

protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-789 Filed 1-11-95; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-5137-9]

Agency Information Collection Activities Under OMB Review

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and its expected cost and burden.

DATES: Comments must be submitted on or before February 13, 1995.

FOR FURTHER INFORMATION OR A COPY OF THIS ICR CONTACT: Sandy Farmer at EPA, (202) 260-2740.

SUPPLEMENTARY INFORMATION:

Office of Solid Waste and Emergency Response

Title: Underground Storage Tanks: Technical and Financial Requirements and State Program Approval Procedures (ICR No. 1360.04; OMB No. 2050-0068). This ICR consolidates and renews three approved collections: ICR 1360, Underground Storage Tanks (USTs)—Notification, Reporting, and Recordkeeping Requirements (OMB No. 2050-0068); ICR 1359, RCRA Financial Responsibility Requirements for USTs (OMB No. 2050-0066); and ICR 1355, UST—Requirements for State Program Approval (OMB No. 2050-0067).

Abstract: This ICR details the information collection activities associated with technical, financial responsibility, and state program approval requirements for owners and operators of underground storage tanks (USTs). Owners of USTs that contain regulated substances must notify their designated State or local agency of the existence of their tanks. Owners of new or replacement UST systems must notify

their designated agency within 30 days of bringing a tank into use by submission of the federal notification form, or an approved alternate State notification form. Also, any person who sells a tank intended to be used in an UST system must advise the tank purchaser of the owner's notification requirements. UST owners and operators must maintain records on monitoring, cathodic protection, installation, release detection equipment calibration, maintenance, repairs, and closures. UST owners and operators must also report on suspected and confirmed releases; initial abatement; initial site characterization; free product removal; cleanup investigation; corrective action; and closure. State, local, and federal authorities use the information to verify statutory compliance and to enforce technical standards for USTs.

The financial responsibility requirements for owners/operators of USTs are specified in Subpart H, Financial Responsibility Requirements, 40 CFR Part 280. Owners/operators of USTs containing petroleum must obtain evidence of financial responsibility for UST releases. In order to comply with the requirements, owners/operators of USTs containing petroleum must obtain one of the financial instruments specified in the regulation. On occasion, owners/operators who obtain a financial instrument must report to EPA on the status of financial assurance instruments, their financial status or the financial status of institutions issuing the instruments. In addition, owners/operators must maintain records of the financial instrument along with a statement that they are in compliance with the financial responsibility requirements.

The requirements for approved State programs are specified in 40 CFR Part 281. Any State, Territory or Indian Tribe wishing to operate an UST program in lieu of the federal program must submit a one-time application to EPA for approval. In addition, approved States may have to submit a revised application under certain circumstances, for example, when a key State law or UST regulation is repealed or modified. Development of an application is coordinated with EPA Regional Offices, and States may submit draft applications to EPA for review and comment prior to submittal of the official State application. EPA reviews the State application to determine whether the State technical requirements are as stringent as the corresponding federal requirements and if the State program provides adequate

enforcement for compliance with the requirements.

Burden Statement: The public reporting burden for this collection is estimated to average 12 hours per response and 11 hours per recordkeeper annually for UST facilities. For states applying for program approval, the public reporting burden is estimated to average 108 hours per response and 34 hours per recordkeeper annually. This estimate includes all aspects of the information collection including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

Respondents: Owners and Operators of Underground Storage Tanks that contain regulated substances, States, Territories, and Indian Tribes.

Estimated Number of Respondents: 389,296.

Estimated Number of Responses Per Respondent: 1.

Estimated Total Annual Burden on Respondents: 9,088,267 hours.

Frequency of Collection: On occasion.

Send comments regarding the burden estimate, or any other aspect of this collection of information, including suggestions for reducing the burden, to: Sandy Farmer, U.S. Environmental Protection Agency, Information Policy Branch (PM-223Y), 401 M Street SW., Washington, D.C.

and

Jonathan Gledhill, Office of Management and Budget, Office of Information and Regulatory Affairs, 725 17th Street NW., Washington, D.C. 20503.

Dated: January 5, 1995.

Paul Lapsley,

Director, Regulatory Management Division.

[FR Doc. 95-704 Filed 1-11-95; 8:45 am]

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[WH-FLR-5138-8]

State and Local Assistance; Grants for State Water Pollution Control Revolving Funds (Title VI) Under the Clean Water Act

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of allotment.

SUMMARY: The Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995, (the Act) provides \$1,235,200,000 to capitalize State Revolving Fund (SRF) programs authorized by Title VI of the

Clean Water Act (CWA). This notice sets forth the State allotments for Fiscal Year (FY) 1995 for their SRF programs. It also provides notice that one-half of one percentum of the appropriation, \$6,176,000, is reserved for grants to Indian Tribes and Alaska Native Villages to construct sewage treatment facilities.

