

previously had been granted a refund for a service station at the same address as David Blvd. Texaco. Martin informed the OHA that it consigned its Texaco product purchases to various subleases of the station, of which Jarovics and Kapner were one. Jarovics and Kapner could not produce any evidence which could substantiate their claim that they purchased the Texaco products from Martin and did not take the products on consignment. The DOE determined the consignees of purchasers of Texaco products were not eligible for a refund and that Jarovics and Kapner had failed to establish that they in fact purchased the Texaco products from Martin.

Consequently, the DOE determined that granting Jarovics and Kapner a refund would not constitute restitution for Texaco's alleged overcharges and their Application for Refund should be denied.

Texas Utilities Company, 11/28/94, RC272-265

A refund was granted to Texas Utilities Company (TUC) in the Subpart V crude oil refund proceeding in a decision dated September 29, 1994 (Case No. RF272-94695). However, a subsidiary of TUC, Texas Utilities Electric Company, had executed a Utilities Escrow Settlement Claim Form and Waiver and Release in the

Department of Energy Stripper Well Exemption Litigation. The execution of this form waived the rights of the signatory, its parent and any affiliates to any future crude oil refund payments. Upon discovering the waiver signed by the subsidiary, the refund granted in Case No. RF272-94695 was rescinded.

Refund Applications

The Office of Hearings and Appeals issued the following Decisions and Orders concerning refund applications, which are not summarized. Copies of the full texts of the Decisions and Orders are available in the Public Reference Room of the Office of Hearings and Appeals.

Atlantic Richfield Company/Schock Arco	RF304-15462	11/29/94
Choctaw County et al	RF272-86600	11/30/94
Clark Oil & Refining Corp./Coleman's Clark Service	RF342-327	11/29/94
Farmers Union Oil Co. et al	RF272-86706	12/02/94
Farmers Union Oil Co. of Gary et al	RF272-92058	12/02/94
Glendenning Motorways, Inc.	RC272-266	11/29/94
Ralston Purina Co.	RF272-91916	11/29/94
Ralston Purina Co.	RF272-92153
Ralston Purina Co.	RF272-97112
Texaco Inc./Baker's Texaco #2	RF321-21040	12/01/94
Texaco Inc./Curran's Texaco	RF321-21048	11/30/94
Texaco Inc./E.A. Wilson Co.	RF321-12963	12/02/94
Booker Gas & Oil Co.	RF321-20875
Bryant Oil Co., Inc.	RF321-20964
Texaco Inc./Lake Worth Texaco et al	RF321-20199	11/30/94
Texaco Inc./Lee's Texaco et al	RF321-9564	11/30/94
Texaco Inc./North Union Texaco et al	RF321-8212	11/30/94
Texaco Inc./Ray Wietor's Texaco et al	RF321-1229	11/30/94
Texaco Inc./Spiros Karamalegos	RF321-21025	12/01/94

Dismissals

The following submissions were dismissed:

Name	Case No.
Arlington School District	RF272-80198
Arnold's Texaco #1	RF321-19807
D. Thurston's Sons, Inc.	RF321-12648
Farmers Union Oil Co. of Gary	RF272-92060
Farmers Union Oil Co. of Gary	RF272-92059
H. C. Petroleum, Inc.	LEE-0094
Leon Clements	RF321-12473
Leon Faddis & Son, Inc.	RF272-94771
Oak Hill Texaco	RF321-12398
Ray Marchand Oil Co.	VEE-0002
Robert Texaco	RF321-12405
Rubicon, Inc.	RR321-172
Supervalu, Inc.	RF321-20514
Wilkinson County	RF272-85575
Wounded Knee School District	RF272-80454

Copies of the full text of these decisions and orders are available in the Public Reference Room of the Office of Hearings and Appeals, Room 1E-234, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585, Monday through Friday, between the hours of 1:00 p.m. and 5:00 p.m., except federal holidays. They are also available in Energy Management: Federal Energy

Guidelines, a commercially published loose leaf reporter system.

Dated: February 13, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

[FR Doc. 95-4192 Filed 2-17-95; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-5156-4]

Public Water Supply Supervision Program; Program Revision for the State of Washington

AGENCY: Environmental Protection Agency.

ACTION: Notice.

SUMMARY: Notice is hereby given that the State of Washington is revising its approved State Public Water Supply Supervision Primacy Program. Washington has adopted drinking water regulations for certain inorganic, volatile organic and synthetic organic chemicals, collectively known as the Phase II and Phase V contaminants, and for lead and copper. EPA has determined that these State program revisions are no less stringent than the corresponding Federal regulations. Therefore, EPA has tentatively decided to approve these State program revisions. By approving Washington's Phase II/V Contaminants Rule and its Lead and Copper Rule, EPA does not intend to affect the rights of Federally recognized Indian tribes within "Indian Country," as defined in 18 U.S.C. 1151, nor does it intend to limit existing rights of the State of Washington.

