

product and preparation manufacturing; and

- Processing—recycling.

The unreasonable risk identified would no longer be unreasonable when using respirators in a manner that achieves a minimum Assigned Protection Factor (APF) 10 to 25 (depending on the expected workplace activity, represented in the risk evaluation by Similar Exposure Groups (SEGs)) or implementing other exposure controls (e.g., engineering controls) that may be equally or more effective in reducing worker exposures. EPA received inhalation monitoring data from a TSCA section 4(a)(2) test order submission for the manufacture of 1,1-dichloroethane as an isolated intermediate. The test order submission characterized the facility control operations known and expected to be in place depending on the potential exposure during standard, task-specific, and emergency activities—including engineering controls, administrative controls, personal protective equipment (PPE) (e.g., respirators achieving a level of APF 10–1,000), and chemical safety plans. Consistent with the amendments to the procedures for chemical risk evaluation under TSCA finalized in May 2024 (89 FR 37028; May 3, 2024), EPA considered all reasonably available information, including this test order data substantiating the use of PPE, when determining what COUs significantly contribute to the unreasonable risk determination. EPA did not identify unreasonable risk of injury to workers from non-cancer dermal exposure, or unreasonable risk of injury to occupational non-users, the general population, or the environment under any COUs.

IV. Next Step is Risk Management

Consistent with TSCA section 6(a), EPA will propose a risk management regulatory action applying requirements to the extent necessary so that 1,1-dichloroethane no longer presents an unreasonable risk. EPA expects to focus its risk management action on the conditions of use that significantly contribute to the unreasonable risk. In proposing a rule and selecting among requirements, consistent with TSCA section 6(c)(2), EPA will consider and factor in, to the extent practicable: (i) the effects of 1,1-dichloroethane on health and the environment, (ii) the magnitude of exposure to 1,1-dichloroethane of human beings and the environment, (iii) the benefits of 1,1-dichloroethane for various uses, and (iv) the reasonably ascertainable economic consequences of the rule.

Like the prioritization and risk evaluation processes, there will be an opportunity for public comment on any proposed risk management actions.

V. References

The following is a listing of the documents that are specifically referenced in this document. The docket includes these documents and other information considered by EPA, including documents that are referenced within the documents that are included in the docket, even if the referenced document is not physically located in the docket. For assistance in locating these other documents, please consult the person listed under **FOR FURTHER INFORMATION CONTACT**.

1. EPA. High-Priority Substance Designations Under the Toxic Substances Control Act and Initiation of Risk Evaluation on High-Priority Substances. **Federal Register**. 84 FR 71924, December 30, 2019 (FRL–10003–15).
2. EPA. 1,1-Dichloroethane; Draft Scope of the Risk Evaluation to be Conducted under the Toxic Substances Control Act (TSCA); Notice of Availability and Request for Comments. **Federal Register**. 85 FR 19941, April 9, 2020 (FRL–10007–11).
3. EPA. 1,1-Dichloroethane; Final Scope of the Risk Evaluation to be Conducted under the Toxic Substances Control Act (TSCA); Notice of Availability. **Federal Register**. 85 FR 55281, September 4, 2020 (FRL–10013–90).
4. EPA. 1,1-Dichloroethane; Draft Risk Evaluation under the Toxic Substances Control Act (TSCA); Notice of Availability and Request for Comments. **Federal Register**. 89 FR 54815, July 2, 2024 (FRL–11809–03).

Authority: 15 U.S.C. 2601 *et seq.*

Dated: June 17, 2025.

Nancy B. Beck,

*Principal Deputy Assistance Administrator,
Office of Chemical Safety and Pollution
Prevention.*

[FR Doc. 2025–11438 Filed 6–20–25; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL–12520–01–R9]

Clean Air Act Operating Permit Program; Order on Petition for Objection to State Operating Permit for Bella Energy Facility

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of final order on petition.

SUMMARY: The Environmental Protection Agency (EPA) Administrator signed an order dated December 16, 2024, granting

in part and denying in part a petition dated August 6, 2024, from Sierra Club. The Petition requested that the EPA object to a Clean Air Act (CAA) title V operating permit issued by the Pinal County Air Quality Control District (PCAQCD) to the Seguro Energy Partners LLC, Bella Energy Facility (“Bella Energy”), an electric generating station to be located in Pinal County, Arizona.

FOR FURTHER INFORMATION CONTACT: Catherine Valladolid, EPA Region 9, (415) 947–4103, valladolid.catherine@epa.gov. The final Order and Petition are available electronically at: <https://www.epa.gov/title-v-operating-permits/title-v-petition-database>.

SUPPLEMENTARY INFORMATION: The EPA received a petition from Sierra Club dated August 6, 2024, requesting that the EPA object to the issuance of operating permit number V20700.000, issued by PCAQCD to Bella Energy in Pinal County, Arizona. On December 16, 2024, the EPA Administrator issued an order granting in part and denying in part the petition. The Order explains the basis for the EPA’s decision.

Sections 307(b) and 505(b)(2) of the CAA provide that a petitioner may request judicial review of those portions of an order that deny issues in a petition. Any petition for review shall be filed in the United States Court of Appeals for the appropriate circuit no later than August 22, 2025.

Dated: June 2, 2025.

Matthew Lakin,

Director, Air and Radiation Division, Region IX.

[FR Doc. 2025–11409 Filed 6–20–25; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

[FR ID 300182; DA 25–521]

Guidance on Referrals for Potential Criminal Enforcement

AGENCY: Federal Communications Commission, Enforcement Bureau.

ACTION: Notice.

SUMMARY: This notice describes the Federal Communications Commission’s (“FCC” or “Agency”) plans to address criminally liable regulatory offenses pursuant to the recent executive order on Fighting Overcriminalization in Federal Regulations.

