of the Port Baltimore and leave the regulated areas immediately if the Captain of the Port Baltimore so orders.

(2) Unless otherwise directed by the Captain of the Port Baltimore, all vessels within the regulated areas shall be operated at the minimum speed necessary to maintain safe course.

(3) Persons desiring to transit the regulated area must first obtain authorization from the Captain of the Port Baltimore. To seek permission to transit the regulated areas, the Captain of the Port Baltimore and his designated representatives can be contacted at telephone number 410–576–2693 or on Marine Band Radio, VHF–FM channel 16 (156.8 MHz). All Coast Guard vessels enforcing these regulated areas can be contacted on marine band radio VHF–FM channel 16 (156.8 MHz).

(4) The Captain of the Port Baltimore will publish a notice in the Fifth Coast Guard District Local Notice to Mariners and will notify the public of any changes in the status of the regulated areas by a Marine Safety Radio Broadcast on VHF–FM marine band radio, channel 22A (157.1 MHZ).

(d) *Effective dates:* This rule is effective from June 13, 2012 through June 19, 2012.

(e) *Enforcement periods:* (1) "Arrival Area". Paragraph (b)(1) of this section will be enforced from 9 a.m. until 9 p.m. on June 13, 2012.

(2) "Departure Area". Paragraph (b)(2) of this section will be enforced from 6:30 a.m. until 3 p.m. on June 19, 2012.

PART 165—REGULATED NAVIGATION AREAS AND LIMITED ACCESS AREAS

1. The authority citation for part 165 continues to read as follows:

Authority: 33 U.S.C. 1231; 46 U.S.C. Chapter 701, 3306, 3703; 50 U.S.C. 191, 195; 33 CFR 1.05–1, 6.04–1, 6.04–6, and 160.5; Pub. L. 107–295, 116 Stat. 2064; Department of Homeland Security Delegation No. 0170.1.

2. Add § 165.T05–0123 to read as follows:

§ 165.T05–0123 Safety Zone; War of 1812 Bicentennial Commemorations, Chesapeake Bay and Port of Baltimore, MD.

(a) *Definitions*. (1) *"Captain of the Port Baltimore"* means the Commander, U.S. Coast Guard Sector Baltimore, Maryland.

(2) "Designated Representative" means any Coast Guard commissioned, warrant, or petty officer who has been authorized by the Captain of the Port Baltimore to assist in enforcing the safety zone described in paragraph (b) of this section.

(3) "War of 1812 Bicentennial Commemorations Vessels" includes all vessels participating in War of 1812 Bicentennial Commemorations activities under the auspices of the U.S. Department of Homeland Security Application for Marine Event submitted for the War of 1812 Bicentennial Commemorations activities in Baltimore, Maryland and approved by the Captain of the Port Baltimore.

(b) *Regulated areas.* The following locations are a moving safety zone: (1) All waters within 500 yards of any War of 1812 Bicentennial Commemorations vessel which is greater than 100 feet in length overall, while operating in the navigable waters of the Chesapeake Bay or its tributaries, north of the Maryland-Virginia border and south of latitude 39°35′00″ N.

(2) All waters within 100 yards of any War of 1812 Bicentennial Commemorations vessel which is greater than 100 feet in length overall, while operating in the navigable waters of the Chesapeake Bay or its tributaries, north of the Maryland-Virginia border and south of latitude 39°35′00″ N.

(c) *Regulations.* The general safety zone regulations found in 33 CFR 165.23 apply to the safety zone created by this temporary section, § 165.T05.0123. (1) All persons are required to comply with the general regulations governing safety zones found in 33 CFR 165.23.

(2) The Navigation Rules shall apply while within the safety zone described in paragraph (b).

(3) Persons and vessels intending to transit the area of the safety zone described in paragraph (b)(1) of this section shall operate at the minimum speed necessary to maintain a safe course, unless required to maintain speed by the Navigation Rules, and shall proceed as directed by the Captain of the Port Baltimore or his designated representative.

(4) Entry into or remaining in the area of the safety zone described in paragraph (b)(2) of this section is prohibited unless authorized by the Captain of the Port Baltimore or his designated representative. Persons desiring to transit the area of the safety zone described in paragraph (b)(2) of this section must first request authorization from the Captain of the Port Baltimore or his designated representative. To seek permission to transit the area, the Captain of the Port Baltimore and his designated representatives can be contacted at telephone number 410-576-2693 or on Marine Band Radio, VHF-FM channel 16 (156.8 MHz). The Coast Guard vessels enforcing this section can be contacted on Marine Band Radio, VHF-FM channel 16 (156.8 MHz). Upon

being hailed by a U.S. Coast Guard vessel, or other Federal, State, or local agency vessel, by siren, radio, flashing lights, or other means, the operator of a vessel shall proceed as directed. If permission is granted, all persons and vessels must comply with the instructions of the Captain of the Port Baltimore or his designated representative and proceed at the minimum speed necessary to maintain a safe course while within the zone, unless required to maintain speed by the Navigation Rules.

