

SUPPLEMENTARY INFORMATION: EPA has received amendments to pesticide (PP) and/or food/feed additive (FAP) petitions as follows proposing the establishment and/or amendment of tolerances or regulations for residues of certain pesticide chemicals in or on certain agricultural commodities. EPA has also received a request to withdraw without prejudice to future filing a pesticide petition. The petitions are as follows:

Amended Petitions

1. *PP 3F4231*. Miles, Inc., Agricultural Division, P.O. Box 4913, Kansas City, MO 64120-0013, has submitted a revised petition, notice of which originally appeared in the **Federal Register** of October 21, 1993 (58 FR 54354). The revised petition proposes that 40 CFR part 180 be amended to establish tolerances for combined residues of imidacloprid, 1-[(6-chloro-3-pyridinyl)methyl]-*N*-nitro-2-imidazolidinimine, and its metabolites containing the 6-chloropyridinyl moiety, all expressed as imidacloprid, on the following commodities: Fruiting vegetables (including tomato, eggplant, and pepper) at 1.0 part per million (ppm); *Brassica* (cole) leafy vegetables (including broccoli, cauliflower, Brussels sprouts, and cabbage at 3.5 ppm; lettuce, head and leaf at 3.5 ppm; and grapefruit at 1.0 ppm. (PM 19)

2. *PP 4F4318*. Myotech Corp., 630 Utah Ave., P.O. Box 4109, Butte, MT 59702, has submitted a revised petition, notice of which originally appeared in the **Federal Register** of July 13, 1994 (59 FR 35718). The revised petition proposes that 40 CFR part 180 be amended by establishing a regulation to exempt from the requirement of a tolerance residues of the insecticide *Beauvaria bassiana* strain GHA in or on all raw agricultural commodities. (Phil Hutton)

3. *FAP 3H5675*. Miles, Inc., Agricultural Div., P.O. Box 4913, Kansas City, MO 64120-0013, has submitted a revised food/feed additive petition, notice of which originally appeared in the **Federal Register** of October 21, 1993 (58 FR 54356). The revised petition proposes that 40 CFR parts 185 (food additives) and 186 (feed additives) be amended to establish tolerances for combined residues of imidacloprid, 1-[(6-chloro-3-pyridinyl)methyl]-*N*-nitro-2-imidazolidinimine, and its metabolites containing the 6-chloropyridinyl moiety, all expressed as imidacloprid, in or on the following food additive commodities: Tomato, puree at 3.0 ppm, tomato, paste at 6.0 ppm, and grape, raisin and juice at 1.5 ppm; and in or on the following feed

additive commodities: Tomato, pomace (wet or dried) at 4.0 ppm; grape, pomace (wet or dried) at 5.0 ppm; and grape, raisin waste at 15.0 ppm. (PM 19)

Withdrawn Petition

4. *PP 1E2573*. Sandoz Agro, Inc., 1300 E. Touhy Ave., Des Plaines, IL 60018-3300, has requested to withdraw without prejudice to future filing its petition to establish tolerances for residues of quinalphos (*O,O*-diethyl *O*-2-quinoxalinylnyl phosphorothioate) at 0.2 ppm in or on apples, 0.2 ppm in or on citrus, and 0.1 ppm in or on tomatoes. Sandoz made the request in a letter dated January 5, 1995. (PM 19)

List of Subjects

Environmental protection, Agricultural commodities, Food additives, Feed additives, Pesticides and pests.

Authority: 7 U.S.C. 136a.

Dated: February 2, 1995.

Janet L. Andersen,

Acting Director, Biopesticides and Pollution Prevention Division, Office of Pesticide Programs.

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FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2055]

Petition for Reconsideration of Actions in Rulemaking Proceedings

February 3, 1995.

Petition for reconsideration have been filed in the Commission rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR 1.429(e). The full text of these documents are available for viewing and copying in Room 239, 1919 M Street, NW, Washington, DC or may be purchased from the Commission's copy contractor ITS, Inc. (202) 857-3800. Opposition to these petitions must be filed February 23, 1995. See § 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Amendment of part 73, subpart G, of the Commission's Rules Regarding the Emergency Broadcast System. (FO Docket No. 91-301 and FO Docket No. 91-171)

Number of Petitions Filed: 5.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-3091 Filed 2-7-95; 8:45 am]

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[WT Docket No. 95-11; DA 95-83]

Designation of Amateur License Renewal Application for Hearing

AGENCY: Federal Communications Commission.

ACTION: Hearing designation order.

SUMMARY: This Order designates the application of Herbert L. Schoenbohm to renew his amateur radio station license (KV4FZ) and his Amateur Extra Class operator license for hearing on the basis of a criminal conviction.

FOR FURTHER INFORMATION CONTACT: Thomas D. Fitz-Gibbon, Enforcement Division, Wireless Telecommunications Bureau, Federal Communications Commission, Washington, DC 20554; or telephone (202) 418-0693.

SUPPLEMENTARY INFORMATION:

1. This is a summary of the Order adopted January 18, 1995, and released January 30, 1995. The complete text of this Order may be purchased from the Commission's copy contractor, International Transcription Service, (202) 857-3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

2. The Order asserted that Mr. Herbert L. Schoenbohm has applied for renewal of his amateur service station and operator licenses.

3. The Order asserted further that, in *Government v. Schoenbohm*, No. Crim: 1991/0108 (D.V.I. Dec. 30, 1992), Mr. Schoenbohm was convicted in the U.S. District Court for the District of the Virgin Islands (District Court) of violating 18 U.S.C. 1029(a)(1) (fraudulent use of counterfeit access device); and that, on appeal, the U.S. Court of Appeals for the Third Circuit affirmed Mr. Schoenbohm's conviction. *United States v. Schoenbohm*, No. 93-7516 (Third Circuit July 22, 1994).

4. The Order alleged that, in view of the criminal conviction described above, Mr. Schoenbohm apparently lacks the requisite qualifications for a renewal of his amateur service licensee.

5. The Order designated Mr. Schoenbohm's application for hearing upon the following issues:

(a) To determine whether, in light of the conviction described above, Herbert L. Schoenbohm is qualified to renew his amateur service licenses.

(b) To determine, in light of the foregoing issue, whether granting Herbert L. Schoenbohm's application