§ 51.212 Testing, inspection, enforcement, and complaints.

The plan must provide for—
(a) Periodic testing and inspection of stationary sources; and
(b) Establishment of a system for detecting violations of any rules and regulations through the enforcement of appropriate visible emission limitations and for investigating complaints.
(c) Enforceable test methods for each emission limit specified in the plan. For the purpose of submitting compliance certifications or establishing whether or not a person has violated or is in violation of any standard in this part, the plan must not preclude the use, including the exclusive use, of any credible evidence or information, relevant to whether a source would have been in compliance with applicable requirements if the appropriate performance or compliance test or procedure had been performed. As an enforceable method, States may use:
(1) Any of the appropriate methods in appendix M to this part, Recommended Test Methods for State Implementation Plans; or
(2) An alternative method following review and approval of that method by the Administrator; or
(3) Any appropriate method in appendix A to 40 CFR part 60.


§ 51.213 Transportation control measures.

(a) The plan must contain procedures for obtaining and maintaining data on actual emissions reductions achieved as a result of implementing transportation control measures.
(b) In the case of measures based on traffic flow changes or reductions in vehicle use, the data must include observed changes in vehicle miles traveled and average speeds.
(c) The data must be maintained in such a way as to facilitate comparison of the planned and actual efficacy of the transportation control measures.

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§ 51.214 Continuous emission monitoring.

(a) The plan must contain legally enforceable procedures to—
(1) Require stationary sources subject to emission standards as part of an applicable plan to install, calibrate, maintain, and operate equipment for continuously monitoring and recording emissions; and
(2) Provide other information as specified in appendix P of this part.
(b) The procedures must—
(1) Identify the types of sources, by source category and capacity, that must install the equipment; and
(2) Identify for each source category the pollutants which must be monitored.
(c) The procedures must, as a minimum, require the types of sources set forth in appendix P of this part to meet the applicable requirements set forth therein.
(d) (1) The procedures must contain provisions that require the owner or operator of each source subject to continuous emission monitoring and recording requirements to maintain a file of all pertinent information for at least two years following the date of collection of that information.
(2) The information must include emission measurements, continuous monitoring system performance testing measurements, performance evaluations, calibration checks, and adjustments and maintenance performed on such monitoring systems and other reports and records required by appendix P of this part.
(e) The procedures must require the source owner or operator to submit information relating to emissions and operation of the emission monitors to the State to the extent described in appendix P at least as frequently as described therein.
(f) (1) The procedures must provide that sources subject to the requirements of paragraph (c) of this section must have installed all necessary equipment and shall have begun monitoring and recording within 18 months after either—
(1) The approval of a State plan requiring monitoring for that source; or