

policy is in accordance with the Agency's statement of policy as prescribed in **Federal Register** No. 123, Vol. 56, dated June 26, 1991. Exceptions to this general rule will be made if a product poses a risk concern, or is in noncompliance with reregistration requirements, or is subject to a data call-in. In all cases, product-specific disposition dates will be given in the cancellation orders.

Existing stocks are those stocks of registered pesticide products which are currently in the United States and which have been packaged, labeled, and released for shipment prior to the effective date of the cancellation action. Unless the provisions of an earlier order apply, existing stocks already in the hands of dealers or users can be distributed, sold or used legally until they are exhausted, provided that such further sale and use comply with the EPA-approved label and labeling of the affected product(s). Exceptions to these general rules will be made in specific cases when more stringent restrictions on sale, distribution, or use of the products or their ingredients have already been imposed, as in Special Review actions, or where the Agency has identified significant potential risk concerns associated with a particular chemical.

#### List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: June 15, 1995.

#### Frank Sanders,

Director, Program Management and Support Division, Office of Pesticides Program.

[FR Doc. 95-16188 Filed 7-3-95; 8:45 am]

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#### [FRL-5250-8]

#### Availability of Proposed Approval Decision and List under CWA 303(d)

**AGENCY:** U.S. Environmental Protection Agency, Region VII.

**ACTION:** Notice of availability.

**SUMMARY:** This notice announces the availability of the list for the state of Iowa pursuant to CWA section 303(d)(2) as well as EPA's proposed approval and disapproval decisions, and requests public comment.

**DATES:** Comments must be submitted to EPA on or before August 4, 1995.

**ADDRESSES:** Copies of these items can be obtained by writing or calling Jerome Pitt; U.S. Environmental Protection Agency Region VII; Water Management Division; 726 Minnesota Ave.; Kansas

City, Kansas 66101; Phone: 913.551.7766; FAX: 913.551.7765.

Comments on these items should be sent to Jerome Pitt, U.S. Environmental Protection Agency Region VII; Water Management Division; 726 Minnesota Ave.; Kansas City, Kansas 66101.

#### FOR FURTHER INFORMATION CONTACT:

Jerome L. Pitt at 913.551.7766.

**SUPPLEMENTARY INFORMATION:** Section 303(d) of the Clean Water Act (CWA) requires that each State identify these waters for which existing required pollution controls are not stringent enough to implement State water quality standards. For those waters, states are required to establish total maximum daily loads (TMDLs) according to priority ranking. The identified waters and loads are required to be submitted to the U.S. Environmental Protection Agency (EPA) for approval from "time to time."

On January 11, 1985 EPA published a final rule [50 FR 1775] that established 40 CFR part 130 (Water Quality Planning and Management). This rule established certain requirements for State and local government water quality programs, including requirements related to the implementation of section 303(d) of the CWA. The regulation did not specify dates for State compliance with the section 303(D) requirements, but reiterated the statutory provision calling for submission from time to time. On July 24, 1992, EPA published a final rule [57 FR 33040] that amended 40 CFR 130.7 to establish that, for the purposes of identifying water-quality limited waters still requiring TMDLs must also include a priority ranking and must identify the waters targeted for TMDL development during the next two years.

Consistent with EPA's amended regulation Iowa has submitted to EPA for approval their list decisions under section 303(d)(2). EPA today proposes to approve this list submitted by Iowa and solicit public comments on the approval decision and on the state list.

Dated: June 14, 1995.

#### Kenneth S. Buchholz,

Acting Director Water, Wetlands, and Pesticides Division, U.S. EPA Region VII.

[FR Doc. 95-16280 Filed 7-3-95; 8:45 am]

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#### [FRL-5250-3]

#### Final General NPDES Permit for Seafood Processors in the State Waters of Alaska and in Receiving Waters Adjacent to Alaska and Extending Out 200 Nautical Miles from the Coast and Baseline of Alaska: Alaskan Seafood Processors General NPDES Permit (No. AKG-52-0000)

**AGENCY:** Environmental Protection Agency, Region 10.

**ACTION:** Notice of Final General NPDES Permit.

**SUMMARY:** The Director, Water Division, EPA Region 10, is reissuing General National Pollutant Discharge Elimination System (NPDES) permit no. AK-G52-0000 for seafood processors in Alaska pursuant to the provisions of the Clean Water Act, 33 U.S.C. 1251 *et seq.* The General NPDES permit authorizes discharges from offshore, nearshore and shore-based vessels and onshore facilities engaged in the processing of fresh, frozen, canned, smoked, salted and pickled seafoods. The permit also authorizes discharges from offshore vessels (operating more than one nautical mile from shore at MLLW) that are engaged in the processing of seafood paste, mince or meal. The permit authorizes discharges of processing wastes, process disinfectants, sanitary wastewater and other wastewaters, including domestic wastewater, cooling water, boiler water, gray water, freshwater pressure relief water, refrigeration condense, water used to transfer seafood to a facility, and live tank water. The permit authorizes discharges to waters of the United States in and contiguous to the State of Alaska, except for receiving waters excluded from coverage as protected, special, at-risk, degraded or adjacent to a designated "seafood processing center."

The general NPDES permit for seafood processors in Alaska does not authorize discharges from nearshore or shore-based seafood processors of mince, paste or meal (operating one nautical mile or less from shore at MLLW). The permit does not authorize discharges of petroleum hydrocarbons, toxic pollutants, or other pollutants not specified in the permit. The permit does not authorize discharges to waters excluded from coverage as protected, special, at-risk, degraded or adjacent to a designated "seafood processing center."

Notice of the draft Alaskan seafood processors general NPDES permit was published July 28, 1994 in the **Federal Register** [59 FR 38473] and the Anchorage Daily News, the Juneau Empire and the Seattle Times.