State's requirements in the form of permit terms and conditions and the requirements of the Federal section 112 rule, emission standard, or requirement.

- (3) The State shall provide the Administrator with detailed documentation that demonstrates that the alternative requirements meet the criteria specified in §63.93(b), *i.e.*, that the alternative requirements are at least as stringent as the otherwise applicable Federal requirements.
- (e) Incorporation of permit terms and conditions into title V permits. (1) After approval of the State's alternative requirements under this section, the State shall incorporate the approved permit terms and conditions into title V permits for the affected sources. The State shall issue or revise the title V permits according to the provisions contained in §70.7 of this chapter. The alternative permit terms and conditions may substitute for the Federal requirements once they are contained in a valid title V permit. If the State does not write the alternative conditions, exactly as approved, into the permit, EPA may reopen the permit for cause per §70.7(g) of this chapter, and the delegation may not occur.
- (2) In the notice of pre-draft permit availability, and in each pre-draft, proposed, and final permit, the State shall indicate prominently that the permit contains alternative section 112 requirements. In the notice of pre-draft permit availability, the State shall specifically solicit public comment on the alternative requirements. In addition, the State shall attach all documents supporting the approved equivalency determination for those alternative requirements to each pre-draft, proposed, and final permit.

[65 FR 55841, Sept. 14, 2000]

§ 63.95 Additional approval criteria for accidental release prevention programs.

- (a) A State submission for approval of a part 68 program must meet the criteria and be in accordance with the procedures of this section, §63.91, and, where appropriate, either §63.92 or §63.93.
- (b) The State part 68 program application shall contain the following ele-

ments consistent with the procedures in §63.91 and, where appropriate, either §63.92 or §63.93 of this subpart, for at least the chemicals listed in part 68 subpart F ("federally-listed chemicals") that an approvable State Accidental Release Prevention program is regulating:

- (1)(i) A demonstration of the State's authority and resources to implement and enforce regulations that are no less stringent than the regulations of part 68, subparts A through G and §68.200 of this chapter; and
- (ii) A requirement that any source subject to the State's part 68 program submit a Risk Management Plan (RMP) that reports at least the same information in the same format as required under part 68, subpart G of this chapter.
- (2) A State's RMP program may require reporting of information not required by the Federal program, and these requirements (like any other additional State requirements) will become federally enforceable upon approval. The extent to which EPA will be able to help a State collect and report additional information through EPA's electronic RMP submission system will be determined on a case-bycase basis.
- (3) Procedures for reviewing risk management plans and providing technical assistance to stationary sources, including small businesses.
- (4) A demonstration of the State's authority to enforce all part 68 requirements must be made, including an auditing strategy that complies with §68.220 of this chapter.
- (c) A State may request approval for a program that covers all of the federally-listed chemicals (a "complete program") or a program covering less than all of the federally-listed chemicals (a "partial program") as long as the State takes delegation of the full part 68 program for the federally-listed chemicals it regulates.

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§ 63.96 Review and withdrawal of approval.

(a) Submission of information for review of approval. (1) The Administrator