All interested parties may request a public hearing. A request for public hearing must be submitted by March 23, 1995 to the Regional Administrator at the address shown below. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator. However, if a substantial request for a public hearing is made by March 23, 1995, a public hearing will be held. If no timely and appropriate request for a hearing is received and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective on March 23, 1995.

Any request for a public hearing shall include the following: (1) The name, address, and telephone number of the individual, organization, or other entity requesting a hearing; (2) a brief statement of the requesting person's interest in the Regional Administrator's determination and of information that the requesting person intends to submit at such hearing; and (3) the signature of the individual making the request; or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, at the following offices:

Department of Health (DOH), Division of Drinking Water, Airstream Center, Building #3, Olympia, Washington
DOH Northwest Regional Office, 1511 Third Avenue, #719, Seattle, Washington
DOH Eastern Regional Office, West 924 Sinto Avenue, Spokane, Washington

Environmental Protection Agency,
Region 10 Library 1200 Sixth Avenue,
Seattle, Washington

FOR FURTHER INFORMATION CONTACT:
Wendy Marshall, EPA, Region 10,
Ground Water and Drinking Water
Branch, at the EPA address given above,
telephone (206) 553-1890.

Dated: December 15, 1994.

Gerald A. Emison,

Acting Regional Administrator.

[FR Doc. 95-4186 Filed 2-17-95; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5156-2]

**Comprehensive Environmental
Response, Compensation and Liability
Act (CERCLA) Section 104,
Announcement of Extension of
Application Deadline for the
Competition for Brownfields Economic
Redevelopment Initiative Pilots**

AGENCY: Environmental Protection
Agency.

ACTION: Notice to extend application
period.

SUMMARY: The Environmental Protection Agency will accept proposals for Brownfields Economic Redevelopment Pilots beginning immediately. The application period which was to close March 1, 1995, has been extended to close April 17, 1995. For those applications received by March 1, 1995, the Agency intends to competitively select five Pilots by May 17, 1995. For those applications received by April 17, 1995—combined with those applications received by March 1, 1995 but not selected for the May 17, 1995 awards—the Agency intends to competitively select ten Pilots by July 21, 1995.

DATES: This action is effective as of December 1, 1994, and expires on April 17, 1995. All proposals must be received and/or post marked by the expiration date cited above.

ADDRESSES: Applications booklets can be obtained by calling the Superfund Hotline at 800-424-9346, or writing to: U.S. EPA—Brownfields Application, Superfund Document Center 5201G, 401 M Street, SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: The Superfund Hotline, 800-424-9346.

SUPPLEMENTARY INFORMATION: EPA's Brownfields Initiative is an organized commitment to help communities revitalize abandoned contaminated properties, and to thereby eliminate potential health risks and restore economic vitality to areas where these properties exist.

The objectives of the initiative are: to build the capacity of affected and interested parties to shape how contaminated sites are cleaned up and productively reused; to stimulate a national search for innovative ways to overcome the current obstacles to the reuse of contaminated properties; and to coalesce federal, state, and municipal efforts to examine new approaches to achieving cleanup and reuse; and to explore the potential for combining an economic stimulus and a speeded-up environmental cleanup to contribute to achieving environment justice.

EPA's Brownfields Pilots (to be funded up to \$200,000 each over two years) will test redevelopment models, direct special efforts toward removing regulatory barriers without sacrificing protectiveness, and facilitate coordinated efforts at the federal, state, and local levels. EPA will develop a coordinated federal strategy to help initiate a significant national effort to clean up and redevelop brownfields. Three national pilot projects already have been awarded.

Cities, counties, towns, states, and Native American tribes are all eligible to apply.

The Brownfields Economic Redevelopment Initiative is founded on the belief that "economic development and environmental protection must go hand in hand," (Carol Browner, Administrator, Environmental Protection Agency, Announcing the Cleveland Brownfields Pilot on November 8, 1993.)

Proposals will be evaluated on the following Criteria (a more detailed and complete set of criteria will be included in the application booklet):

- Demonstrated commitment of public and private leadership to brownfields redevelopment.
 - Plans for effective community involvement.
- Clear delineation of how federal support will make a difference.
- Potential for national replication.
 - Government support and technical, legal, and political capacity to complete goals.
 - Clearly outlined potential sources of cleanup funding.
 - Contributions to environmental justice goals.
 - Well-defined approach to environmental assessment.

Dated: February 13, 1995.

Timothy Fields, Jr.,

*Deputy Assistant Administrator, Office of
Solid Waste and Emergency Response.*

[FR Doc. 95-4187 Filed 2-17-95; 8:45 am]

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