

past real property taxes not to exceed \$55,160 plus interest; and to pay 100% of the remaining proceeds of the sale to the EPA Hazardous Substance Superfund for the reimbursement of response costs. EPA believes the settlement is fair and in the public interest.

EPA is entering into this agreement under the authority of CERCLA Section 122(h)(1) which provides EPA with authority to consider, compromise, and settle a claim under Section 107 of CERCLA for costs incurred by the United States if the claim has not been referred to the U.S. Department of Justice for further action. The U.S. Department of Justice has given written approval of this settlement. EPA will receive written comments relating to this settlement for thirty (30) days from the date of publication of this Notice.

A copy of the proposed administrative settlement may be obtained in person or by mail from Gregory M. Kennan, U.S. Environmental Protection Agency, JFK Federal Building, Mailcode SEE, Boston, Massachusetts, 02203 (617) 565-3446.

The Agency's response to any comments received will be available for public inspection with the Docket Clerk, U.S. Environmental Protection Agency, Region I JFK Federal Building, Mailcode RCH, Boston, Massachusetts, (U.S. EPA Docket No. CERCLA I-91-1069).

Dated: April 15, 1997.

**Richard Cavagnero,**

*Acting Director, Office of Site Remediation and Restoration.*

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**ENVIRONMENTAL PROTECTION AGENCY**

[OPPTS-47006; FRL-5712-9]

**Conditional Exemptions From TSCA Section 4 Test Rules**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice.

**SUMMARY:** EPA is granting conditional exemptions from Toxic Substances Control Act (TSCA) section 4 Test Rule requirements to certain manufacturers of chemical substances subject to these rules.

**DATES:** These conditional exemptions are effective on April 23, 1997.

**FOR FURTHER INFORMATION CONTACT:**

Susan B. Hazen, Director, Environmental Assistance Division (7408), Office of Pollution Prevention and Toxics, Environmental Protection Agency, Rm. E-543B, 401 M St., SW., Washington, DC 20460, (202) 554-1404, TDD (202) 554-0551, e-mail:TSCA-Hotline@epamail.epa.gov.

**SUPPLEMENTARY INFORMATION:** This notice grants conditional exemptions from TSCA section 4 test rule requirements to all manufacturers of the chemical substances identified below that submitted exemption applications in accordance with 40 CFR 790.80. In each case, EPA has received a letter of intent to conduct the testing from which exemption is sought. Accordingly, the Agency has conditionally approved these exemption applications because the conditions set out in 40 CFR 790.87 have been met. All conditional exemptions thus granted are contingent upon successful completion of testing and submission of data by the test sponsors according to the requirements of the applicable test rule.

If the test requirements are not met and EPA terminates a conditional exemption under 40 CFR 790.93, the Agency will notify each holder of an affected conditional exemption by certified mail or **Federal Register** notice. This conditional approval applies to all manufacturers that submitted exemption applications for testing of the chemical substances named in the final test rules listed below from January 1, 1996 through December 31, 1996. Any application received after December 31, 1996 will be addressed separately.

Testing reimbursement periods have terminated (sunset) for certain chemicals and exemption notices are no longer required for these chemicals. In accordance with 40 CFR 790.80, before the end of the reimbursement period, manufacturers or processors of the test substance who are subject to the requirement, must submit either a letter of intent to test or an exemption application. Reimbursement period as defined in 40 CFR 791.3, refers to a period that begins when the data from the last non-duplicative test to be completed under a test rule is submitted to EPA, and ends after an amount of time equal to that which had been required to develop that data or after 5 years, whichever is later.

Exemption applications that were received by EPA for diethylene glycol butyl ether (CAS No. 112-34-5) were not required at the time they were submitted because the chemical has a completed testing program, the reimbursement period has sunset, and it is no longer subject to TSCA section 4 reporting requirements in accordance with 40 CFR 790.80. Exemption applications received by EPA after the chemical's sunset date would not appear in this notice.

Chemicals	CAS No.	40 CFR Citation	Company
Tributyl phosphate .....	126-73-8	799.4360	Zeneca Specialities
Isopropanol .....	67-63-0	799.2325	Spectra Merchandising International, Inc.

As provided in 40 CFR 790.80, processors are not required to apply for an exemption or conduct testing unless EPA so specifies in a test rule or in a special **Federal Register** notice.

**Authority:** 15 U.S.C. 2601 and 2603.

Dated: April 15, 1997.

**Charles M. Auer,**

*Director, Chemical Control Division, Office of Pollution Prevention and Toxics.*

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**FEDERAL COMMUNICATIONS COMMISSION**

**Notice of Public Information Collections Being Reviewed by the Federal Communications Commission**

April 17, 1997.

**SUMMARY:** The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this