(5) The Captain of the Port Baltimore will notify the public of any changes in the status of this zone by a Marine Safety Radio Broadcast on Marine Band Radio VHF–FM channel 22A (157.1 MHZ).

(6) The U.S. Coast Guard may be assisted in the patrol and enforcement of the zone by Federal, State, and local agencies.

(d) *Effective dates:* This section is effective from June 12, 2012 through June 20, 2012.

(e) *Enforcement periods:* This section will be enforced from 6 p.m. on June 12, 2012 until 9 p.m. on June 13, 2012, and from 6 a.m. on June 19, 2012 until 5 a.m. on June 20, 2012.

Dated: February 26, 2012.

Mark P. O'Malley,

Captain, U.S. Coast Guard, Captain of the Port Baltimore.

[FR Doc. 2012–6222 Filed 3–14–12; 8:45 am] BILLING CODE 9110–04–P

LIBRARY OF CONGRESS

Copyright Office

37 CFR Part 201

[Docket No. RM 2011-7]

Notice of Public Hearings: Exemption to Prohibition on Circumvention of Copyright Protection Systems for Access Control Technologies

AGENCY: Copyright Office, Library of Congress.

ACTION: Notice of Public Hearings.

SUMMARY: The Copyright Office of the Library of Congress ("Office") will be holding public hearings on the possible exemptions to the prohibition against circumvention of technological measures that control access to copyrighted works. In accordance with the Copyright Act, as amended by the Digital Millennium Copyright Act, the Office is conducting its triennial rulemaking proceeding to determine whether there are particular "classes of works" as to which users are, or are likely to be, adversely affected in their ability to make noninfringing uses if they are prohibited from circumventing such technological measures. The first day of hearings will be dedicated to demonstrations of technology relevant to the rulemaking proceeding. **DATES:** The first public hearing, confined to demonstrations of technology, will be held in Washington, DC on Friday, May 11, 2012 at 10 a.m. Public hearings will also be conducted in Los Angeles, California at 9 a.m. on Thursday, May 17, 2012 and Friday, May 18, 2012, and in Washington, DC at 9 a.m. on Thursday, May 31, 2012, Friday, June 1, 2012, and Monday, June 4 through Wednesday, June 6, 2012. Requests to testify must be received by 5 p.m. E.D.T. on Monday, April 2, 2012. See the SUPPLEMENTARY INFORMATION below for more information on the hearing dates and for additional information on other requirements. **ADDRESSES:** The Los Angeles hearings will be held in the Moot Courtroom (Room 1310) of the University of California, Los Angeles, School of Law, 405 Hilgard Avenue, Los Angeles, CA. The Washington, DC round of public hearings will be held in the Copyright Hearing Room, LM-408 of the James Madison Building of the Library of Congress, 101 Independence Ave. SE., Washington, DC. See SUPPLEMENTARY **INFORMATION** for additional address information and other requirements.

FOR FURTHER INFORMATION CONTACT: Ben Golant, Assistant General Counsel, Office of the General Counsel, Copyright GC/I&R, P.O. Box 70400, Washington, DC 20024–0400. Telephone (202) 707–8380; fax (202) 707–8366. Requests to testify may be submitted through the request form available at *http://www.copyright.gov/1201/hearing-request.*

SUPPLEMENTARY INFORMATION: On September 29, 2011, the Copyright Office published a Notice of Inquiry seeking comments in connection with its rulemaking pursuant to Section 1201(a)(1) of the Copyright Act, 17 U.S.C. 1201(a)(1), which provides that the Librarian of Congress may exempt certain classes of works from the prohibition against circumventing a technological measure that controls access to a copyrighted work. 76 FR 60398 (Sept. 29, 2011). On December 20, 2011, the Office published a Notice of Proposed Rulemaking listing the proposed exemptions and requesting responsive comments. 76 FR 78866 (Dec. 20, 2011). The classes of works proposed for exemption and the responsive comments and reply

comments have been posted on the Office's Web site, along with the other notices published in the current rulemaking proceeding and a more complete statement of the background and purpose of the rulemaking. *See* http://www.copyright.gov/1201/.

