

40 C.F.R. § 131.9

Protection of Tribal reserved rights.

- (a) Where a right holder has asserted a Tribal reserved right in writing to the State and EPA for consideration in establishment of water quality standards, to the extent supported by available data and information, the State must:
- (1) Take into consideration the use and value of their waters for protecting the Tribal reserved right in adopting or revising designated uses pursuant to \S 131.10;
- (2) Take into consideration the anticipated future exercise of the Tribal reserved right unsuppressed by water quality in establishing relevant water quality standards; and

This document is only available to subscribers. Please log in or purchase access.

Purchase Login