FOR FURTHER INFORMATION CONTACT: Mr. Leonard B. Fitch, Municipal Support Division, Office of Wastewater Management (202) 260-5858.

SUPPLEMENTARY INFORMATION: Public Law No. 103-327, the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995, provides \$1,235,200,000 to capitalize SRF programs authorized by Title VI of the CWA. Section 604(a) of the CWA requires that funds appropriated for Title VI for FYs 1987-1990 be allotted in accordance with the table in section 205(c)(3) of the CWA. Congress has given the Agency no instruction regarding the allotment of FY 1995 funds. In the absence of Congressional

action, the Agency will allot the FY 1995 funds in accordance with the table in section 205(c)(3) except as described below.

Indian Tribes Adjustment

Public Law 102-389 authorized the Administrator to reserve up to one half of one percentum of the funds appropriated for FY 1993 and thereafter for the State Revolving Funds for making grants to Indian Tribes and Alaska Native Villages for construction of wastewater treatment facilities. The full amount is hereby reserved to be administered under the Indian Set-Aside Program authorized by section 518(c) of the CWA.

Trust Territory Adjustment

In Public Law No. 99-658, Congress approved a Compact of Free Association for the Trust Territories' members. Two entities, the Federated States of Micronesia and the Republic of the Marshall Islands have implemented Compacts and are no longer eligible for grants under Title VI. At the beginning of the FY the Republic of Palau's

Compact of Free Association had not become effective, and, under Public Law No. 99-239, Section 105(h)(2), Palau remains eligible for Title VI grants. Funds that otherwise would have been allotted to the Federated States of Micronesia and the Republic of the Marshall Islands are redistributed to the States and Territories by proportionally increasing their respective shares of the appropriation as shown in the column titled "Allotment Formula After Trust Territory Adjustments". The actual allotments resulting from the adjusted allotment shares are shown in the column titled "Fiscal Year 1995 State Allotment". The table at the end of this notice lists the amount of funding made available to each State. These funds are available for obligation until September 30, 1996. Grants from the allotments may be awarded as of the date that the funds were issued to the Regional Administrators by the Comptroller of EPA.

Dated: December 22, 1994.

Carol M. Browner,
Administrator.

State	Allotment formula	Allotment formula after trust territory adjustment	Fiscal year 1995 title VI state allotment
Alabama	0.011309	0.011320	\$13,911,900
Alaska	0.006053	0.006059	7,446,200
Arizona	0.006831	0.006837	8,403,300
Arkansas	0.006616	0.006622	8,138,800
California	0.072333	0.072400	88,981,600
Colorado	0.008090	0.008098	9,952,000
Connecticut	0.012390	0.012402	15,241,800
Delaware	0.004965	0.004970	6,107,800
Dist. of Columbia	0.004965	0.004970	6,107,800
Florida	0.034139	0.034171	41,996,600
Georgia	0.017100	0.017116	21,035,800
Hawaii	0.007833	0.007840	9,635,900
Idaho	0.004965	0.004970	6,107,800
Illinois	0.045741	0.045783	56,269,000
Indiana	0.024374	0.024397	29,984,100
Iowa	0.013688	0.013701	16,838,500
Kansas	0.009129	0.009137	11,230,200
Kentucky	0.012872	0.012884	15,834,700
Louisiana	0.011118	0.011128	13,677,000
Maine	0.007829	0.007836	9,631,000
Maryland	0.024461	0.024484	30,091,100
Massachusetts	0.034338	0.034370	42,241,400
Michigan	0.043487	0.043527	53,496,200
Minnesota	0.018589	0.018606	22,867,500
Mississippi	0.009112	0.009120	11,209,300
Missouri	0.028037	0.028063	34,490,200
Montana	0.004965	0.004970	6,107,800
Nebraska	0.005173	0.005178	6,363,600
Nevada	0.004965	0.004970	6,107,800
New Hampshire	0.010107	0.010116	12,433,300
New Jersey	0.041329	0.041367	50,841,500
New Mexico	0.004965	0.004970	6,107,800
New York	0.111632	0.111736	137,325,400
North Carolina	0.018253	0.018270	22,454,200
North Dakota	0.004965	0.004970	6,107,800
Ohio	0.056936	0.056989	70,040,700
Oklahoma	0.008171	0.008179	10,051,700
Oregon	0.011425	0.011436	14,054,600
Pennsylvania	0.040062	0.040099	49,282,900
Rhode Island	0.006791	0.006797	8,354,100

