

requirements when a limiting health condition is obvious or when an applicant provides a doctor's certification of need for conditions which are not obvious.

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3. Appendix C to § 327.30 is amended by revising paragraph 14. to read as follows:

Appendix C to § 327.30 Shoreline Use Permit Conditions

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14. On all new docks and boat mooring buoys, flotation shall be extruded polystyrene, expanded polystyrene, or a copolymer of polyethylene and polystyrene moldable foam all with 0.9 lbs./cu. ft. minimum density. No-foam modular blocks using interior air chambers for flotation with a minimum wall thickness of .25" may also be used. On all foam products, water absorption shall be less than 3.0 lbs./cu. ft at seven days when a 1/16 cu. ft. cube (5"×5"×4.32") is immersed under 1/2" head of water for seven days and dripped for five seconds before weighing. All systems using foam (except extruded polystyrene foam) must encase the foam totally with concrete, galvanized steel, aluminum, recycled plastic lumber, polyethylene, fiberglass, or tough flexible plastic. Reuse of plastic, metal, or other previously used drums or containers for encasement or flotation purpose is prohibited. The encasement shall be designed to resist puncture and penetration by floating debris, boats, animals or other sources. In addition, the protective coating encasement shall be warranted by the manufacturer for a period of at least eight years against cracking, peeling, sloughing and deterioration from ultra violet rays. Extruded polystyrene foam products must be warranted for a period of at least eight years against cracking, peeling, sloughing and deterioration from ultra violet rays. Extruded polystyrene flotation shall be designed to resist puncture and penetration by floating debris, boats, animals or other sources. Manufacturers of no-foam modular blocks using interior air chambers for flotation must warrant their products for a period of at least eight years against cracking, peeling, sloughing and deterioration from ultra violet rays. Any flotation which is within 40 feet of a line carrying fuel shall, in addition to the requirements for protective coating mentioned above, be 100% impervious to water and fuel. Existing flotation is authorized until it has severely deteriorated and is no longer serviceable or capable of supporting the structure, at which time it shall be replaced with approved flotation. For any floats installed after the effective date of this specification, repair or replacement is required when the foam becomes visible through the encasement protective covering, or the float no longer performs its designed function.

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Dated: April 8, 1997.

For the Commander.

Robert W. Burkhardt,

Colonel, Corps of Engineers, Executive Director of Civil Works.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 60

[FRL-5811-2]

RIN 2060-AH16

Revision of New Source Performance Standards for the Phosphate Fertilizer Industry: Granular Triple Superphosphate Storage Facilities

AGENCY: Environmental Protection Agency.

ACTION: Proposed rule.

SUMMARY: The Environmental Protection Agency (Agency) proposes to clarify the coverage of the new source performance standards (NSPS) to limit their applicability to those facilities which store fresh granular triple superphosphate (GTSP). As a result of the proposed revisions, the NSPS would include a work practice through which manufacturers would hold fresh GTSP in storage until it had cured prior to shipment to their customers. The proposed revisions would limit the testing and recordkeeping requirements of Subpart X to only those facilities associated with the manufacture of GTSP and, thereby, remove any recordkeeping burden currently imposed upon downstream distributors and users of this product.

In the Final Rules section of this **Federal Register**, the Agency is making these revisions without prior proposal. A detailed rationale for the action is set forth in the direct final rule. If no adverse comments are received in response to that direct final rule, no further activity is contemplated in relation to this proposed rule. If the Agency receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this proposed rule. The Agency will address those comments in a subsequent final rule based on this proposed rule. Any rules for which no adverse or critical comment is received will become final after the designated period. The Agency will not institute a second comment period on this document. Any parties interested in commenting on this document should do so at this time.

DATES: Comments on this action must be received by May 15, 1997.

ADDRESSES: Interested parties may submit written comments (in duplicate if possible) to Public Docket No. A-97-4 at the following address: U.S. Environmental Protection Agency, Air and Radiation Docket and Information Center (6102), 401 M Street, S.W., Washington, D.C. 20460. The Agency requests that a separate copy also be sent to the contact person listed below. The docket is located at the above address in Room M-1500, Waterside Mall (ground floor), and may be inspected from 8 a.m. to 4 p.m., Monday through Friday. The docket is an organized and complete file of all the information submitted to or otherwise considered by the Agency in the development of this rulemaking.

FOR FURTHER INFORMATION CONTACT: For information concerning specific aspects of this action, contact Mr. David Painter [telephone number (919) 541-5515], Minerals and Inorganic Chemicals Group, Emission Standards Division (MD-13), U.S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711.

SUPPLEMENTARY INFORMATION: For additional information, see the direct final rule published in the Final Rules section of this **Federal Register**.

Dated: April 8, 1997.

Carol M. Browner,

Administrator.

[FR Doc. 97-9584 Filed 4-14-97; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 25

[DA 97-683]

Domestic and International Satellite Consolidation

AGENCY: Federal Communications Commission.

ACTION: Proposed rule; roundtable discussion.

SUMMARY: The International Bureau, Satellite and Radiocommunication Division announces that it will host a roundtable discussion to solicit views on rules and policies for entry of foreign-licensed satellites in the U.S. market, as proposed by the Commission in the Domestic and International Satellite Consolidation Order (*DISCO II*). Comments offered in the roundtable discussion will assist the Commission in assessing the impact of the recent