The Office will be conducting public hearings in Los Angeles, California and Washington, DC to hear testimony relating to the proposed exemptions in this rulemaking. Interested parties are invited to submit requests to testify at these hearings. The dates for the hearings in Los Angeles, CA are May 17, 2012 and May 18, 2012. The dates for the Washington, DC hearings are May 31, June 1, 2012, and June 4 through June 6, 2012. Depending on the number of requests to testify received by the Copyright Office, it may not be necessary to conduct hearings on all of the available days. Updated information on the times and dates of the hearings may be found at http:// www.copyright.gov/1201/. The hearings will be organized by subject matter, and while the Copyright Office will attempt to accommodate preferences for particular dates, such accommodations may not be possible.

These hearings will be organized into separate sessions on each of the proposed classes of works. Witnesses testifying in support of and in opposition to each class will testify as part of the same panel. Testimony shall consist of presentations of facts and legal argument, followed by questions from Copyright Office staff.

In addition to the hearings described above, the Office will be conducting a special "Technology Hearing" to give proponents and opponents of proposed classes of works an opportunity to conduct demonstrations of various technologies pertinent to the merits of the proposals. This hearing will be primarily factual in nature. Witnesses wishing to present demonstrations are asked to do so at this hearing rather than at the other hearings, in order to permit the other hearings to proceed on schedule. Witnesses will be responsible for providing any hardware or software necessary to conduct a demonstration. This hearing shall take place on Friday, May 11, 2012 in Washington, DC. The Office believes that conducting this hearing one week before the commencement of the other hearings will give Copyright Office staff and other witnesses an opportunity to take the technology demonstrations into account at the later hearings. The Office is exploring the possibility of audiovisual streaming of the Technology Hearing, at least to persons who will be witnesses at the later

hearing and will be unable to attend the Technology Hearing. However, at this time the Office does not know whether that will be possible. Persons wishing to testify at the later hearings who wish to have access to such streaming if it is available should indicate their interest in their requests to testify.

All hearings will be open to the public, but seating will be limited. Witnesses and persons accompanying witnesses will be given priority in seating.

Requirements for persons desiring to testify: A request to testify must be submitted to the Copyright Office. All requests to testify must clearly identify:

- For all hearings:
 - The name of the person desiring to testify,
 - The organization or organizations represented, if any,
 - Contact information (address, telephone, and email),
 - The class of work on which you wish to testify (if you wish to testify on more than one proposed class of work, please state your order of preference).
- For the May 11 Technology Hearing:
 - A description of the technology you intend to demonstrate,
 - Identification of the proposed class(es) of works to which the technology is relevant,
 - Identification of any technical requirements (including hardware and software) for the demonstration,
 - An estimate of the length of time of the demonstration.
- For the May 17–18 and May 31–June 6 hearings:
 - A brief summary of your proposed testimony,
 - A description of any audiovisual material or demonstrative evidence, if any, that you intend to present,¹
 - A description of any material you intend to distribute, if any, at the hearing,
 - The location of the hearing at which you wish to testify (Washington, DC or Los Angeles, CA),
 - Dates on which you wish to testify in order of preference,
 - Whether you wish to be given remote access to the May 11 Technology Hearing (if available).

¹ As noted above, demonstrations of technology should be presented at the May 11 hearing. Any witness wishing to present audiovisual material or demonstrative evidence at the later hearings must request permission to do so in their requests to testify and explain why it is more appropriate to present that material at the later hearings than to do so at the May 11 hearing. The Office will carefully scrutinize such requests.

Note: Because the agenda will be organized based on subject matter, the Office cannot guarantee that it can accommodate requests to testify on particular dates (apart from the Technology Hearing). Depending on the number and nature of the requests to testify, it is possible that the Office will not be able to accommodate all requests to testify. All persons who submit a timely request to testify will receive confirmation by email or telephone. The Office will notify all witnesses of the date and expected time of their appearance, and the time allocated for their testimony.

Addresses for requests to testify: Requests to testify must be submitted via the Office's Web site form located at http://www.copyright.gov/1201/ and must be received by 5 p.m. E.D.T. on Monday, April 2, 2012. Persons who are unable to send requests via the Web site should contact Ben Golant, Assistant General Counsel, Office of the General Counsel at (202) 707–8380 to make alternative arrangements for submission of their requests to testify.

