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PART I

NOTICE TO AGENCIES

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HIGHLIGHTS OF THIS ISSUE

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[FRL 374-7]

**IDENTIFICATION OF PRODUCTS AS
MAJOR SOURCES OF NOISE**

Report

The Noise Control Act of 1972 (Pub. L. 92-574, 86 Stat. 1234) established, by statutory mandate, a national policy "to promote an environment for all Americans free from noise that jeopardizes their health and welfare." The Act provides for a division of powers between the Federal and state and local governments in which the primary Federal responsibility is for noise source emission control. The states and other political subdivisions retain rights and authorities to establish and enforce controls on environmental noise through licensing, regulation, or restriction of the use, operation, or movement of noise sources and on the levels of noise permitted in their environments. As specified in the Noise Control Act of 1972, the first step toward promulgation of noise standards for new products is identification of those

products that are major sources of noise. Section 5(b) of the Act provides as follows:

"The Administrator shall, after consultation with appropriate Federal agencies, compile and publish a report or series of reports (1) identifying products (or classes of products) which in his judgment are major sources of noise, and (2) giving information on techniques for control of noise from such products, including available data on the technology, costs, and alternate methods of noise control. The first such report shall be published not later than eighteen months after the date of enactment of this Act."

Section 5(a) (1) (C) sets out four categories of products that must be considered by the Administrator for noise regulation.

1. Construction equipment.
2. Transportation equipment (including recreational vehicles and related equipment).
3. Any motor or engine (including any equipment of which an engine or a motor is an integral part).
4. Electrical or electronic equipment.

On June 31, 1974 (30 FR 23297), the Administrator published the first report under section 5(b) identifying two products as major sources of noise: Medium and heavy duty trucks and portable air compressors. Proposed regulations have been published that would provide for the control of noise produced by these products. That report also listed a number of other candidates for possible future identification.

Approach used to assess environmental impact. To accomplish the broad intent of the Noise Control Act of 1972, the EPA has developed an overall framework for assessing the environmental impact of all the sources of environmental noise. The first step of this development was the Title IV report ("Report to the President and Congress on Noise," Doc. No. 92-03, 92nd Congress 2nd Session, February 1972), which provided an initial data base on noise reduction technology appropriate to various product types, environmental noise levels, and criteria related to public health and welfare. The second step was the publication of the "Criteria Document" ("Public Health and Welfare Criteria for Noise," EPA, July 27, 1973) as required by section 5(a) (1) of the Noise Control Act of 1972. The third step was the publication of the "Levels Document" ("Information on Levels of Environmental Noise Requisite to Protect Public Health and Welfare with an Adequate Margin of Safety," EPA, March 1974) as required by section 5(a) (2).

The levels identified in the "Levels Document" are baseline target goals based on the risks to public health and welfare from noise pollution without regard for cost or technical feasibility. To identify the levels, EPA selected two cumulative energy measures for quantifying noise exposures that can be related to human response.

1. Leq, the A-weighted equivalent sound level (the source level in dBA conveying the same sound energy as the actual time-varying sound during a given period) was selected as

a descriptor of noise relative to long-term hazard to hearing.

2. Ldn, the day-night sound level (the 24 hour Leq with a 10 dBA penalty applied to the period from 10 p.m. to 7 a.m.) was selected as a descriptor of noise relative to interference with human activities, e.g., speech communication, sleep, and other factors that may lead to annoyance.

An abbreviated summary of the identified levels is given in Table 1.

TABLE 1.—Noise levels protective of health and welfare

Human response	Leq	Ldn
Hearing loss (8 hr).....	75	75
Hearing loss (24 hr).....	70	70
Outdoor interference and annoyance.....	55	55
Indoor interference and annoyance.....	45	45

Analytic procedures. The impact of an environmental noise has two basic dimensions: extensity and intensity. Extensity of impact is measured in terms of the numbers of people impacted regardless of the severity of the impact. Intensity, or severity, of an individual's impact is measured in terms of the level of the environmental noise.

For analytic purposes, it is desirable to have a single number representing the magnitude of the total noise impact in terms of both extensity and intensity in a specific environmental situation. With a single noise impact scale, changes in impact can be evaluated in terms of simple percentage changes from the initial value. This need led to the use by EPA of the Equivalent Noise Impact Analysis Method. An example showing the nature and use of the method is EPA's "Project Report, Noise Standards for Civil Subsonic Turbojet Engine-Powered Airplanes (Retrofit and First Noise Level)," 16 December 1974, obtainable from the Environmental Protection Agency, Office of Noise Abatement and Control, 1921 Jefferson Davis Highway, Arlington, Va. 20460. In this method, the intensity of an environmental noise impact at a specific location is characterized by the Fractional Impact (FI).

The fractional impact of a noise environment on an individual as used by EPA is proportional to the amount (in decibels) that the noise level exceeds the appropriate level identified in the "Levels Document" as shown in Table 1. The fractional impact is zero when the noise level is at or below the identified level. The fractional impact rises to 1.0 at 20 decibels above the identified level and can exceed unity in situations in which the noise level exceeds 20 decibels above the identified level. The range from zero to 20 decibels above the criterion level represents the range between those noise levels that are totally acceptable and those noise levels that are totally unacceptable to the individual in terms of annoyance response and speech interference. The total Equivalent Noise Impact (ENI) is then determined by summing the individual fractional impacts for all people affected by the environment. In this counting, then, two people exposed to 10 decibels above the identified level (fractional impact = 0.5) would

be equivalent to one person exposed to 20 decibels above the identified level (fractional impact = 1.0). The ENI can thus be considered as the equivalent number of people 100 percent impacted by the noise environment.

