

- ¹ 1st—Primary.
- ² 2nd—Secondary.
- a. Area designated as having air quality levels presently below primary standards or area is unclassifiable.
- b. Area designated as having air quality levels presently below secondary standards or area is unclassifiable.
- c. May 1975.
- d. May 31, 1976.
- e. December 31, 1982.
- f. As expeditiously as practicable with date to be identified in plan due to be submitted by July 1, 1980.
- g. Later than December 31, 1982 but before December 31, 1987 with specific date to be identified in alternatives analysis due July 1, 1980.
- h. December 31, 1985.
- i. December 31, 1987.

3. Section 52.1981 is amended by revising paragraphs (b) and (c) to read as follows:

§ 52.1981 Extension.

(b) The Administrator hereby extends the attainment date for carbon monoxide in the Eugene-Springfield and Portland nonattainment areas to December 31, 1985 and in the Medford-Ashland nonattainment area to beyond December 31, 1982 but before December 31, 1987. The actual attainment date for the Medford-Ashland area is to be identified in the transportation control plan alternatives analysis due to be submitted by July 1, 1980. No further analysis is required for the Eugene-Springfield area.

(c) The Administrator hereby extends the attainment date for ozone in the Portland nonattainment area to December 31, 1987.

PART 81 [AMENDED]

Part 81 of Chapter I, Title 40 Code of Federal Regulations is amended as follows:

Subpart C—Oregon

In § 81.338, the table entitled "Oregon-CO" is revised to read as follows:

§ 81.338 Oregon.

Designated area	Does not meet primary standards	Cannot be classified or better than national standards
Portland-Vancouver AQMA (portion of the Oregon portion)	X	
Eugene-Springfield AQMA	X	
Medford-Ashland AQMA	X	
City of Salem	X	
Remainder of State		X

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40 CFR Part 81

[A-1-FRL-2210-1]

Designations of Areas for Air Quality Planning Purposes; Attainment Status Redesignation; Waterbury and Greenwich, Conn.

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: On April 8, 1982, the Connecticut Department of Environmental Protection (DEP) submitted a request to redesignate the cities of Waterbury and Greenwich as being in attainment of the primary total suspended particulate (TSP) National Ambient Air Quality Standards (NAAQS). Based on a careful review of the monitoring data and the information submitted, EPA agrees that the areas are now in attainment and is today publishing a revised attainment listing confirming this. The intended effect is to revise the attainment status listing to reflect this information.

EFFECTIVE DATE: October 7, 1982.

ADDRESSES: Copies of Connecticut's request are available for public inspection during normal business hours at the Environmental Protection Agency, Region I, Room 1903, J.F.K. Federal Building, Boston, Massachusetts 02203; Public Information Reference Unit, Environmental Protection Agency, 401 M Street SW., Washington, DC 20460; the Office of the Federal Register, 110 L Street, NW., Washington, DC; and The Connecticut Department of Environmental Protection, Air Compliance Unit, 165 Capitol Avenue, Hartford, Connecticut 06115.

FOR FURTHER INFORMATION CONTACT: Sarah Simon, Air Management Division, EPA, Region I, Room 1903, JFK Federal Building, Boston, Massachusetts 02203, (617) 223-5633.

SUPPLEMENTARY INFORMATION: On April 8, 1982, the Commissioner of the Connecticut Department of Environmental Protection requested that EPA promulgate a new attainment designation for the two cities in his state, Waterbury and Greenwich, which had formerly been designated non-attainment for the primary TSP NAAQS. As discussed in EPA's June 8, 1982 proposal of this action, the monitoring records and information submitted with the request demonstrate that the two areas are in attainment because no primary TSP violations have occurred over the last eight calendar quarters in Greenwich and the last 12 quarters in Waterbury.

No comments were received. Based on the DEP request and our review, EPA

is today promulgating an attainment designation for these two areas by revising the TSP attainment list in 40 CFR 81.307.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291. Under 5 U.S.C. 605(b), the Administrator has certified that redesignations do not have a significant economic impact on a substantial number of small entities. (See 46 FR 8709).

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 December 6, 1982. This action may not be challenged later in proceedings to enforce its requirements. (See Section 307(b)(2)).

List of Subjects in 40 CFR Part 81

Air pollution control, National Parks, Wilderness areas.

(Sec. 107, Clean Air Act as amended)

Dated: October 1, 1982.

Anne M. Gorsuch,
Administrator.

PART 81 [AMENDED]

Part 81 of Chapter I, Title 40 of the Code of Federal Regulations is amended as follows:

Section 81.307 of Connecticut's attainment status designation table for total suspended particulates (TSP) is revised to read as follows:

§ 81.307 Connecticut.

CONNECTICUT—TSP

Designated area	Does not meet primary standards	Does not meet secondary standards	Cannot be classified	Better than national standards
AQCR 41		X		
AQCR 42		X		
AQCR 43		X		
AQCR 44		X		

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DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

49 CFR Parts 192 and 193

[Amdts. 192-42 and 193-3; Docket No. PS-65]

Transportation of Natural and Other Gas by Pipeline Incorporation by Reference

AGENCY: Materials Transportation

Bureau, Research and Special Programs Administration, DOT.

ACTION: Technical amendment.

SUMMARY: This amendment changes the address listed for the National Fire Protection Association in Appendix A to Part 192 and in Appendix A to Part 193.

DATE: This amendment becomes effective October 7, 1982.

