

Under section 307(b)(1) of the Act, judicial review of this final action may be sought only in the United States Court of Appeals for the District of Columbia Circuit. Petitions for review must be filed by September 18, 1995. Under section 307(b)(2) of the Act, judicial review of this final action may not be obtained in subsequent enforcement proceedings.

As with past waiver decisions, this action is not a rule as defined by Executive Order 12866. Therefore, it is exempt from review by the Office of Management and Budget as required for rules and regulations by Executive Order 12866.

In addition, this action is not a rule as defined in the Regulatory Flexibility Act, 5 U.S.C. 601(2). Therefore, EPA has not prepared a supporting regulatory flexibility analysis addressing the impact of this action on small business entities.

Finally, the Administrator has delegated the authority to make determinations regarding waivers of Federal preemption under section 209(e) of the Act to the Assistant Administrator for Air and Radiation.

Dated: July 5, 1995.

**Mary D. Nichols,**

*Assistant Administrator for Air and Radiation.*

[FR Doc. 95-17762 Filed 7-19-95; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5260-6]

**Public Notice; Extension of Public Comment Period for the Lake Michigan Lakewide Management Plan**

**AGENCY:** Environmental Protection Agency.

**ACTION:** Extension of public comment period.

**ACTION:** This notice extends the public comment period for the revised draft Lakewide Management Plan (LaMP) for Lake Michigan by 30 days, through August 5, 1995. A Notice of Availability for the draft Lake Michigan LaMP was published in the **Federal Register** on May 5, 1995 (60 FR 22381-22388), soliciting public review and comment.

All comments should be addressed to Jeanette Morris-Collins, Environmental Protection Assistant, U.S. EPA, Region 5 (WQ-16J), 77 West Jackson Boulevard, Chicago, Illinois 60604 (telephone: 312/886-0152).

**ADDRESSES:** To obtain a copy of the revised draft Lake Michigan LaMP, please contact Jeanette Morris-Collins, Environmental Protection Assistant, U.S. Environmental Protection Agency,

Region 5 (WQ-16J), 77 West Jackson Boulevard, Chicago, Illinois 60604, 312/886-0152. Copies of the revised draft Lake Michigan LaMP may also be obtained from the following offices:

Illinois Environmental Protection Agency, Attn: Bob Schacht, 1701 S. First Avenue, Suite 600, Maywood, Illinois 60153, 708/338-7900

Indiana Department of Environmental Management, Attn: Adriane Esparza, Gainer Bank Building, 504 N. Broadway, Suite 418, Gary, Indiana 46402, 219/881-6707

Michigan Department of Natural Resources, Attn: Bob Day, P.O. Box 30028, Lansing, Michigan 48909, 517/335-3314

Water Resources Management, Wisconsin Department of Natural Resources, Attn: Jo Mercurio, 101 S. Webster Street, P.O. Box 7921, Madison, Wisconsin 53707, 608/267-2452

Lake Michigan Federation, 59 E. Van Buren Street, Suite 2215, Chicago, Illinois 60605, 312/939-0838

Lake Michigan Federation, 1270 Main Street, Green Bay, Wisconsin 54302, 414/432-5253

Lake Michigan Federation, 647 W. Virginia, Milwaukee, Wisconsin 53204, 414/271-5059

Lake Michigan Federation, 425 Western Avenue, Suite 201, Muskegon, Michigan 49440, 616/722-5116

**FOR FURTHER INFORMATION CONTACT:** Gary Kohlhepp, Lake Michigan LaMP Coordinator, U.S. EPA, Region 5 (WA-16J), 77 West Jackson Blvd., Chicago, Illinois 60604.

Dated: July 10, 1995.

