

Environmental Protection Agency

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network is part of the SLAMS network, and the plan provisions in paragraphs (a) through (h) of this section will apply to the revision. Since NAMS sites are also part of the SLAMS network, some PAMS sites may be coincident with NAMS sites and may be designated as both PAMS and NAMS.

[44 FR 27571, May 10, 1979, as amended at 46 FR 44164, Sept. 3, 1981; 52 FR 24740, July 1, 1987; 58 FR 8467, Feb. 12, 1993; 59 FR 41628, Aug. 12, 1994; 62 FR 38832, July 18, 1997]

§ 58.21 SLAMS network design.

The design criteria for SLAMS contained in appendix D to this part must be used in designing the SLAMS network. The State shall consult with the Regional Administrator during the network design process. The final network design will be subject to the approval of the Regional Administrator.

§ 58.22 SLAMS methodology.

Each SLAMS must meet the monitoring methodology requirements of appendix C to this part at the time the station is put into operation as a SLAMS.

§ 58.23 Monitoring network completion.

With the exception of the PM₁₀ monitoring networks that shall be in place by March 16, 1998 and with the exception of the PM_{2.5} monitoring networks as described in paragraph (c) of this section:

(a) Each station in the SLAMS network must be in operation, be sited in accordance with the criteria in appendix E to this part, and be located as described on the station's AIRS site identification form, and

(b) The quality assurance requirements of appendix A to this part must be fully implemented.

(c) Each PM_{2.5} station in the SLAMS network must be in operation in accordance with the minimum requirements of appendix D of this part, be sited in accordance with the criteria in appendix E of this part, and be located as described on the station's AIRS site identification form, according to the following schedule:

(1) Within 1 year after September 16, 1997, at least one required core PM_{2.5} SLAMS site in each MSA with popu-

lation greater than 500,000, plus one site in each PAMS area, (plus at least two additional SLAMS sites per State) must be in operation.

(2) Within 2 years after September 16, 1997, all other required SLAMS, including all required core SLAMS, required regional background and regional transport SLAMS, continuous PM monitors in areas with greater than 1 million population, and all additional required PM_{2.5} SLAMS must be in operation.

(3) Within 3 years after September 16, 1997, all additional sites (e.g., sites classified as SLAMS/SPM to complete the mature network) must be in operation.

[44 FR 27571, May 10, 1979, as amended at 52 FR 24740, July 1, 1987; 59 FR 41628, Aug. 12, 1994; 62 FR 38832, July 18, 1997]

§ 58.24 [Reserved]

§ 58.25 System modification.

The State shall annually develop and implement a schedule to modify the ambient air quality monitoring network to eliminate any unnecessary stations or to correct any inadequacies indicated by the result of the annual review required by § 58.20(d). The State shall consult with the Regional Administrator during the development of the schedule to modify the monitoring program. The final schedule and modifications will be subject to the approval of the Regional Administrator. Nothing in this section will preclude the State, with the approval of the Regional Administrator, from making modifications to the SLAMS network for reasons other than those resulting from the annual review.

§ 58.26 Annual State air monitoring report.

(a) The State shall submit to the Administrator (through the appropriate Regional Office) an annual summary report of all the ambient air quality monitoring data from all monitoring stations designated State and Local Air Monitoring Stations (SLAMS). The annual report must be submitted by July 1 of each year for data collected from January 1 to December 31 of the previous year.

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(b) The SLAMS annual data summary report must contain:

(1) The information specified in appendix F,

(2) The location, date, pollution source, and duration of each incident of air pollution during which ambient levels of a pollutant reached or exceeded the level specified by § 51.16(a) of this chapter as a level which could cause significant harm to the health of persons.

(c) The senior air pollution control officer in the State or his designee shall certify that the annual summary report is accurate to the best of his knowledge.

(d) For PM monitoring and data—

(1) The State shall submit a summary to the appropriate Regional Office (for SLAMS) or Administrator (through the Regional Office) (for NAMS) that details proposed changes to the PM Monitoring Network Description and to be in accordance with the annual network review requirements in § 58.25. This shall discuss the existing PM networks, including modifications to the number, size or boundaries of monitoring planning areas and optional community monitoring zones; number and location of PM₁₀ and PM_{2.5} SLAMS; number and location of core PM_{2.5} SLAMS; alternative sampling frequencies proposed for PM_{2.5} SLAMS (including core PM_{2.5} SLAMS and PM_{2.5} NAMS), core PM_{2.5} SLAMS to be designated PM_{2.5} NAMS; and PM₁₀ and PM_{2.5} SLAMS to be designated PM₁₀ and PM_{2.5} NAMS respectively.

(2) The State shall submit an annual summary to the appropriate Regional Office of all the ambient air quality monitoring PM data from all special purpose monitors that are described in the State's PM monitoring network description and are intended for SIP purposes. These include those population-oriented SPMs that are eligible for comparison to the PM_{2.5} NAAQS. The State shall certify the data in accordance with paragraph (c) of this section.

(e) The Annual State Air Monitoring Report shall be submitted to the Regional Administrator by July 1 or by an alternative annual date to be negotiated between the State and Regional Administrator. The Region shall provide review and approval/disapproval

within 60 days. After 3 years following September 16, 1997, the schedule for submitting the required annual revised PM_{2.5} monitoring network description may be altered based on a new schedule determined by the Regional Administrator. States may submit an alternative PM monitoring network description in which it requests exemptions from specific required elements of the network design (e.g., required number of core sites, other SLAMS, sampling frequency, etc.). After 3 years following September 16, 1997 or once a monitoring area has been determined to violate the NAAQS, then changes to an MPA monitoring network affecting the violating locations shall require public review and notification.

[44 FR 27571, May 10, 1979, as amended at 51 FR 9586, Mar. 19, 1986; 62 FR 38833, July 18, 1997; 63 FR 7714, Feb. 17, 1998]

§ 58.27 Compliance date for air quality data reporting.

The annual air quality data reporting requirements of § 58.26 apply to data collected after December 31, 1980. Data collected before January 1, 1981, must be reported under the reporting procedures in effect before the effective date of subpart C of this part.

§ 58.28 SLAMS data submittal.

The State shall submit all of the SLAMS data according to the same data submittal requirements as defined for NAMS in section 58.35. The State shall also submit any portion or all of the SLAMS data to the appropriate Regional Administrator upon request.

[59 FR 41628, Aug. 12, 1994]

Subpart D—National Air Monitoring Stations (NAMS)

§ 58.30 NAMS network establishment.

(a) By January 1, 1980, with the exception of PM₁₀ and PM_{2.5} samplers, which shall be by July 1, 1998, the State shall:

(1) Establish, through the operation of stations or through a schedule for locating and placing stations into operation, that portion of a National Ambient Air Quality Monitoring Network which is in that State, and