FOR FURTHER INFORMATION CONTACT: Ralph T. Simmons, 202-426-2392. Copies of the amendment may be obtained from the Docket Branch, Room 8426, Materials Transportation Bureau, U.S. Department of Transportation, 400 Seventh Street, SW., Washington, D.C. 20590.

SUPPLEMENTARY INFORMATION: The address of the National Fire Protection Association (NFPA) has changed from the one listed in Appendix A to Part 192 and Appendix A to Part 193. This amendment removes the incorrect address and replaces it with the correct one. Copies of materials incorporated by reference in Parts 192 and 193 that are published by NFPA may be obtained at the new address.

Because this document does not substantively change the requirements in Parts 192 and 193, notice and public procedure are unnecessary, and in accordance with 5 U.S.C. 553, the amendment is final.

Also, since the amendment will have a positive effect on the economy of less than \$100 million a year, and no adverse effects are anticipated, this action is not "major" under Executive Order 12291 or "significant" under Department of Transportation procedures.

List of Subjects

49 CFR Part 192

Pipeline safety.

49 CFR Part 193

Fire prevention, Pipeline safety, Security measures, Liquefied natural gas facilities.

PARTS 192 AND 193 [AMENDED]

In consideration of the foregoing, Parts 192 and 193 of Title 49 of the Code of Federal Regulations are amended as follows:

Appendix A [Amended]

1. In Part 192, under Appendix A—Incorporation by Reference, subdivision I., item F. is amended by removing the words "470 Atlantic Avenue, Boston, Massachusetts 02110" and inserting in their place "Batterymarch Park, Quincy, Massachusetts 02269".

Appendix A [Amended]

2. In Part 193, under Appendix A—

Incorporation by Reference, subdivision I., item F. is amended by removing the words "470 Atlantic Avenue, Boston, Massachusetts 02210" and inserting in their place the words "Batterymarch Park, Quincy, Massachusetts 02269".

3. The authority citation for Part 192 is:

Authority: 49 U.S.C. 1672 and 1804; 49 CFR 1.53 and Appendix A of Part 1.

4. The authority citation for Part 193 is:

Authority: 49 U.S.C. 1671 et seq.; 49 CFR 1.53 and Appendix A of Part 1.

Issued in Washington, D.C., on September 30, 1982.

L. D. Santman,

Director, Materials Transportation Bureau.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[Docket No. 2907-182]

50 CFR Part 611

Foreign Fishing

AGENCY: National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Final rule.

SUMMARY: NOAA withdraws an appendix to the foreign fishing regulations that shows the portion of the U.S. harvest available for joint venture processing and the total allowable level of foreign fishing in the various U.S. fisheries. Instead, NOAA will announce redistributions of fish among foreign and domestic fishermen and processors by publishing notices. Timely announcements of redistributions will facilitate the attainment of optimum yield from the Nation's fishery resources.

DATE: November 8, 1982.

FOR FURTHER INFORMATION CONTACT: Susan Jelley (Permits and Regulations Division), 202-634-7432.

SUPPLEMENTARY INFORMATION: Since their inception, the foreign fishing regulations (50 CFR Part 611) have included a table that shows the optimum yields of all fisheries under management plans, as well as the distribution of the optimum yields among domestic harvest, domestic and joint venture processing (JVP) amounts, "reserve," and the total allowable level of foreign fishing (TALFF). This table (known as the TALFF table) shows current distributions of the optimum yields, and

is codified as an Appendix to section 611.20, "Total Allowable Level of Foreign Fishing." Since amounts of fish are redistributed continuously throughout the year as the fisheries progress, NMFS has been required to amend the TALFF table to reflect those adjustments through the rulemaking process.

The NMFS reviewed the practice of publicizing the distributions of the optimum yields of the various fisheries by means of an appendix to a regulation, and on March 16, 1982 (47 FR 11299), NOAA proposed to remove the TALFF table from the appendix to 50 CFR 611.20 and to delete references to that appendix in other portions of Part 611. Instead, NOAA will publish initial JVPs, initial TALFFs (i.e., JVPs and TALFF at the start of a fishing year), and in season adjustments to JVPs and TALFF required by the fishery management plans as "notices" in the *Federal Register*. These regulations direct interested parties to contact the Office of Resource Conservation and Management or the appropriate Regional Director for up-to-date tables.

The preamble to the proposed rule thoroughly discussed the basis and purpose of the proposed action and the classification of the rulemaking; it also invited public comment on the proposed rule until April 15, 1982. Two parties submitted comments on the proposed rule. Both parties supported the proposed action; in particular, one party stated that "elimination of the requirement that TALFF be promulgated as formal rules will add needed flexibility to the allocation system and allow for greater regulatory responsiveness to developments in the fishery." One of the parties requested that NOAA take into account certain changes contemplated in a proposed amendment to a fishery management plan. That amendment has not yet been approved, however; NOAA will make the appropriate changes separately in proposed and final implementing rules for that Amendment.

NOAA therefore adopts as final the proposed rule, with the following exception: A reference in § 611.81(b)(4)(ii)(4) to paragraph "(b)(4)(iii)(B)" is corrected to read "(b)(4)(iii)(A)" to reflect the redesignation of paragraphs previously specified in item 8 of the regulatory amendment.

Classification

This action seeks to simplify the process of publicizing information contained in the TALFF table. As a change in the manner of publicizing that