To determine which sources ought to be identified for regulation, EPA considers their fractionally weighted noise impact. This measure includes both the intensity (loudness) and extensity (population affected) of noise source impact. Nevertheless, it cannot completely supplant the Administrator's judgment as to an appropriate sequence of noise source regulation. In addition, other factors such as necessary lead time for development of a regulation, voluntary industry noise standards, interrelationship of regulations, and relative availability of data can affect the sequence of identification.

Candidates for major noise sources.

The noise impact method has been applied in analyses using available noise data on products and classes of products distributed in commerce, population exposure data in various locations, and "Levels Document" criteria to develop a list of product types for possible consideration for regulatory action. This list is reflected in Table 2. In applying judgment, as prescribed in section 5(b) of the Act, as to which of these product types warrant identification as major sources of noise, those candidates having cumulative noise levels in normal use contributing to environmental noise levels in excess of "Levels Document" criteria are considered major noise source candidates. Using the fractional noise impact technique and available data, further consideration is given to those candidates contributing the greatest impact. Both the contribution to outdoor environmental noise and the impact on passengers and operators are included in the analysis.

TABLE 2.—POSSIBLE CANDIDATES FOR NOISE SOURCES

SURFACE TRANSPORTATION	
Automobiles (including sports cars, compact, and standard passenger cars)	
Buses	
Medium and Heavy Duty Trucks (already identified)	
Light Trucks	
Motorcycles	
Railroad locomotives	
Rapid Transit-rail	
Special auxiliary equipment on trucks	
Tires	
AIR TRANSPORTATION (NOT CANDIDATES FOR SECTION 5 REGULATION)	
Business jet aircraft	
Commercial subsonic jet aircraft	
Commercial supersonic jet aircraft	
Helicopters	
Propeller driven small airplanes	
Short haul aircraft	
CONSTRUCTION/INDUSTRIAL EQUIPMENT	
Air compressors (already identified)	
Backhoes	
Chain saws	
Concrete vibrators	
Cranes, derrick	
Cranes, mobile	
Dozers (track and wheel)	

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Engine driven industrial equipment

- Generators
- Graders
- Loaders (track and wheel)
- Mixers
- Pavement breakers
- Pavers
- Pile drivers
- Pneumatic and hydraulic tools
- Power saws
- Pumps
- Rock drills
- Rollers
- Scrapers
- Shovels

RECREATIONAL VEHICLES

- Snowmobiles
- Motorboats
- Offroad motorcycles (including minicycles)
- Other off highway vehicles

LAWN CARE

- Edgers
- Gasoline tractors
- Hedge clippers
- Home tractors
- Lawn mowers
- Snow and leaf blowers
- Tillers
- Trimmers

HOUSEHOLD APPLIANCES

- Air conditioners
- Clothes dryers
- Clothes washers
- Dehumidifiers
- Dishwashers
- Electric can openers
- Electric heaters
- Electric knives
- Electric knife sharpeners
- Electric shavers
- Electric toothbrushes
- Exhaust fans
- Floor fans
- Food blenders
- Food disposals (grinders)
- Food mixers
- Freezers
- Hair clippers
- Hair dryers
- Home shop tools
- Humidifiers
- Refrigerators
- Sewing machines
- Slide/movie projectors
- Vacuum cleaners
- Window fans

Identification of major noise sources. EPA hereby identifies the following products as major sources of noise in accordance with section 5(b) of the Noise Control Act of 1972: motorcycles, buses, wheel and track loaders and wheel and track dozers (earth moving equipment), truck transport refrigeration units, and truck-mounted solid waste compactors (special auxiliary equipment on trucks). Additional information, as prescribed in section 5(b) (2) of the Act, will be published in advance of rulemaking. For the products identified, this will include information on techniques for control of noise, available data on technology, costs, and alternate methods of noise control. Motorcycles, buses, wheel and track loaders and wheel and track dozers contribute significant impacts to outdoor environmental noise and on passengers/operators. Identification of special purpose truck equipment, such as transport refrigeration units and solid waste compactor units, provides for noise control

standards consistent with standards already proposed for new medium and heavy duty trucks. It is recognized that the noise impact from such special purpose equipment alone is of a lower order of magnitude. However, in view of the actions already taken to control noise emissions from medium and heavy duty trucks, control of these sources is required to avoid reducing the effectiveness of those regulations.

In the development of regulations for these products identified as major sources of noise, possible labeling requirements will be examined as well as noise control standards.

EPA will be selecting other products for future identification from among the large number of possible candidates listed in Table 2. The order in which they are identified will depend upon the various considerations discussed above, of which fractional noise impact is the major, but not exclusive, consideration. Automobiles and snowmobiles are currently under study. The size and complexity of the automotive industry and the extensive effort necessary to adequately evaluate cost and available technology make immediate regulation of automobile noise impossible. The EPA judgment to temporarily defer identification of snowmobiles takes into account consideration of voluntary standards being developed by the snowmobile industry. Major progress has been made in that regard, and continuing action is underway. EPA is in the process of evaluating this voluntary industry effort. In so doing, EPA is taking into account the fact that much of the noise impact associated with snowmobiles affects operators and passengers in recreational and other voluntary activities. EPA also is developing information on the need for labeling of snowmobiles under section 8 of the Act, working in conjunction with the Consumer Product Safety Commission.

EPA also intends to study during Fiscal Year 1975 light trucks, motorboats, chain saws, irons, pneumatic and hydraulic tools, pile drivers, lawn care equipment, and other special auxiliary equipment on trucks for possible future identification.

This report is issued under the authority of the Noise Control Act of 1972, section 5(b) (1), 88 Stat. 1236 (42 U.S.C. 4904(b) (1)).

Dated: May 20, 1975.

RUSSELL E. TRAIN,
Administrator.

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