submitted documentation, EPA has determined that the state of New Hampshire's Rules is no less stringent than the corresponding federal regulations. In addition, EPA's primary enforcement responsibility regulations require states that accept electronic documents to have adopted regulations consistent with 40 CFR part 3 (Electronic reporting). New Hampshire accepts electronic documents and is in the process of adopting additional regulations that will supplement the State's already existing legal authority under the State's Uniform Electronic Transactions Act. Therefore, EPA intends to approve New Hampshire's PWSS program revision for these five

Authority: Section 1401 (42 U.S.C. 300f) and Section 1413 (42 U.S.C. 300g–2) of the Safe Drinking Water Act, as amended (1996), and (40 CFR 142.10) of the National Primary Drinking Water Regulations.

Dated: July 23, 2019.

Deborah A. Szaro,

Acting Regional Administrator, EPA Region 1—New England.

[FR Doc. 2019–16575 Filed 8–1–19; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-9996-32-OMS]

Privacy Act of 1974; System of Records

AGENCY: Office of Mission Support, Environmental Protection Agency (EPA).

ACTION: Rescindment of a System of Records Notice.

SUMMARY: The Environmental Protection Agency (EPA) Office of Research and Development is giving notice of its intent to rescind the Peer Review Panelist Information System of Records Notice (EPA-37).

DATES: The Agency stopped using the PRPIS on January 27, 2016. Persons wishing to comment on the rescindment of this system must do so by September 3, 2019.

ADDRESSES: Submit your comments, identified by Docket ID No. EPA-HQ-OEI-2018-0566, by one of the following methods:

Regulations.gov: www.regulations.gov. Follow the online instructions for submitting comments.

Email: oei.docket@epa.gov. Fax: 202–566–1752.

Mail: OMS Docket, Environmental Protection Agency, Mailcode: 2822T, 1200 Pennsylvania Ave. NW,

Washington, DC 20460.

Hand Delivery: OMS Docket, EPA/DC, WJC West Building, Room 3334, 1301 Constitution Ave. NW, Washington, DC. Such deliveries are only accepted during the Docket's normal hours of operation, and special arrangements should be made for deliveries of boxed information.

Instructions: Direct your comments to Docket ID No. EPA-HQ-OEI-2018-0566. The EPA's policy is that all comments received will be included in the public docket without change and may be made available online at www.regulations.gov, including any personal information provided, unless the comment includes information claimed to be Controlled Unclassified Information (CUI) or other information for which disclosure is restricted by statute. Do not submit information that you consider to be CUI or otherwise protected through www.regulations.gov. The www.regulations.gov website is an "anonymous access" system for EPA, which means the EPA will not know your identity or contact information unless you provide it in the body of your comment. However, over 180 federal agencies use www.regulations.gov and some may require Personally Identifiable Information (PII) and some may not. Each agency determines submission requirements within their own internal processes and standards. EPA has no requirement of personal information. If you send an email comment directly to the EPA without going through www.regulations.gov your email address will be automatically captured and included as part of the comment that is placed in the public docket and made available on the internet. If you submit an electronic comment, the EPA recommends that you include your name and other contact information in the body of your comment. If the EPA cannot read your comment due to technical difficulties and cannot contact