\$.01 par common Pittsburgh Home Financial Corporation \$.01 par common Platinum Entertainment, Inc. \$.001 par common Powercerv Corporation \$.001 par common Praegitzer Industries, Inc. No par common Preferred Networks, Inc. \$.01 par common Premiere Radio Networks, Inc. Class A, \$.01 par common Premiere Technologies, Inc. \$.01 par common Prism Solutions, Inc. \$.001 par common Profit Recovery Group International, Inc., The No par common PTI Holding, Inc. \$.01 par common Pudgie's Chicken, Inc. \$.01 par common Q-MED, Inc. \$.001 par common Q–ZAR, Inc. No par common RAC Financial Group, Inc. \$.01 par common Raptor Systems, Inc. \$1.00 par common Realco Inc. No par common Warrants (expire 02-01-2001) Red Brick Systems, Inc. \$.01 par common Remec Inc. \$.01 par common Renal Care Group, Inc. \$.01 par common Resource Bank (California) \$3.00 par common Restor Industries, Inc. \$.01 par common Ribozyme Pharmaceuticals, Inc. \$.01 par common Riscorp, Inc. Class A, \$.01 par common Rural Cellular Corporation Class A, \$.01 par common Sage Laboratories, Inc. \$.10 par common Sapient Corporation \$.01 par common Savings Bank of the Finger Lakes, FSB (New York) \$.01 par common SCB Computer Technology, Inc. \$.01 par common Segue Software, Inc. No par common Sel-Lab Marketing, Inc. Warrants (expire 07–13–99) Semiconductor Packaging Materials Company \$.10 par common Silicon Valley Research, Inc. No par common

Silver Diner Development, Inc. \$.0007 par common Sipex Corporation \$.01 par common SJS Bancorp, Inc. (Missouri) \$.01 par common Softquad International, Inc. No par common Sonics & Materials, Inc. \$.03 par common Warrants (expire 02-27-2001) Station Casinos, Inc. 7% convertible preferred Sunbase Asia, Inc. \$.01 par common Supergen, Inc. \$.001 par common Warrants (expire 03-12-2001) Superior National Insurance Group, Inc. No par common Superior Services, Inc. \$.01 par common Tadiran Telecommunications, Limited Ordinary Shares (NIS 1.00) Telechips Corporation \$.01 par common Telemundo Group, Inc. Warrants (expire 12-29-99) Trescom International, Inc. \$.01 par common Trident International, Inc. \$.01 par common Ultradata Corporation \$.001 par common Ultrafem, Inc. \$.001 par common Unidigital, Inc. \$.01 par common United States Satellite Broadcasting Company, Inc. Class A, \$.0001 par common Videolan Technologies, Inc. \$.01 par common Warrants (expire 08-10-2000) Vista 2000, Inc. Warrants (expire 10–24–98) Vitalcom, Inc. \$.01 par common Vocaltec, Limited Ordinary Shares Voice Control Systems, Inc. \$.01 par common West Jersey Bancshares, Inc. No par common Wilmar Industries, Inc. No par common Winfield Capital Corporation \$.01 par common Workgroup Technology Corporation \$.01 par common Worldtalk Communications Corporation \$.01 par common Xeikon, N.V. American Depository Receipts Xetel Corporation \$.0001 par common Xylan Corporation \$.001 par common Yahoo! Inc. \$.001 par common

York Group, Inc., The \$.01 par common **Deletions From The List Of Foreign** Margin Stocks Higashi-Nippon Bank, Ltd. ¥ 50 par common Hyogo Bank, Ltd. ¥ 50 par common Taisei Prefab Construction Co., Ltd. ¥ 50 par common Additions To The List Of Foreign Margin Stocks New World Development Co., Ltd. Ordinary, par HK \$1.00 Peregrine Investment Holdings Ltd. Ordinary, par HK \$.60 By order of the Board of Governors of the Federal Reserve System, acting by its Director of the Division of Banking Supervision and Regulation pursuant to delegated authority (12 CFR 265.7(f)(10)), April 23, 1996. William W. Wiles, Secretary of the Board. [FR Doc. 96-10367 Filed 4-25-96; 8:45 am] BILLING CODE 6210-01-P

# DEPARTMENT OF DEFENSE

Department of the Army

Corps of Engineers

36 CFR Part 327

#### Shoreline Management at Civil Works Project

AGENCY: U.S. Army Corps of Engineers, DoD.

**ACTION:** Final rule; technical revision to correct authority citation.

**SUMMARY:** The final rule on shoreline management, published on August 10, 1990, erroneously failed to include 16 U.S.C. 460d and 460l–6a as an authority for the regulation. (55 FR 30690, dated July 27, 1990) This revision will add the proper citation of statutory authority for Part 327. This revision will have no regulatory or economic impact, nor would it alter the present rights or responsibilities of the general public. **DATES:** April 26, 1996.

ADDRESSES: Office of the Chief of Engineers, ATTN: CECW–ON, 20 Massachusetts Avenue, NW, Washington, DC 20314–1000.

**FOR FURTHER INFORMATION CONTACT:** George Tabb, telephone: (202)–761– 1791.

**SUPPLEMENTARY INFORMATION:** The purpose and effect of this revision is to incorporate authority that was erroneously left out when this regulation was published in the Federal Register in 1990.

List of Subjects in 36 CFR Part 327

Public lands, Water Resources, Natural Resources, Resource

Management.