**Valdas V. Adamkus,**

*Regional Administrator, Region 5.*

[FR Doc. 95-17764 Filed 7-19-95; 8:45 am]

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[FRL-5261-2]

**Clean Air Scientific Advisory Committee, Science Advisory Board, Notification of Public Advisory Committee Meeting; Open Meeting**

Pursuant to the Federal Advisory Committee Act, Public Law 92-463, notice is hereby given that the Clean Air Scientific Advisory Committee (CASAC) of the Science Advisory Board (SAB) will meet on August 3 and 4, 1995 at the Holiday Inn, 4810 New Page Road, Research Triangle Park, NC (919) 941-6000. The meeting will begin at 9:00 a.m. and end no later than 5:00 p.m. on both days (times noted are Eastern Time). The meeting is open to the public. Due to limited space, seating at the meeting will be on a first-come first-

served basis. *Important Notice:*

Documents that are the subject of SAB reviews are normally available from the originating EPA office and are not available from the SAB Office—information concerning document availability from the relevant Program area is included.

**Purpose of the Meeting**

The Committee will meet to discuss the draft EPA document Air Quality Criteria for Airborne Particulate Matter (600/AP-95/001abc). That criteria document is being prepared by EPA as part of the process to meet Clean Air Act statutory requirements for the periodic review and revision, as appropriate, of criteria and National Ambient Air Quality Standard for Particulate Matter. Single copies of the draft document can be obtained from Ms. Diane Ray, Environmental Criteria and Assessment Office (MD-52), U.S. EPA, Research Triangle Park, NC 27711. Ms. Ray can also be reached by phone at (919) 541-3637 or by fax at (919) 541-1818.

**For Further Information**

Members of the public desiring additional information about the meeting should contact Mr. Randall Bond, Designated Federal Official, Clean Air Scientific Advisory Committee, Science Advisory Board (1400), U.S. EPA, 401 M Street, SW, Washington, DC 20460, by telephone at 202/260-8414, or by fax at 202/260-1889, or via the INTERNET at BOND.RANDY@EPAMAIL.EPA.GOV. Those individuals requiring a copy of the draft Agenda should contact Ms. Lori Anne Gross at 202/260-8414, by fax at 202/260-1889 or by way of the INTERNET at GROSS.LORI@EPAMAIL.EPA.GOV. Additional information concerning the Science Advisory Board, its structure, function, and composition, may be found in The Annual Report of the Staff Director which is available by contacting Ms. Gross at the previously stated address.

Members of the public who wish to make a brief oral presentation to the Committee must contact Mr. Bond in writing (by letter or fax—see previously stated information) no later than 12 noon Eastern Time, Friday, July 21, 1995 in order to be included on the Agenda. Public comments will be limited to five minutes per speaker or organization. The request should identify the name of the individual who will make the presentation, the organization (if any) they will represent, any requirements for audio visual equipment (e.g., overhead projector, 35mm projector, chalkboard, etc), and at

least 35 copies of an outline of the issues to be addressed or a copy of the presentation itself.

#### **Providing Oral or Written Comments at SAB Meetings**

The Science Advisory Board expects that public statements presented at its meetings will not be repetitive of previously stated oral or written statements. In general, each individual or group making an oral presentation will be limited to a total time of five minutes. For conference call meetings, opportunities for oral comment are limited to no more than five minutes per speaker and no more than fifteen minutes total. Written comments of any length (at least 35 copies) received in the SAB Staff Office sufficiently prior to a meeting date, may be mailed to the relevant SAB committee or subcommittee prior to its meeting; comments received too close to the meeting date will normally be provided to the committee or subcommittee up until the time of its meeting, unless other publicly announced arrangements have been made.

Dated: July 12, 1995.

**Donald G. Barnes,**

*Staff Director, Science Advisory Board.*

[FR Doc. 95-17898 Filed 7-19-95; 8:45 am]

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[FRL-5261-3]

#### **Massachusetts Marine Sanitation Device Standard; Notice of Determination**

On June 9, 1995, notice was published that the State of Massachusetts had petitioned the Regional Administrator, Environmental Protection Agency, to determine that adequate facilities for the safe and sanitary removal and treatment of sewage from all vessels are reasonably available for all the coastal waters of Wellfleet Harbor, in the Town of Wellfleet, County of Barnstable, State of Massachusetts. The petition was filed pursuant to Section 312(f)(3) of Public Law 92-500, as amended by Public Laws 95-217 and 100-4, for the purpose of declaring these waters a "No Discharge Area."