Form and limits on testimony at public hearings: There will be time limits on the testimony allowed for persons testifying that will be established after receiving all requests to testify. In order to avoid duplicative and cumulative testimony and to ensure that all relevant issues and viewpoints are addressed, the Office encourages parties with similar interests to select common representatives to testify on behalf of a particular position. A timely request to testify does not guarantee an opportunity to testify at these hearings. The Office stresses that factual arguments are at least as important as legal arguments. The hearings provide an opportunity to explain and, in some cases, demonstrate the factual basis of an argument. The Office encourages persons who wish to testify to provide demonstrations of particular problems or solutions as supplements to testimony. While testimony from attorneys who can articulate legal arguments in support of or in opposition to a proposed exempted class of works is useful, testimony from witnesses who can explain and demonstrate pertinent facts is strongly encouraged by the Office.

If audiovisual demonstrations or handouts will be used at any hearing, the Office requires submission of such materials to the Copyright Office 7 days prior to the hearing in order to make this information available to the other witnesses on the same panel. For the Technology Hearing, if a demonstration will consist of proprietary hardware or software, witnesses may need to provide representative handouts to be distributed to other witnesses prior to the hearing. Witnesses should assume that they will have to provide whatever electronic or audiovisual equipment is necessary for their presentations, although in particular cases the Office may be able to provide basic equipment (*e.g.*, a personal computer and a large monitor) or software. Persons intending to bring such equipment into the Library of Congress, *e.g.*, laptops, slide projectors, etc., are encouraged to give the Office advance notice and to arrive early in order to clear security screening by the Library police.

The Office intends to organize individual sessions of the hearings around particular or related classes of works proposed for exemption. If a request to testify involves more than one proposed exemption or related exemption, please specify, in order of preference, the proposed exemptions on which you would prefer to testify. Following receipt of the requests to testify, the Office will prepare an agenda of the hearings which will be posted at: http://www.copyright.gov/1201/. The Office will also provide additional information on directions and parking for all persons testifying at the Los Angeles, CA round of hearings. To facilitate this process, it is essential that all of the required information listed above be included in a request to testify.

Dated: March 12, 2012.

Maria A. Pallante,

Register of Copyrights. [FR Doc. 2012–6333 Filed 3–14–12; 8:45 am] BILLING CODE 1410–30–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R01-OAR-2009-0696; A-1-FRL-9647-6]

Approval and Promulgation of Air Quality Implementation Plans; Maine; Reasonably Available Control Technology (RACT) for the 1997 8– Hour Ozone Standard

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: The EPA is proposing to approve several State Implementation Plan (SIP) revisions submitted by the State of Maine Department of Environmental Protection. These SIP revisions consist of a demonstration that Maine meets the requirements of reasonably available control technology (RACT) for oxides of nitrogen (NO_X) and volatile organic compounds (VOCs) set forth by the Clean Air Act (CAA) with respect to the 1997 8-hour ozone standard as well as several new and revised VOC regulations. The intended effect of this action is to propose approval of Maine's RACT demonstration for satisfying the State's RACT SIP revision obligation as of September 15, 2006 and to propose approval of Maine's other submitted SIP regulations. This action is being taken in accordance with the CAA.

DATES: Written comments must be received on or before April 16, 2012. **ADDRESSES:** Submit your comments, identified by Docket ID Number EPA–R01–OAR–2009–0696 by one of the following methods:

1. *www.regulations.gov:* Follow the on-line instructions for submitting comments.

2. Email: arnold.anne@epa.gov.
3. Fax: (617) 918–0047.

4. *Mail:* "Docket Identification Number EPA–R01–OAR–2009–0696," Anne Arnold, U.S. Environmental Protection Agency, EPA New England Regional Office, Office of Ecosystem Protection, Air Quality Planning Unit, 5 Post Office Square—Suite 100, (Mail code OEP05–2), Boston, MA 02109– 3912.

5. Hand Delivery or Courier. Deliver your comments to: Anne Arnold, Manager, Air Quality Planning Unit, U.S. Environmental Protection Agency, EPA New England Regional Office, Office of Ecosystem Protection, Air Quality Planning Unit, 5 Post Office Square—Suite 100, (mail code OEP05– 2), Boston, MA 02109–3912. Such deliveries are only accepted during the Regional Office's normal hours of operation. The Regional Office's official hours of business are Monday through Friday, 8:30 a.m. to 4:30 p.m., excluding legal holidays.

Instructions: Direct your comments to Docket ID No. EPA-R01-OAR-2009-0696. EPA's policy is that all comments received will be included in the public docket without change and may be made available online at www.regulations.gov, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Do not submit through www.regulations.gov, or email, information that you consider to be CBI or otherwise protected. The www.regulations.gov Web site is an "anonymous access" system, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. If you send an email comment directly