The authority citation for part 327 is revised to read as follows:

Authority: The Rivers and Harbors Act of 1894, as amended and supplemented (33 U.S.C. 1); 16 U.S.C. 460d and 4601–6a. George D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 96–10337 Filed 4–25–96; 8:45 am] BILLING CODE 3710–92–M

# ENVIRONMENTAL PROTECTION AGENCY

#### 40 CFR Part 52

[OAQPS #CA163-1-7251; FRL-5452-6]

## Approval and Promulgation of Implementation Plans; California State Implementation Plan Revision, San Joaquin Valley Unified Air Pollution Control District

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

**SUMMARY:** EPA is finalizing the approval of a revision to the San Joaquin Valley portion of the California State Implementation Plan (SIP) that was proposed in the Federal Register on November 1, 1995. The revision concerns Rule 2530 from the San Joaquin Valley Unified Air Pollution Control District. This approval action will incorporate this rule into the federally-approved SIP. EPA is also finalizing its approval of Rule 2530 under section 112(l) of the Clean Air Act for the control of hazardous air pollutants.

**EFFECTIVE DATE:** This action is effective on May 28, 1996.

**ADDRESSES:** Copies of Rule 2530 and EPA's technical support document including response to comments on the proposed approval are available for public inspection at EPA's Region IX office during normal business hours. Copies of the submitted rule revisions are available for inspection at the following locations: Operating Permits Section, A–5–2, Air and Toxics Division, U.S. EPA-Region IX, 75 Hawthorne Street, San Francisco, California 94105.

FOR FURTHER INFORMATION CONTACT: Frances Wicher, Operating Permits Section, A–5–2, Air and Toxics Division, U.S. Environmental Protection Agency, Region IX, 75 Hawthorne Street, San Francisco, CA 94105, Telephone: (415) 744–1250.

## SUPPLEMENTARY INFORMATION:

#### Background

On November 1, 1995 at 60 FR 55516, EPA proposed to approve Rule 2530 *Federally Enforceable Potential to Emit* of the San Joaquin Valley Unified APCD (San Joaquin Valley or District) as a revision to the California SIP and under section 112(l) of the Clean Air Act (Act). Approval of Rule 2530 was proposed in the same notice that EPA proposed interim approval of the District's title V operating permits program. Rule 2530 was adopted by the District on June 15, 1995 and submitted by the California Air Resources Board on October 24, 1995.

Once approved into the SIP and under section 112(l), Rule 2530 will create federally-enforceable limits on potential to emit for sources with actual emissions less than 50 percent of any applicable major source threshold including hazardous air pollutant thresholds. A detailed discussion of the background for Rule 2530 is provided in the Federal Register notice cited above.

EPA has evaluated this rule for consistency with the requirements of the Act and EPA regulations as well as EPA's interpretation of these requirements as expressed in the various EPA policy guidance documents referenced in the proposal cited above. EPA has found that the rule meets the applicable EPA requirements. A detailed discussion of the rule has been provided in technical support document (TSD) available at EPA's Region IX office.

## **Response to Public Comments**

EPA received identical comments on its proposed approval of Rule 2530 from two separate commenters. Both Chevron and Western States Petroleum Association requested that EPA include an interim approval issue for correcting the applicable emission levels in Rule 2530 to include provisions for areas that receive a Clean Air Act section 182(f) nitrogen oxides (NO<sub>x</sub>) opt-out approval.

Rule 2530 is being approved into the San Joaquin Valley portion of the California SIP under section 110(k) of the Act. Section 110(k) provides that EPA may either approve, disapprove, or conditionally approve a SIP revision. Conditional approvals are limited to situations where the State has adopted and submitted a commitment to adopt specific enforceable measures by a date certain. Interim approval is an approval option that is limited to actions under title V of the Act and is not available for SIP or section 112(l) approvals; therefore, EPA is not able to create an interim approval issue for Rule 2530.

It should be noted that, from an approval standpoint, there is no error in Rule 2530's  $NO_X$  limits. Should EPA grant the  $NO_X$  waiver that raises the major source threshold for  $NO_X$  sources to 100 tons per year, Rule 2530's  $NO_X$  limits would merely be more stringent (at 25 tons per year (tpy) rather than 50 tpy) than strictly necessary. If a  $NO_X$  waiver is granted, San Joaquin may submit a revision to Rule 2530 to raise the  $NO_X$  limits.

#### **EPA** Action

EPA is finalizing approval of Rule 2530 under section 110(k)(3) of the Act for inclusion into the California SIP and under section 112(l) of the Act for the control of hazardous air pollutants.

Nothing in this action should be construed as permitting or allowing or establishing a precedent for any future request for revision to any state implementation plan or for approval under 112(l). Each request for a SIP revision or an approval under section 112(l) shall be considered separately in light of specific technical, economic, and environmental factors and in relation to relevant statutory and regulatory requirements.

#### **Unfunded Mandates**

Under Sections 202, 203, and 205 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must undertake various actions in association with proposed or final rules that include a Federal mandate that may result in estimated costs of \$100 million or more to the private sector or to State, local, or tribal governments in the aggregate.

The District has voluntarily elected to adopt Rule 2530 and submit it to EPA for approval. This rule may bind the District to perform certain actions and also require the private sector to perform certain duties. The rule being approved by this action will impose no new requirements because affected sources are already subject to these regulations under State law. Therefore, no additional costs to State, local, or tribal governments or to the private sector result from this action. EPA has also determined that this final action does not include a mandate that may result in estimated costs of \$100 million or more to State, local, or tribal governments in the aggregate or to the private sector.

This action has been classified as a Table 3 action for signature by the Regional Administrator under the procedures published in the Federal Register on January 19, 1989 (54 FR 2214–2225), as revised by a July 10,