

Antigua and Barbuda  
Bahamas  
Barbados  
Belize  
Bolivia  
British Virgin Islands  
Canada  
Cape Verde  
Costa Rica  
Dominica  
Dominican Republic  
Ecuador  
El Salvador  
Grenada  
Guyana  
Honduras  
Jamaica  
Japan  
Mali  
Mexico  
Montserrat  
Nigeria  
Panama  
St. Christopher and Nevis  
St. Lucia  
St. Vincent and the Grenadines  
Sierra Leone  
Trinidad and Tobago

\* \* \* \* \*

[Delete section 391.411 in its entirety.]  
[Re number former section 391.412 as 391.411.]  
[Re number former section 391.413 as 391.412 and add the countries in the Summary to read as follows:]

Use the pink international money order form (MP1) for money orders payable in Anguilla, Antigua and Barbuda, Bahamas, Barbados, Belize, Bolivia, British Virgin Islands, Canada, Cape Verde, Costa Rica, Dominica, Dominican Republic, Ecuador, El Salvador, Grenada, Guyana, Honduras, Jamaica, Japan, Mali, Mexico, Montserrat, Nigeria, Panama, St. Christopher and Nevis, St. Lucia, St. Vincent and the Grenadines, Sierra Leone, and Trinidad and Tobago. Follow the issuance procedures in DMM S020.

**Note:** Money orders payable in Canada, the amount of the money order must be expressed in U.S. currency only. Issuing clerks must use the money order imprinter in the usual manner, printing the amount received in U.S. currency. Clerks must not write the word "Canadian," followed by the equivalent amount in Canadian currency, on the money order.

\* \* \* \* \*

[Revise section 391.421 by deleting "the domestic money order or" from the first sentence to read as follows:]

When the international postal money order form (MP1) is used to send funds, the purchaser should complete the information requested on both the money order and the customer's receipt.

The Postal Service is not liable for money orders that are lost before the purchaser completes this information. Money orders may be made payable to the purchaser, a person or a firm, or a payee by official title. (Example: Director of Publications, Canada.)

\* \* \* \* \*

[Revise section 391.423 by deleting country names to read as follows:]

Follow the instructions for preparing domestic money orders in DMM S020 when using the pink international postal money order form (MP1).

\* \* \* \* \*

[Revise section 391.431 by deleting "Domestic Postal Money Orders and" from the title and by deleting country names to read as follows:]

#### **391.431 International Postal Money Order Form (MP1)**

Follow the instructions for preparing domestic money orders in DMM S020 when issuing the pink international postal money order form (MP1).

\* \* \* \* \*

[Delete section 391.721 in its entirety.]

[Re number former section 391.722 to 391.721.]

[Revise former section 391.723 by renumbering to section 391.722 and by deleting country names to read as follows:]

Use Form 6401, Domestic Money Order Inquiry, in accordance with DMM S020.2.14 when filing inquiries or requests for replacement of international postal money order form (MP1). Only the purchaser may file and receive payment. Replacement will not be made before 6 months after the date of issuance.

\* \* \* \* \*

[Delete sections 391.9, 391.91, and 391.92 in their entirety.]

\* \* \* \* \*

A transmittal letter making the changes in the pages of the International Mail Manual will be published and transmitted to subscribers automatically. Notice of issuance of the transmittal letter will be published in the **Federal Register** as provided by 39 CFR 20.3.

**Stanley F. Mires,**

*Chief Counsel, Legislative.*

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## **ENVIRONMENTAL PROTECTION AGENCY**

### **40 CFR Part 52**

[TN-139-1-6667a; FRL-5140-9]

#### **Approval and Promulgation of Air Quality Implementation Plans; Tennessee; Revision to New Source Review, Construction and Operating Permit Requirements**

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

**ACTION:** Direct final rule.

**SUMMARY:** In this document, EPA is approving revisions to the State Implementation Plan (SIP) submitted by the State of Tennessee through the Tennessee Department of Environment and Conservation on August 17, 1994. The submittal included revisions to the State's new source review (NSR) regulations, which were promulgated to bring the State's regulations into compliance with the 1990 amendments to the Clean Air Act and the Federal regulations. EPA finds that the revised State rules meet the Federal nonattainment NSR permitting requirements of the Clean Air Act as amended in 1990 (CAA) for the State's ozone (O<sub>3</sub>) nonattainment areas.

On January 15, 1993, in a letter from Patrick M. Tobin to Governor Ned McWherter, EPA notified the State of Tennessee that EPA had made a finding of failure to submit required programs for the nonattainment area. The revised State NSR rules satisfy those requirements for this area. Therefore, the sanctions clock was stopped by the complete submittal and the Federal implementation plan clock will be stopped at the time of this approval.

**DATES:** This final rule will be effective April 11, 1995 unless adverse or critical comments are received by March 13, 1995. If the effective date is delayed, timely notice will be published in the **Federal Register**.

**ADDRESSES:** Written comments should be addressed to: Ms. Karen Borel, at the Regional Office Address listed.

Copies of the material submitted by the State of Tennessee may be examined during normal business hours at the following locations:

Air and Radiation Docket and Information Center (Air Docket 6102), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460.

Environmental Protection Agency, Region 4 Air Programs Branch, 345 Courtland Street, NE., Atlanta, Georgia 30365.