The attached interim final rule; correction regarding Financial Crimes Enforcement Network; Anti-Money Laundering Programs for Financial Institutions was published in the Federal Register on November 14, 2002.
DEPARTMENT OF THE TREASURY

31 CFR Part 103
RIN 1506–AA28

Financial Crimes Enforcement Network; Anti-Money Laundering Programs for Financial Institutions; Correction

AGENCY: Financial Crimes Enforcement Network (FinCEN), Treasury.

ACTION: Interim final rule; correction.

SUMMARY: FinCEN published in the Federal Register of November 6, 2002, a document (67 FR 67547) extending the provision in its regulations that temporarily defers, for certain financial institutions, the application of the anti-money laundering program requirements in section 352 of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act of 2001. The document inadvertently omitted a minor change that would avoid listing the affected financial institutions twice in the same section. This correction adds both changes.

DATES: This correction is effective November 6, 2002.

FOR FURTHER INFORMATION CONTACT: Office of the Chief Counsel (FinCEN), (703) 905–3590 (not a toll-free number).

SUPPLEMENTARY INFORMATION:

Background

The interim rule that is the subject of these corrections provides guidance under 31 U.S.C. 5318(h)(1).

Need for Correction

As published, the interim rule contains errors that may prove to be misleading and are in need of clarification.

Correction of Publication

In interim rule FR Doc. 02–27770, published on November 6, 2002 (67 FR 67547), make the following corrections.

§ 103.170 [Corrected]

On page 68549, in column 2, correct amendatory instruction 2 to read as follows:

2. Section 103.170 is amended by:
   a. Revising the section heading;
   b. Amending the introductory text of paragraph (a) by removing the words “paragraph (b)” and adding in their place the words “paragraphs (c) and (d)”;
   c. Removing and reserving paragraph (a)(2);
   d. Revising paragraphs (b) and (c); and
   e. Adding paragraph (d).

Dated: November 7, 2002.

Cynthia L. Clark,
Deputy Chief Counsel, Financial Crimes Enforcement Network, Federal Register Liaison.

[FR Doc. 02–28898 Filed 11–13–02; 8:45 am]
BILLING CODE 4810–02–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52
[PA134–138–4193a; FRL–7391–6]

Approval and Promulgation of Air Quality Implementation Plans; Pennsylvania; Revisions to Allegheny County Articles XX and XXI

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: EPA is taking direct final action to approve revisions to the Allegheny County portion of the Pennsylvania State Implementation Plan (SIP). EPA is approving a recodification of Allegheny County’s air pollution control regulations, from Article XX to Article XXI. EPA is also approving revisions of Allegheny County’s Article XXI regulations pertaining to general administrative provisions, emissions standards, emergency episode plans, test methods, and the permitting provisions for new and modified sources. At the same time, EPA is approving definitions associated with the Article XXI provisions. In addition, EPA is removing from the SIP outdated and outmoded Article XX provisions which are no longer codified in Article XXI. EPA is approving these revisions in accordance with the requirements of the Clean Air Act.

DATES: This rule is effective on January 13, 2003 without further notice, unless EPA receives adverse written comment by December 16, 2002. If EPA receives such comments, it will publish a timely withdrawal of the direct final rule in the Federal Register and inform the public that the rule will not take effect.

ADDRESSES: Written comments should be mailed to Harold A. Frankford, (215) 814–2108, or by e-mail at frankford.harold@epa.gov. Please note that while questions may be posed via telephone and e-mail, formal comments must be submitted in writing, as indicated in the ADDRESSES section of this document.

SUPPLEMENTARY INFORMATION:

I. Background

On October 30, 1998, the Commonwealth of Pennsylvania submitted a formal revision to its State Implementation Plan (SIP). The SIP revision consists of the following:

1. A recodification of the air pollution control regulations for the Allegheny County Health Department (ACHD) from Article XX to Article XXI. These regulations pertain to general administrative provisions, emissions standards, emergency episode plans, test methods, and the permitting provisions for new and modified sources.

2. New and revised general or administrative Provisions.

3. Revised provisions governing reporting, testing, and monitoring.

4. New and revised Permit provisions for new and modified sources.

5. Revised provisions governing control of particulate matter (PM).

6. Revised provisions governing control of sulfur dioxides (SO2).


8. New and revised provisions governing enforcement of the Article XXI requirements.

The recodification consists of moving the SIP-approved air pollution control regulations from Article XX to Article XXI. Article XXI rules initially became effective on January 1, 1994. On June 12, 1996 (61 FR 29664), EPA initially approved the structure of Article XXI as well as some definitions and regulations as part of the Allegheny County portion of the Pennsylvania SIP and incorporated this article by the reference into the SIP at § 52.2020(c)(92).
ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[PA134–138–4193a; FRL–7391–6]

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Dated: November 7, 2002.

Cynthia L. Clark,
Deputy Chief Counsel, Financial Crimes Enforcement Network, Federal Register Liaison.

[FR Doc. 02–28898 Filed 11–13–02; 8:45 am]

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