State	Allotment formula	Allotment formula after trust territory adjustment	Fiscal year 1995 title VI state allotment
South Carolina	0.010361	0.010371	12,745,700
South Dakota	0.004965	0.004970	6,107,800
Tennessee	0.014692	0.014706	18,073,600
Texas	0.046226	0.046269	56,865,600
Utah	0.005329	0.005334	6,555,600
Vermont	0.004965	0.004970	6,107,800
Virginia	0.020698	0.020717	25,462,000
Washington	0.017588	0.017604	21,636,200
West Virginia	0.015766	0.015781	19,394,800
Wisconsin	0.027342	0.027367	33,635,200
Wyoming	0.004965	0.004970	6,107,800
American Samoa	0.000908	0.000909	1,117,000
Guam	0.000657	0.000658	808,200
N. Marianas	0.000422	0.000422	519,100
Puerto Rico	0.013191	0.013203	16,227,100
T T of Palau	0.000367	0.000367	451,500
Virgin Islands	0.000527	0.000527	648,300
State totals	0.999072	1.000000	1,229,024,000
Indian tribes	6,176,000
Total all funds	1,235,200,000

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[PF-618; FRL-4927-7]

Rhone Poulenc Ag Co.; Request for Extension of Tolerances for Thiodicarb

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice.

SUMMARY: EPA has received from Rhone Poulenc Ag Co. a request to extend the tolerances for the insecticide thiodicarb and its metabolite in or on leafy vegetables, broccoli, cabbage, and cauliflower. The tolerances had been established after the filing by Rhone Poulenc Ag Co. of pesticide petitions 7F3516 and 6F3417.

DATES: Comments, identified by the document control number (PF-618), must be received on or before February 13, 1995.

ADDRESSES: By mail, submit written comments on this notice, identified by the document control number (PF-618), to: Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, bring comments to: Rm. 1132, CM #2, 1921 Jefferson Davis Hwy., Arlington, VA.

Information submitted and any comment(s) concerning this notice may be claimed confidential by marking any part or all of that information as "Confidential Business Information" (CBI). Information so marked will not be disclosed except in accordance with

procedures set forth in 40 CFR part 2. A copy of the comment(s) that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice to the submitter. Information on the proposed test and any written comments will be available for public inspection in Rm. 1132 at the Virginia address given above, from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays.

FOR FURTHER INFORMATION CONTACT: By mail: Dennis H. Edwards, Jr., Product Manager (PM-19), Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location and telephone number: Rm. 207, CM #2, 1921 Jefferson Davis Hwy., Arlington, VA, (703) 305-6386.

SUPPLEMENTARY INFORMATION: EPA has received from the Rhone Poulenc Ag Co., P.O. Box 12014, Research Triangle Park, NC 27709, requests to extend for 1 year a temporary tolerance that expires on August 15, 1996, for the combined residues of the insecticide thiodicarb (dimethyl *N,N'*-[thiobis [(methylimino) carbonyloxy]]bis [ethanimidothioate]), in or on leafy vegetables at 35 parts per million (ppm) under 40 CFR 180.407(b) and a temporary tolerance that expires on August 15, 1996, for the aforementioned combined residues of the insecticide thiodicarb and its metabolite, methomyl, in or on broccoli at 7 ppm, cabbage at 7 ppm, and cauliflower at 7 ppm under 40 CFR 180.407(c). (For a rule previously extending these

tolerances, see the **Federal Register** of August 11, 1993 (58 FR 42673).)

Authority: 21 U.S.C. 346a and 348.
Dated: December 22, 1994.

Lois Rossi,

Acting Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 95-820 Filed 1-11-95; 8:45 am]
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[OPP-180956; FRL 4928-1]

Receipt of Applications for Emergency Exemptions to Use Bifenthrin; Solicitation of Public Comment

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice.

SUMMARY: EPA has received specific exemption requests from the California Environmental Protection Agency and the Texas Department of Agriculture (hereafter referred to as the "Applicants") to use the pesticide bifenthrin [CAS 82657-04-3 (*cis isomer*) and CAS 83322-02-5 (*trans isomer*)] to treat up to 200,000 and 36,000 acres, respectively, of cucurbits (cucumbers, melons, pumpkins, and squash) to control the sweet potato whitefly. In accordance with 40 CFR 166.24, EPA is soliciting public comment before making the decision whether or not to grant the exemptions.

DATES: Comments must be received on or before January 27, 1995.

ADDRESSES: Three copies of written comments, bearing the identification notation "OPP-180956," should be