

Subchapter I Definitions

TABLE 52.2381—EPA-APPROVED REGULATIONS

State citation, title and subject	Date adopted by State	Date approved by EPA	Federal Register Citation	Section 52.2370	Comments and unapproved sections
Section 5-101 Definitions.....	9/17/86	7/17/87	[FR citation from published date].	(c)(19)	Related to visibility in Class I areas. 5-101(3), (14), (21), (59), and (76) approved.
Subchapter V—Review of New Air Contaminant Sources					
Section 5-501 Review of construction or modification of air contaminant sources.	9/17/86	7/17/87	[FR citation from published date].	(c)(19)	Related to visibility in Class I areas. 5-501(4) approved.
Section 5-502 Major stationary sources and major modifications.	9/17/86	7/17/87	[FR citation from published date].	(c)(19)	Related to visibility in Class I areas. 5-502 (4)(d) and (4)(e) approved.

[FR Doc. 87-15671 Filed 7-16-87; 8:45 am]
BILLING CODE 6560-50-N

40 CFR Part 799

[OPTS-42002F; FRL-3233-8]

Fluoroalkenes; Final Test Rule Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correction.

SUMMARY: This document corrects a final test rule on fluoroalkenes published in the Federal Register of June 8, 1987. This action is necessary to insert an inadvertently omitted page in the preamble.

FOR FURTHER INFORMATION CONTACT: By mail: John A. Richards, Chief, Federal Register Staff (TS-788B), Office of Pesticides and Toxic Substances, Environmental Protection Agency, 401 M St. SW., Washington, DC 20460.

Office location and telephone number: Rm. G-009A, 401 M St. SW., (202-382-3415).

SUPPLEMENTARY INFORMATION: EPA issued a final rule, FR Doc. 87-12828, published in the Federal Register of June 8, 1987 (52 FR 21516), to require certain health effects testing for vinyl fluoride (VF; CAS No. 75-02-5), vinylidene fluoride (VDF; CAS No. 75-38-7), hexafluoropropene (HFP; CAS No. 116-15-4), and tetrafluoroethene (TFE; CAS No. 116-14-3) (collectively as fluoroalkenes), in accordance with section 4(a)(1) of the Toxic Substances Control Act.

In unit V.A., a page of the preamble was inadvertently omitted and is

corrected by inserting the material in the following text between the words "letters" and "II", appearing at page 21525, third column, fourth line.

* * * Federal Register notice will be issued after the review, either affirming or proposing to rescind the Agency's oncogenicity requirement for TFE.

To assess the potential for the fluoroalkenes to cause gene mutations, the Agency had proposed mutagenicity testing in the *Salmonella* reverse mutation assay for TFE. EPA now has adequate data on TFE in this test as discussed in Unit II.B., and is, therefore, withdrawing its proposed requirement for the *Salmonella* assay for TFE. EPA is, however, requiring that mutagenicity testing for cells in culture be conducted for both TFE and HFP on subclones of CHO cells as specified in § 798.5300 and as modified in § 799.1700(c)(1)(i)(B)(2). However, as discussed in Unit II.B., the requirement for testing TFE in the cells in culture assay does not extend to the "without activation" portion of that test. All other requirements apply. If the cells in culture test is positive for TFE or HFP, then a *Drosophila* sex-linked recessive lethal (SLRL) assay shall be conducted as specified in § 798.5275 and as modified in § 799.1700(c)(1)(i)(C)(2) for that chemical. If the cells in the culture test is negative then no further gene mutation testing will be required for that chemical. Based on positive results from the testing of VDF in the *Salmonella* assay, as discussed in the proposed rule, and the positive cells in culture assay for VF, as discussed in Unit * * *

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List of Subjects in 40 CFR Part 799

Hazardous substances, Chemicals, Recordkeeping and reporting requirements.

Dated: July 7, 1987.

J. Merenda,

Director, Existing Chemical Assessment Division.

[FR Doc. 87-16186 Filed 7-16-87; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Circular No. 2598; AA-230-07-6310-02]

43 CFR Part 5440

Conduct of Sales; Qualification of Bidders

AGENCY: Bureau of Land Management, Interior.

ACTION: Final rulemaking.

SUMMARY: This final rulemaking amends the provision of the existing regulations in 43 CFR Part 5440, Conduct of Sales, dealing with qualifications of bidders. The Department of the Interior has determined that it is necessary to amend the existing regulations concerning qualifications of bidders by defining more precisely when bidders are not qualified, and by making these amendments apply retroactively to all cases still pending before the Department.

EFFECTIVE DATE: August 17, 1987.

ADDRESS: Any suggestions or inquiries should be sent to: Director (140), Department of the Interior, Bureau of Land Management, Room 5555 MIB, 1800 'C' Street NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Gary Ryan (202) 653-8864.

SUPPLEMENTARY INFORMATION: A proposed rulemaking to amend provisions of the existing regulations in 43 CFR Part 5400, Sale of Forest Products; General, and Part 5440, Conduct of Sales, was published in the Federal Register on July 18, 1985 (50 FR 29324). The proposed rulemaking provided the public a comment period of 60 days. A 30 day extension was granted on September 26, 1985 (50 FR 39024). The Department of the Interior received 2 comments from the public. The letters were from a timber association and a law firm. Because of the length of time that has passed since publication of the proposed rulemaking, the Department has decided to repropose the rulemaking, with a further opportunity