Section 312(f)(3) states: After the effective date of the initial standards and regulations promulgated under this section, if any State determines that the protection and enhancement of the quality of some or all of the waters within such States require greater environmental protection, such State may completely prohibit the discharge from all vessels of any sewage, whether treated or not, into such waters, except

that no such prohibition shall apply until the Administrator determines that adequate facilities for the safe and sanitary removal and treatment of sewage from all vessels are reasonably available for such water to which such prohibition would apply.

The information submitted to me by the State of Massachusetts certified that there are three disposal facilities available to service vessels in Wellfleet Harbor. The facilities will be operated by the Town of Wellfleet through the Office of the Harbormaster. These facilities are available between the hours of 6:00 am and 8:00 pm, seven days a week, from mid-May to mid-November. Outside of these hours appointments can be made by calling the Harbormaster's office at (508) 349-0320 or by radio on Channel 9. There is no fee for pump-out services.

Two of the disposal services are rolling pump-out facilities located on the town dock. Each pump is capable of evacuating and discharging to head differences of 15 feet. One rolling facility has a capacity of 25 gallons and the other has a capacity of 40 gallons. The third pump-out facility is a 22-foot pump-out boat with a holding capacity of 300 gallons. In addition, there is a wash down facility, directly connected to the 3,500 gallon tight tank storage facility, and located on the Town dock that will be used for emptying of portable toilet devices.

All sanitary wastes removed from boats are transferred to a 3500 gallon tight tank storage facility located near the Harbormaster's office. These tanks are fitted with alarms that activate in time to ensure waste removal long before the capacity is reached. The Town of Wellfleet has an annual agreement with a septage pumper to service the holding tanks at the town marina. The septage is transported to the Tri-Town Septage Treatment Facility in Orleans, and occasionally, to the Upper Blackstone Septage Treatment Facility. Trucks used by the septage pumpers are inspected annually by the town to ensure tightness.

There are an estimated 640 boats that use the harbor per season. The harbor has 200 slips, 250 moorings in the primary mooring basin, 12 transient moorings, and approximately 100 moorings in scattered satellite areas throughout the harbor. At present these moorings and slips accommodate the seasonal boat traffic.

Therefore, based on an examination of the petition and its supporting information, which included a site visit by EPA New England staff, I have determined that adequate facilities for the safe and sanitary removal and

treatment of sewage from all vessels are reasonably available and that areas covered under this determination include all the waters and tributaries of Wellfleet Harbor enclosed by a line drawn between Jeremy Point (latitude 41° 52' 40" Longitude 70° 04' 00") eastward to the Wellfleet-Eastham town line at the mouth of Hatches Creek. This determination is made pursuant to Section 312(f)(3) of Public Law 92-500, as amended by Public Laws 95-217 and 100-4.

Dated: July 12, 1995.

**John P. DeVillars,**

*Regional Administrator.*

[FR Doc. 95-17882 Filed 7-19-95; 8:45 am]

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#### **FARM CREDIT ADMINISTRATION**

[NV 95-40]

#### **Farm Credit System Building Association Management Operations Policies and Practices**

**AGENCY:** Farm Credit Administration.

**ACTION:** Policy statement.

**SUMMARY:** On July 7, 1995, the Farm Credit Administration (FCA), by its Board (Board), adopted a policy statement concerning general parameters and policies for the operational practices of the Farm Credit System Building Association (FCSBA) which are supplementary to the FCSBA Bylaws. The FCSBA was established to provide the facilities and related services for the FCA and its regional offices. The FCSBA is owned by the banks of the Farm Credit System (Banks) and is funded by assessments, commercial tenants, and other income. The FCSBA owns and operates the FCA McLean, Virginia headquarters and holds the leases and provides certain services and furnishings for FCA field offices. The FCA Board has sole discretionary authority under section 5.16 of the Farm Credit Act of 1971, as amended, to approve the plans and decisions for such building and facilities. In order to carry out this authority and to preserve the FCA's arm's-length relationship with the Banks, the Articles of Association and Bylaws of the FCSBA grant the FCA Board the responsibility to oversee the affairs of the FCSBA. The Chairman of the FCA Board shall be responsible for coordinating the FCA Board's involvement in and responsibilities for the operation of the FCSBA. The FCSBA President reports to the FCA Board and is generally responsible within the context of governing policies for all