FOR FURTHER INFORMATION CONTACT: Hunter Deeley, Acting Chief of Staff, Enforcement Bureau, 202–418–7450.

SUPPLEMENTARY INFORMATION: On May 9, 2025, the President issued Executive Order (“E.O.”) 14294, Fighting Overcriminalization in Federal Regulations. 90 FR 20363 (published May 14, 2025). Section 7 of E.O. 14294 provides that within 45 days of the order, and in consultation with the Attorney General, each agency should publish guidance in the **Federal Register** describing its plan to address criminally liable regulatory offenses.

Consistent with that requirement, the FCC advises the public that by May 9, 2026, the Agency, in consultation with the Attorney General, will provide to the Director of the Office of Management and Budget (“OMB”) a report containing: (1) a list of all criminal regulatory offenses¹ enforceable by the FCC or the Department of Justice (“DOJ”); and (2) for each such criminal regulatory offense, the range of potential criminal penalties for a violation and the applicable mens rea standard² for the criminal regulatory offense.

This notice also announces a general policy, subject to appropriate exceptions and to the extent consistent with law, that when the FCC is deciding whether to refer alleged violations of criminal regulatory offenses to DOJ, officers and employees of the FCC should consider, among other factors:

- the harm or risk of harm, pecuniary or otherwise, caused by the alleged offense;
- the potential gain to the putative defendant that could result from the offense;
- whether the putative defendant held specialized knowledge, expertise, or was licensed in an industry related to the rule or regulation at issue; and
- evidence, if any is available, of the putative defendant’s general awareness of the unlawfulness of his conduct as well as his knowledge or lack thereof of the regulation at issue.

This general policy is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Federal Communications Commission.

Marlene Dortch,

Secretary.

[FR Doc. 2025–11503 Filed 6–20–25; 8:45 am]

BILLING CODE 6712–01–P

¹ “Criminal regulatory offense” means a Federal regulation that is enforceable by a criminal penalty. E.O. 14294, sec. 3(b).

² “Mens rea” means the state of mind that by law must be proven to convict a particular defendant of a particular crime. E.O. 14294, sec. 3(c).

FEDERAL DEPOSIT INSURANCE CORPORATION

Sunshine Act Meetings

TIME AND DATE: 10:00 a.m. on June 26, 2025.

PLACE: This Board meeting will be open to public observation by webcast. Visit <https://www.fdic.gov/news/board-matters/video.html> for a link to the webcast. Members of the media should contact the Office of Communications by Tuesday, June 24, at mediarequests@fdic.gov to attend in person. FDIC Board Members and staff will participate from FDIC Headquarters, 550 17th Street NW, Washington, DC.

Observers requiring auxiliary aids (e.g., sign language interpretation) should email DisabilityProgram@fdic.gov to make necessary arrangements.

STATUS: Open to public observation via webcast.

MATTERS TO BE CONSIDERED: The Federal Deposit Insurance Corporation’s (FDIC) Board of Directors will meet to consider the following matters:

Discussion Agenda

Regulatory Capital Rule: Modifications to the Enhanced Supplementary Leverage Ratio (eSLR) Standards for U.S. Globally Systemically Important Bank Holding Companies (GSIBs) and Their Subsidiary Depository Institutions; Total Loss-Absorbing Capacity (TLAC) and Long-Term Debt Requirements (LTD) for GSIBs.

Summary Agenda

No substantive discussion of the following items is anticipated. The Board of Directors will resolve these matters with a single vote unless a member of the Board requests that an item be moved to the discussion agenda.

Customer Identification Program Rule Exemption Order.

Minutes of a Board of Directors’ Meeting Previously Distributed.

Summary reports, status reports, and reports of actions taken pursuant to authority delegated by the Board of Directors.

CONTACT PERSON FOR MORE INFORMATION:

For further information, please contact Debra A. Decker, Executive Secretary, FDIC, at FDICBoardMatters@fdic.gov.

(Authority: 5 U.S.C. 552b)

Dated at Washington, DC, on June 18, 2025.

Federal Deposit Insurance Corporation.

Debra A. Decker,

Executive Secretary.

[FR Doc. 2025–11528 Filed 6–18–25; 4:15 pm]

BILLING CODE 6714–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

[OMB No. 3064–0026; –0178; –0191]

Agency Information Collection Activities: Proposed Collection Renewal; Comment Request

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice and request for comment.

SUMMARY: The FDIC, as part of its obligations under the Paperwork Reduction Act of 1995 (PRA), invites the general public and other Federal agencies to take this opportunity to comment on the renewal of the existing information collections described below (OMB Control No. 3064–0026; –0178 and –0191).

DATES: Comments must be submitted on or before August 22, 2025.

ADDRESSES: Interested parties are invited to submit written comments to the FDIC by any of the following methods:

- *Agency Website:* <https://www.fdic.gov/resources/regulations/federal-register-publications/>.
- *Email:* comments@fdic.gov. Include the name and number of the collection in the subject line of the message.
- *Mail:* Manny Cabeza (202–898–3767), Regulatory Counsel, MB–3128, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.

• *Hand Delivery:* Comments may be hand-delivered to the guard station at the rear of the 17th Street NW building (located on F Street NW), on business days between 7 a.m. and 5 p.m.

All comments should refer to the relevant OMB control number. A copy of the comments may also be submitted to the OMB desk officer for the FDIC: Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Manny Cabeza, Regulatory Counsel, 202–898–3767, mcabeza@fdic.gov, MB–3128, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.

SUPPLEMENTARY INFORMATION: Proposal to renew the following currently approved collection of information:

1. *Title:* Reporting Requirements for Transfer Agents.