not result in an annual effect on the economy of \$100 million or more, a major increase in costs for consumers or individual industries, or significant adverse effects on competition, employment, investment, productivity, innovation or competition.

PART 2619—VALUATION OF PLAN BENEFITS IN NONMULTIEMPLOYER PLANS

In consideration of the foregoing, Part 2619 of Chapter XXVI, Title 29, Code of Federal Regulations, 18 hereby amended by revising Rate Set 27 and adding Rate Set 28 of Appendix B to read as follows:

Appendix B—Interest Rates and Quantities Used to Value Immediate and Deferred Annuities

In the table that follows, the immediate annuity rate is used to value immediate annuities, to compute the quantity " G_r " for deferred annuities and to value both portions of a refund annuity. An interest rate of 5 percent shall be used to value death benefits other than the decreasing term insurance portion of a refund annuity. For deferred annuities, k₁, k₂, k₃, n₁, and n₂ are defined in § 2619.45.

Rate set	For plans with a valuation date		Immediate	Deferred annuities				
	On or after	Before	Annuity Rate	k,	ka 🕹	k,	n,	n _a
			•					
27 28	8-1-81 10-1-81	10-1-81	10.25	1.0950 1.0975	1.0825	1.0400 1.0400	777	8

(Secs. 4002(b)(3), 4041(b), 4044, 4062(b)(1)(A), Pub. L. 93-406, 88 Stat. 1004, 1020, 1025-27, 1029, (1974) as amended by Secs. 403(1), 403(d) and 402(a)(7), Pub. L. 98-364, 94 Stat 1302, 1301, 1299, (1980) (29 U.S.C. 1302, 1341, 1344, 1362)).

Robert E. Nagle,

Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 81-26763 Filed 9-14-81; 8:45 am] BILLING CODE 7708-01-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[A-3-FRL 1919-7]

Commonwealth of Pennsylvania; State and Local Air Monitoring Stations

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: EPA is announcing the approval of a revision to the Commonwealth of Pennsylvania's State Implementation Plan (SIP) for Allegheny County to meet Federal Monitoring Regulations, 40 CFR Part 58, Subpart C Paragraph 58,20, Air Quality Surveillance plan content.

This revision approves the criteria for the installation and the ambient monitoring of the National Ambient Air Quality Standards in Allegheny County, Pennsylvania. Once this revision is approved, Allegheny County will have the authority to install, operate and maintain the air quality surveillance plan in accordance with 40 CFR Part 58 requirements.

DATE: This action is effective November 16, 1981.

ADDRESSES: Copies of the proposed SIP revision and the accompanying support documents are available for inspection during normal business hours at the

following offices: U.S. Environmental Protection Agency, Air Media and Energy Branch, Curtis Building, 6th and Walnut Streets, Philadelphia, PA 19106, Attn.: Patricia Sheridan

Allegheny County Health Department, Bureau of Air Pollution Control, 301 39th Street, Pittsburgh, PA 15201, Attn. Mr. Ronald Chleboski, Deputy Director

Bureau of Air Quality Control, Pennsylvania Department of Environmental Resources, Third and Locust Streets, Harrisburg, PA 17120, Attn.. Mr. James K. Hambright, Director

Public Information Reference Unit, Room 2922, EPA Library, U.S. Environmental Protection Agency, 401

M Street, S.W. (Waterside Mall), Washington, D.C. 20460

The Office of the Federal Register, 1100 L Street, N.W., Room 8401, Washington, D.C. 20408

All comments on this revision submitted on or before October 15, 1981, will be considered and should be directed to:

Glenn Hanson, Chief, Pennsylvania Section (3AH11), Air Media and Energy Branch, Air and Hazardous Maternals Division, U.S. Environmental Protection Agency, Region III, 6th and Walnut Streets, Philadelphia, PA 19106, Attn. AH500BPA

FOR FURTHER INFORMATION CONTACT: Patricia Sheridan at (215) 597-8176.

SUPPLEMENTARY INFORMATION: Background

In a May 10, 1979 Federal Register notice, (44 FR 27571), EPA required that by January 1, 1980, States shall adopt a revision to their SIP which meets the requirements of 40 CFR Part 58, Subpart C, Paragraph 58.20.

On December 24, 1980, the Secretary of the Department of Environmental Resources submitted for the Allegheny County Health Department a revision to the Commonwealth of Pennsylvania SIP concerning compliance with the Federal Monitoring Regulations. EPA has reviewed the revision and finds that it meets the requirements of Part 58. Conclusion

The Clean Air Act requires a SIP to include evidence of involvement, and consultation with the public, local government, legislature, and all other interested parties. The County has satisfied this requirement in accordance with the requirements of 40 CFR 51.4 through the issuance of public mailings, public hearings, and representation of the public, industry, and local governments on various committees and board's involved in the SIP process.

Based on the foregoing, the Administrator approves the abovedescribed revision to the Commonwealth of Pennsylvania State Implementation Plan without prior proposal. The public should be advised that this action will be effective 60 days from the date of this Federal Register notice. However, if notice is received within 30 days that someone wishes to submit adverse or critical comments, this action will be withdrawn and subsequent notices will be published before the effective date. One notice will withdraw the final action and another will begin a new rulemaking by announcing a proposal of the action and establishing a comment period.

