

**Environmental Protection Agency**

**Pt. 62, Subpt. GGG, Table 2**

emission rate equals or exceeds 50 megagrams per year.

(c) *Compliance schedules.* The owner or operator of a designated facility that has a design capacity equal to or greater than 2.5 million megagrams and 2.5 million cubic meters and a non-methane organic compound emission rate greater than or equal to 50 megagrams per year must achieve the increments of progress specified in paragraphs (a)(1) through (a)(5) of this section according to the schedule specified in paragraph (c)(1) or (c)(2) of this section, unless a site-specific schedule is approved by EPA.

(1) The owner or operator of a designated facility must achieve the increments of progress according to the schedule in table 3 of this subpart, except for those affected facilities specified in paragraph (c)(2) of this section. Once this subpart becomes effective on January 7, 2000, any designated facility to which this subpart applies will remain subject to the schedule in table 3 if a subsequently approved State or Tribal plan contains a less stringent schedule, (*i.e.*, a schedule that provides more time to comply with increments 1, 4 and/or 5 than does this Federal plan).

(2) The owner or operator of the specified designated facility in table 4 of this subpart must achieve the increments of progress according to the schedule in table 4 of this subpart.

(d) For designated facilities that are subject to the schedule requirements of paragraph (c)(1) of this section, the owner or operator (or the State or Tribal air pollution control authority) may submit to the appropriate EPA Regional Office for approval alternative dates for achieving increments 2 and 3.

**TABLE 1 TO SUBPART GGG OF PART 62— STATES THAT HAVE AN APPROVED AND EFFECTIVE STATE PLAN <sup>A</sup>**

State plan	Effective date of state plan <sup>b</sup>
Alabama .....	12/07/98

State plan	Effective date of state plan <sup>b</sup>
Allegheny County, Pennsylvania .....	04/16/99
Arizona .....	11/19/99
California .....	11/22/99
Colorado .....	09/28/98
Delaware .....	11/16/99
Florida .....	08/03/99
Georgia .....	01/12/99
Illinois .....	01/22/99
Iowa .....	06/22/98
Kansas .....	05/19/98
Kentucky .....	06/21/99
Louisiana .....	10/28/97
Maryland .....	11/8/99
Minnesota .....	09/25/98
Missouri .....	06/23/98
Montana .....	09/08/98
Nashville, Tennessee .....	02/16/99
Nebraska .....	06/23/98
Nevada .....	11/19/99
New Mexico .....	02/10/98
New York .....	09/17/99
North Dakota .....	02/13/98
Ohio .....	10/06/98
Oklahoma .....	05/18/99
Oregon .....	08/25/98
South Carolina .....	10/25/99
South Dakota .....	08/02/99
Tennessee .....	11/29/99
Texas .....	08/16/99
Utah .....	03/16/98
Wyoming .....	07/31/98

<sup>a</sup> This table is provided as a matter of convenience and is not controlling in determining whether a MSW landfill is subject to the Federal plan. A MSW landfill is subject to this Federal plan if it commenced construction before May 30, 1991 and has not been modified or reconstructed on or after that date and is not covered by an approved and currently effective State or Tribal plan.

<sup>b</sup> The State plan is expected to become effective on the date indicated. However, if the State plan does not become effective on the date indicated, the Federal plan applies until the State plan becomes effective.

**TABLE 2 TO SUBPART GGG OF PART 62— STATES THAT SUBMITTED A NEGATIVE DECLARATION LETTER <sup>A</sup>**

State, locality, or portion of Indian country	Date of negative declaration
District of Columbia .....	09/11/97
New Hampshire .....	07/22/98
Philadelphia, Pennsylvania .....	02/27/96
Rhode Island .....	05/27/98
Vermont .....	08/20/96

<sup>a</sup> A MSW landfill with a design capacity equal to or greater than 2.5 million megagrams and 2.5 million cubic meters located in an area for which a negative declaration letter was submitted is subject to the Federal plan, notwithstanding the negative declaration letter and this table 2.