

[FRL-5616-1]

Amendment to Notice of Proposed Administrative Settlement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act**AGENCY:** Environmental Protection Agency.**ACTION:** Add names to the list of settling parties.**SUMMARY:** The September 3, 1996, notice concerning the proposed settlement at the Marco of Iota Superfund Site in Iota, Louisiana (61 FR 46463) included a list of settling parties. Five parties who agreed to settle were inadvertently excluded from the list. The excluded settlers are:Analytical and Environmental Testing
Ardoin Distributors
Arkansas Department of Health
Ashland Oil, Inc. (Ashland Petroleum Company Division of Ashland Inc.)
B&M Operating Co., Inc.

Any comments regarding the additional parties must be submitted on or before October 3, 1996.

FOR FURTHER INFORMATION CONTACT: Carl Bolden, 1445 Ross Avenue, Dallas, Texas, 75202-2733 at (214) 665-6713.

Dated: September 19, 1996.

Jane N. Saginaw,

Regional Administrator.

[FR Doc. 96-24724 Filed 9-24-96; 8:45 am]

BILLING CODE 6560-50-P

[FRL 5615-3]

Proposed Settlement of Administrative Order on Consent**AGENCY:** U.S. Environmental Protection Agency (U.S. EPA).**ACTION:** Proposed *De Minimis* Settlement.**SUMMARY:** U.S. EPA is proposing to settle a claim under Section 122 of CERCLA with Beloit College, a *de minimis* potentially responsible party, for past costs and costs that will be incurred during removal and remedial activities at the MIG DeWane Landfill Site in Belvidere, Illinois. The Respondent has agreed to pay a total of \$30,000.00. The money will be used to reimburse the U.S. EPA for past costs and oversight costs which will be incurred during actions to be taken at the site. This action is being taken to settle all liability related to the MIG DeWane Landfill Site with this Respondent pursuant to the intent of Section 122(g) of CERCLA, as amended. **DATES:** Comments on this proposed settlement must be received within

thirty (30) days from the publication of this notice.

ADDRESSES: A copy of the proposed settlement is available at the following address for review: (It is recommended that you telephone Richard Clarizio at (312) 886-0559, before visiting the Region V Office.) U.S. Environmental Protection Agency, Region V, Office of Superfund, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590.

Comments on the proposed settlement should be addressed to: (Please submit an original and three copies, if possible.) Richard Clarizio, Assistant Regional Counsel, Office of Regional Counsel, U.S. Environmental Protection Agency, Region V, 77 West Jackson Boulevard (CS-29A), Chicago, Illinois 60604-3590, (312) 886-0559.

FOR FURTHER INFORMATION CONTACT: Richard Clarizio, Office of Regional Counsel, at (312) 886-0559.**SUPPLEMENTARY INFORMATION:** The MIG DeWane Landfill received industrial and solid wastes, some of which contained hazardous substances, from 1969 to 1988. The Landfill was placed on the National Priorities List on August 30, 1990. U.S. EPA entered into an administrative consent order for removal action at the Site with various responsible parties on March 29, 1991. U.S. EPA entered into a *de minimis* settlement with other responsible parties on May 15, 1995. Beloit College was not a signatory to either agreement.

Beloit College is a potentially responsible party who may have arranged for disposal of hazardous substances at the MIG DeWane Landfill Site. Beloit College's share of the waste delivered to the site is believed not to exceed 0.2% of the total waste delivered to the site.

A 30-day period, beginning on the date of publication of today's notice, is open pursuant to Section 122(l) of CERCLA for comments on the proposed settlement with this Respondent.

William E. Munro,

*Director, Superfund Division, U.S.**Environmental Protection Agency, Region V.*

[FR Doc. 96-24586 Filed 9-24-96; 8:45 am]

BILLING CODE 6560-50-M

[OPPT-59355; FRL-5396-7]

Certain Chemicals; Approval of a Test Marketing Exemption**AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Notice.**SUMMARY:** This notice announces EPA's approval of an application for test marketing exemption (TME) under

section 5(h)(1) of the Toxic Substances Control Act (TSCA) and 40 CFR 720.38. EPA has designated this application as TME-96-9. The test marketing conditions are described below.

DATES: This notice becomes effective September 18, 1996. Written comments will be received until October 10, 1996.**ADDRESSES:** Written comments, identified by the docket number [OPPT-59355] and the specific TME number should be sent to: TSCA nonconfidential center (NCIC), Office of Pollution Prevention and Toxics, Environmental Protection Agency, Rm. NEB-607 (7407), 401 M St., SW., Washington, DC 20460, (202) 554-1404, TDD (202) 554-0551.

Comments and data may also be submitted electronically by sending electronic mail (e-mail) to: oppt.ncic@epamail.epa.gov. Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comments and data will also be accepted on disks in WordPerfect in 5.1 file format or ASCII file format. All comments and data in electronic form must be identified by [OPPT-59355]. No Confidential Business Information (CBI) should be submitted through e-mail. Electronic comments on this notice may be filed online at many Federal Depository Libraries. Additional information on electronic submissions can be found under "SUPPLEMENTARY INFORMATION".

FOR FURTHER INFORMATION CONTACT: Vera Stubbs, New Chemicals Branch, Chemical Control Division (7405), Office of Pollution Prevention and Toxics, Environmental Protection Agency, Rm. E-447A, 401 M St. SW., Washington, DC 20460, (202) 260-5671; e-mail: Stubbs.vera@epamail.epa.gov.**SUPPLEMENTARY INFORMATION:** Section 5(h)(1) of TSCA authorizes EPA to exempt persons from premanufacture notification (PMN) requirements and permit them to manufacture or import new chemical substances for test marketing purposes if the Agency finds that the manufacture, processing, distribution in commerce, use, and disposal of the substances for test marketing purposes will not present an unreasonable risk of injury to human health or the environment. EPA may impose restrictions on test marketing activities and may modify or revoke a test marketing exemption upon receipt of new information which casts significant doubt on its finding that the test marketing activity will not present an unreasonable risk of injury.

EPA hereby approves TME-96-9. EPA has determined that test marketing of