

## Environmental Protection Agency

## § 97.144

nearest whole allowance as appropriate:

$$\text{Unit's allocation} = \frac{\text{Unit's adjusted allocation} \times (\text{State's compliance supplement pool} + \text{Total adjusted allocations for all units})}{\text{Total adjusted allocations for all units}}$$

Where:

“Unit’s allocation” is the amount of CAIR NO<sub>x</sub> allowances allocated to the unit from the State’s compliance supplement pool.

“Unit’s adjusted allocation” is the amount of CAIR NO<sub>x</sub> allowances requested for the unit under paragraph (b) or (c) of this section, as adjusted under paragraph (d)(1) of this section.

“State’s compliance supplement pool” is the amount of CAIR NO<sub>x</sub> allowances in the State’s compliance supplement pool.

“Total adjusted allocations for all units” is the sum of the amounts of allocations requested for all units under paragraph (b) or (c) of this section, as adjusted under paragraph (d)(1) of this section.

(4) By July 31, 2009, the Administrator will determine by order the allocations under paragraph (d)(2) or (3) of this section. The Administrator will make available to the public each determination of CAIR NO<sub>x</sub> allowances under such paragraph and will provide an opportunity for submission of objections to the determination. Objections shall be limited to addressing whether the determination is in accordance with paragraph (b) or (c) of this section and paragraph (d)(2) or (3) of this section, as appropriate. Based on any such objections, the Administrator will adjust each determination to the extent necessary to ensure that it is in accordance with such paragraphs.

(5) By January 1, 2010, the Administrator will record the allocations under paragraph (d)(4) of this section.

[65 FR 2727, Jan. 18, 2000, as amended at 71 FR 74795, Dec. 13, 2006]

### **§ 97.144 Alternative of allocation of CAIR NO<sub>x</sub> allowances and compliance supplement pool by permitting authority.**

(a) Notwithstanding §§ 97.141, 97.142, and 97.153 if a State submits, and the Administrator approves, a State implementation plan revision in accordance with § 51.123(p)(1) of this chapter providing for allocation of CAIR NO<sub>x</sub> allowances by the permitting authority, then the permitting authority shall make such allocations in accordance

with such approved State implementation plan revision, the Administrator will not make allocations under §§ 97.141 and 97.142 for the CAIR NO<sub>x</sub> units in the State, and under § 97.153, the Administrator will record the allocations made under such approved State implementation plan revision instead of allocations made under §§ 97.141 and 97.142.

(b) Notwithstanding § 97.143, if a State submits, and the Administrator approves, a State implementation plan revision in accordance with § 51.123(p)(2) of this chapter providing for allocation of the State’s compliance supplement pool by the permitting authority, then the permitting authority shall make such allocations in accordance with such approved State implementation plan revision, the Administrator will not make allocations under § 97.143(d)(4) for the CAIR NO<sub>x</sub> units in the State, and under § 97.143(d)(5), the Administrator will record the allocations of the State’s compliance supplement pool made under such approved State implementation plan revision instead of allocations made under § 97.143(d)(4).

(c)(1) In implementing paragraph (a) of this section and §§ 97.141, 97.142, and 97.153, the Administrator will ensure that the total amount of CAIR NO<sub>x</sub> allowances allocated, under such provisions and under a State’s State implementation plan revision approved in accordance with § 51.123(p)(1) of this chapter, for a control period for CAIR NO<sub>x</sub> sources in the State or for other entities specified by the permitting authority will not exceed the State’s State trading budget for the year of the control period.

(2) In implementing paragraph (b) of this section and § 97.143, the Administrator will ensure that the total amount of CAIR NO<sub>x</sub> allowances allocated, under such provisions and under a State’s State implementation plan revision approved in accordance with § 51.123(p)(2), for CAIR NO<sub>x</sub> sources in the State will not exceed the State’s compliance supplement pool.

[65 FR 2727, Jan. 18, 2000, as amended at 71 FR 74795, Dec. 13, 2006]

APPENDIX A TO SUBPART EE OF PART  
97—STATES WITH APPROVED STATE  
IMPLEMENTATION PLAN REVISIONS  
CONCERNING ALLOCATIONS

1. The following States have State Implementation Plan revisions under §51.123(p)(1) of this chapter approved by the Administrator and providing for allocation of CAIR NO<sub>x</sub> allowances by the permitting authority under §97.144(a):

[Reserved]

2. The following States have State Implementation Plan revisions under §51.123(p)(2) of this chapter approved by the Administrator and providing for allocation of the Compliance Supplement Pool by the permitting authority under §97.144(b):

[Reserved]

**Subpart FF—CAIR NO<sub>x</sub> Allowance  
Tracking System**

**§97.150 [Reserved]**

**§97.151 Establishment of accounts.**

(a) *Compliance accounts.* Except as provided in §97.184(e), upon receipt of a complete certificate of representation under §97.113, the Administrator will establish a compliance account for the CAIR NO<sub>x</sub> source for which the certificate of representation was submitted, unless the source already has a compliance account.

(b) *General accounts—(1) Application for general account.* (i) Any person may apply to open a general account for the purpose of holding and transferring CAIR NO<sub>x</sub> allowances. An application for a general account may designate one and only one CAIR authorized account representative and one and only one alternate CAIR authorized account representative who may act on behalf of the CAIR authorized account representative. The agreement by which the alternate CAIR authorized account representative is selected shall include a procedure for authorizing the alternate CAIR authorized account representative to act in lieu of the CAIR authorized account representative.

(ii) A complete application for a general account shall be submitted to the Administrator and shall include the following elements in a format prescribed by the Administrator:

(A) Name, mailing address, e-mail address (if any), telephone number, and facsimile transmission number (if any)

of the CAIR authorized account representative and any alternate CAIR authorized account representative;

(B) Organization name and type of organization, if applicable;

(C) A list of all persons subject to a binding agreement for the CAIR authorized account representative and any alternate CAIR authorized account representative to represent their ownership interest with respect to the CAIR NO<sub>x</sub> allowances held in the general account;

(D) The following certification statement by the CAIR authorized account representative and any alternate CAIR authorized account representative: “I certify that I was selected as the CAIR authorized account representative or the alternate CAIR authorized account representative, as applicable, by an agreement that is binding on all persons who have an ownership interest with respect to CAIR NO<sub>x</sub> allowances held in the general account. I certify that I have all the necessary authority to carry out my duties and responsibilities under the CAIR NO<sub>x</sub> Annual Trading Program on behalf of such persons and that each such person shall be fully bound by my representations, actions, inactions, or submissions and by any order or decision issued to me by the Administrator or a court regarding the general account.”

(E) The signature of the CAIR authorized account representative and any alternate CAIR authorized account representative and the dates signed.

(iii) Unless otherwise required by the permitting authority or the Administrator, documents of agreement referred to in the application for a general account shall not be submitted to the permitting authority or the Administrator. Neither the permitting authority nor the Administrator shall be under any obligation to review or evaluate the sufficiency of such documents, if submitted.

(2) *Authorization of CAIR authorized account representative and alternate CAIR authorized account representative.*

(i) Upon receipt by the Administrator of a complete application for a general account under paragraph (b)(1) of this section: