ENVIRONMENTAL PROTECTION AGENCY
[40 CFR Part 421]
NONFERROUS METALS MANUFACTURING POINT SOURCE CATEGORY

Proposed Applications of Effluent Limitations Guidelines for Existing Sources to Pretreatment Standards for Incompatible Pollutants

Notice is hereby given pursuant to sections 301, 304 and 307(b) of the Federal Water Pollution Control Act, as amended (the Act); 23 T.S.C. 1251, 1311, 1314, 1317(b); 86 Stat. 816 et seq.; Pub. L. 92-500, that the proposed regulation set forth below concerns the application of effluent limitations guidelines for existing sources to pretreatment standards for incompatible pollutants. The proposal will amend 40 CFR Part 421—Nonferrous Metals Manufacturing Point Source Category, establishing for each subcategory therein the extent of application of effluent limitations guidelines to existing sources which discharge to publicly owned treatment works. The regulation is intended to be compatible with the general regulation to be promulgated for new sources. The regulation will amend 40 CFR Part 128. The general regulation was proposed July 14, 1973, and published in final form on November 8, 1973 (38 FR 30982).

The proposed regulation is also intended to supplement a final regulation being simultaneously promulgated by the Environmental Protection Agency (EPA or Agency) which provides effluent limitations guidelines for existing sources and standards of performance and pretreatment standards for new sources within the bauxite refining, primary aluminum smelting, and secondary aluminum smelting subcategories of the nonferrous metals manufacturing point source category. The latter regulation applies to the portion of a discharge which is directed to the navigable waters. The regulation proposed below applies to users of publicly owned treatment works which fall within the description of the point source category to which the guidelines and standards (40 CFR Part 421) promulgated simultaneously apply. However, the proposed regulation pertains to the introduction of incompatible pollutants which are directed into a publicly owned treatment works, rather than to discharges of pollutants to navigable waters.

The general pretreatment standard for incompatible pollutants introduced into a publicly owned treatment works by a major contributing industry not subject to section 307(c) of the Act shall be, for sources within the corresponding subcategory that is subject to precluded effluent limitations guidelines delining best practicable control technology generally available pursuant to sections 301(b) and 306(b) of the Act; Provided, That, if the publicly owned treatment works which receives the pollutants is committed, in its NPDES permit, to remove a specified percentage of any incompatible pollutant, the pretreatment standard applicable to users of such treatment works shall be correspondingly reduced for that pollutant; and provided further, That when the effluent limitations guidelines for each industry are promulgated, a separate provision will be proposed concerning the application of such guidelines to pretreatment.

The regulation proposed below is intended to implement that portion of §128.133, above, requiring that a separate provision be made stating the application to pretreatment standards of effluent limitations guidelines based upon best practicable control technology currently available.

Questions were raised during the public comment period on the proposed general pretreatment standard (40 CFR Part 128) about the propriety of applying a standard based upon best practicable control technology currently available to the point source category. In general, EPA believes the analysis supporting the effluent limitations guidelines is adequate to make a determination of the application of these standards to users of publicly owned treatment works. However, to ensure that these standards are appropriate in all cases, EPA now seeks additional comments focusing upon the application of effluent limitations guidelines to users of publicly owned treatment works.

Sections 421.15, 421.55, and 421.35 of the proposed regulation, concern sources within the bauxite refining, primary aluminum smelting, and secondary aluminum smelting subcategories (November 8, 1973; 38 FR 30181), contained the proposed pretreatment standard for new sources. The regulation promulgated simultaneously herewith contains §§ 421.16, 421.26, and 421.36 which state the applicability of standards of performance for purposes of pretreatment standard for new sources.


On June 14, 1973, the Agency published procedures designed to insure that, when either national standards or guidelines are proposed, an explanation of their basis, purpose and environmental effects is made available to the public (38 FR 15659). The procedures are applicable to new source standards, regulations and guidelines which are proposed on or after December 31, 1973, and which either prescribe national standards of environmental quality or require national emission, effluent or performance standards or limitations.

The Agency determined to implement these procedures in order to insure that the public was provided with background information to assist it in commenting on the merits of a proposed action. In brief, the procedures call for the Agency to provide the public the means of making it to delineating the major environmental effects of a proposed action, to discuss the pertinent nonenvironmental factors reflecting the decision, and to expose the viable options available to it and the reasons for the option selected.

The procedures contemplate publication of this information in the Federal Register, where this is practicable. They provide, however, that where such publication is impracticable because of the length of this material, the material may be made available in an alternate format.

The Development Documents referred to above contain information available to the Agency concerning the major environmental effects of the regulation proposed below. The information includes: (1) The identification of pollutants present in waste waters resulting from bauxite refining, primary aluminum smelting, and secondary aluminum smelting, and the characteristics of the waste waters; and the degree of pollutant reduction obtainable through implementation of the proposed standard; and (2) the anticipated effects on other aspects of the
The Development Documents and the economic analysis report referred to above also contain information available to the Agency regarding the estimated cost and energy consumption implications of those treatment technologies and the potential effects of those costs on the price of nonferrous metals manufacturing. The four reports exceed, in the aggregate, 400 pages in length and contain a substantial number of charts, diagrams and tables. It is clearly impracticable to publish the material contained in these documents in the Federal Register. To the extent possible, significant aspects of the material have been presented in summary form in the preamble to the proposed regulation containing effluent limitations guidelines, new source performance standards and pretreatment standards for new sources within the nonferrous metals manufacturing category (38 FR 33170; November 30, 1973). Additional discussion is contained in the analysis of public comments on the proposed regulation and the Agency’s response to those comments. This discussion appears in the preamble to the promulgated regulation (40 CFR Part 421) which currently is being published in the rules and regulations section of the Federal Register.

The options available to the Agency in establishing the level of pollutant reduction obtainable through the best practicable control technology currently available, and the reasons for the particular level of reduction selected are discussed in the documents described above. In applying the effluent limitations guidelines to pretreatment standards for the introduction of incompatible pollutants into municipal systems by existing sources in the bauxite refining, primary aluminum smelting, and secondary aluminum smelting subcategories, the Agency has, essentially, three options. The first is to declare that the guidelines do not apply. The second is to apply the guidelines unchanged. The third is to modify the guidelines to reflect: (1) Differences between direct dischargers and plants utilizing municipal systems which affect the practicability of the latter employing the technology available to achieve the effluent limitations guidelines; or (2) characteristics of the relevant pollutants which require higher levels of reduction (or permit less stringent levels) in order to insure that the pollutants do not interfere with the treatment works or pass through them untreated.

As described in the Development Documents, the process waste waters from the bauxite refining, primary aluminum smelting, and secondary aluminum smelting subcategories contain high concentrations of pollutants which could interfere with the operation of publicly owned treatment works, pass through such works untreated or inadequately treated or otherwise be incompatible with such treatment works. In the opinion of the EPA, these process waste waters should be treated to the level required by the application of the best practicable control technology currently available before discharge of these materials to publicly owned treatment works.

Interested persons may participate in this rulemaking by submitting written comments in triplicate to the EPA Information Center, Environmental Protection Agency, Washington, D.C. 20460. Attention: Mr. Philip E. Wisman. Comments on all aspects of the proposed regulations are solicited. In the event comments are in the nature of criticisms as to the adequacy of data which are available, or which may be relied upon by the Agency, comments should identify and, if possible, provide any additional data which may be available and should indicate why such data are essential to the development of the regulations. In the event comments address the approach taken by the Agency in establishing pretreatment standards for existing sources, EPA solicits suggestions as to what alternative approach should be taken and why and how this alternative better satisfies the detailed requirements of sections 301, 304 and 307(b) of the Act.

A copy of all public comments will be available for inspection and copying at the EPA Information Center, Room 227, West Tower, Waterside Mall, 401 M Street SW, Washington, D.C. 20460. The EPA Information regulation, 40 CFR 2, provides that a reasonable fee may be charged for copying.

In consideration of the foregoing, it is hereby proposed that 40 CFR Part 421 be amended to add §§ 421.14, 421.24, and 421.34 as set forth below. All comments received on or before May 3, 1974, will be considered.

Dated: March 26, 1974.

JOHN CHARLES,
Acting Administrator

40 CFR Part 421 is proposed to be amended as follows:

Sec. 421.14 Pretreatment Standards for Existing Sources.

421.24 Pretreatment Standards for Existing Sources.

421.34 Pretreatment Standards for Existing Sources.

§ 421.14 Pretreatment Standards for Existing Sources.

For the purpose of pretreatment standards for incompatible pollutants established under § 128.133 of this chapter, the effluent limitations guidelines set forth in § 421.12 above shall apply and, subject to the provisions of Part 128 of this chapter concerning pretreatment, process waste water from this subcategory may not be introduced into a publicly owned treatment works, except in compliance with such limitations.

§ 421.24 Pretreatment Standards for Existing Sources.

For the purpose of pretreatment standards for incompatible pollutants established under § 128.133 of this chapter, the effluent limitations guidelines set forth in § 421.12 above shall apply and, subject to the provisions of Part 128 of this chapter concerning pretreatment, process waste water from this subcategory may not be introduced into a publicly owned treatment works, except in compliance with such limitations.

§ 421.34 Pretreatment Standards for Existing Sources.

For the purpose of pretreatment standards for incompatible pollutants established under § 128.133 of this chapter, the effluent limitations guidelines set forth in § 421.12 above shall apply and, subject to the provisions of Part 128 of this chapter concerning pretreatment, process waste water from this subcategory may not be introduced into a publicly owned treatment works, except in compliance with such limitations.

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