Under Executive Order 12291, EPA must judge whether a regulation is "Major" and therefore subject to the requirement of a Regulatory Impact Analysis. This regulation is not major because this action only approves State actions and imposes no new -requirements.

This regulation was submitted to the Office of Management and Budget for review as required by Executive Order 12291.

Pursuant to the provisions of 5 U.S.C. Section 605(b) I certify that the SIP approvals under Sections 110 and 172 of the Clean Air Act will not have a significant economic impact on a substantial number of small entities. This action only approves State actions. It imposes no new requirements.

Under Section 307(b)(1) of the Clean Air Act, judicial review of this action is available only by the filing of a petition for review in the United States Court of Appeals for the appropriate circuit within 60 days of today. Under Section 307(b)(2) of the Clean Air Act, the requirements which are the subject of today's notice may not be challenged later in civil or criminal proceedings brought by EPA to enforce these requirements.

Authority: 42 U.S.C. §§7401–642. Dated: September 8, 1980.

John W. Hernandez, Acting Administrator of the Environmental Protection Agency.

Note.—Incorporation by reference of the State Implementation Plan for the Commonwealth of Pennsylvania was approved by the Director of the Federal Register on July 1, 1981.

PART 52-APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

Part 52 of Title 40, Code of Federal Regulations 18 amended by adding paragraph (c)(38) to § 52.2020 as follows:

Subpart NN—Pennsylvania

52.2020 Identification of plan.

(c) The plan revision listed below was submitted on the date(s) specified * * *

(38) A revision submitted by the Commonwealth of Pennsylvania on December 24, 1980 which is intended to establish an Ambient Air Quality Monitoring Network for Allegheny County.

[FR Doc. 81-28762 Filed 9-14-81; 8:45 am] BILLING CODE 6560-38-M

FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 64

[Docket No. FEMA 6132]

Suspension of Community Eligibility Under the National Flood Insurance Program

AGENCY: Federal Emergency Management Agency.

ACTION: Final rule.

SUMMARY: This rule lists communities, where the sale of flood insurance has been authorized under the National Flood Insurance Program (NFIP), that are suspended effective the dates listed within this rule because of noncompliance with the flood plain management requirements of the program.

EFFECTIVE DATES: The third date ("Susp.") listed in the fifth column.--

FOR FURTHER INFORMATION CONTACT: Mr. Richard W. Krimm, National Flood Insurance Program, (202) 287–0184 or EDS Toll Free Line 800–638–6820 for the Continental U.S. (except Maryland); 800–638–6831 for Alaska, Hawaii, Puerto Rico, and the Virgin Islands; and 800– 492–6605 for Maryland, 500 C Street Southwest, Donohoe Building, Room 506, Washington, DC 20472.

SUPPLEMENTARY INFORMATION: The National Flood Insurance Program (NFIP), enables property owners to purchase flood insurance at rates made reasonable through a Federal subsidy. In return, communities agree to adopt and administer local flood plain management measures aimed at protecting lives and new construction from future flooding. Section 1315 of the National Flood Insurance Act of 1968, as amended (42 U.S.C. 4022) prohibits flood insurance coverage as authorized under the National Flood Insurance Program (42 U.S.C. 4001-4128) unless an appropriate public body shall have adopted adequate flood plain management measures with effective enforcement measures. The communities listed in this notice no longer meet that statutory requirement for compliance with program regulations (44 CFR Part 59 et seq.). Accordingly, the communities are suspended on the effective date in the fifth column, so that as of that date flood insurance is no longer available in the community.

In addition, the Director of Federal Emergency Management Agency has identified the special flood hazard areas in these communities by publishing a Flood Hazard Boundary Map. The date of the flood map, if one has been published, is indicated in the sixth column of the table. Section 202(a) of the Flood Disaster Protection Act of 1973 (Pub.L. 93–234), as amended, provides

that no direct Federal financial assistance (except assistance pursuant to the Disaster Relief Act of 1974 not in connection with a flood) may legally be provided for construction or acquisition of buildings in the identified special flood hazard area of communities not participating in the NFIP, with respect to which a year has elasped since identification of the community as having flood prone areas, as shown on the Federal Emergency Management Agency's initial flood insurance map of the community. This prohibition against certain types of Federal assistance becomes effective for the communities listed on the date shown in the last column.

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The Director finds that delayed effective dates would be contrary to the public interest. The Director also finds that notice and public procedure under 5 U.S.C. 553(b) are impracticable and unnecessary.

The Catalog of Domestic Assistance Number for this program is 83.100 "Flood Insurance." This program is subject to procedures set out in OMB Circular A-95.

Pursuant to the provision of 5 USC 605(b), the Associate Director of State and Local Programs and Support, to whom authority has been delegated by the Director, Federal Emergency Management Agency, hereby certifies that this rule if promulgated will not have a significant economic impact on a substantial number of small entities. As stated in section 2 of the Flood Disaster Protection Act of 1973, the establishment of local flood plain management together with the availability of flood insurance decreases the economic impact of future flood losses to both the particular community and the nation as a whole. This rule in and of itself does not have a significant economic impact. Any economic impact results from the community's decision not to (adopt) (enforce) adequate flood plain management, thus placing itself in noncompliance of the Federal standards required for community participation.

In each entry, a complete chronology of effective dates appears for each listed community.

Section 64.6 is amended by adding in alphabetical sequence new entries to the table.

§64.6 List of Eligible Communities.