

certain non-utility units that are otherwise not obligated to participate in the Acid Rain Program ("unaffected" units) to voluntarily elect to become affected and subject to the requirements of the Acid Rain Program. As such, opt-in units must hold allowances to account for sulfur dioxide emissions, monitor emissions in the same way that other affected sources do, and apply for and obtain an opt-in permit. The U.S. Environmental Protection Agency is issuing an opt-in permit for the Alma facility in accordance with the Acid Rain Permits and Opt-in regulations (40 CFR parts 72 and 74, respectively). The opt-in permit for Alma specifies the following allowances to be allocated annually by EPA to each boiler (unit) at Alma: 537 for each year 1998 through 2002 to unit B1; 518 for each year 1998 through 2002 to unit B2; 455 for each year 1998 through 2002 to unit B3.

This opt-in permit does not affect the responsibility of units at Alma to meet all other existing local, state, and federal requirements related to sulfur dioxide. The designated representative is John P. Leifer.

Dated: November 12, 1997.

**Janice K. Wagner,**

*Acting Director, Acid Rain Division, Office of Atmospheric Programs, Office of Air and Radiation.*

[FR Doc. 97-30249 Filed 11-17-97; 8:45 am]

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## ENVIRONMENTAL PROTECTION AGENCY

[FRL-5923-5]

### Acid Rain Program: Notice of a Draft Opt-in Permit

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

**ACTION:** Notice of a draft opt-in permit.

**SUMMARY:** The U.S. Environmental Protection Agency is issuing a draft opt-in permit to Dairyland Power Cooperative's Alma facility in Wisconsin in accordance with the Acid Rain Permits and Opt-in regulations (40 CFR parts 72 and 74, respectively). Because the Agency does not anticipate receiving adverse comments, the draft permit is also being issued as a direct final action in the notice of a final opt-in permit published elsewhere in today's **Federal Register**.

**DATES:** Comments on the draft permit proposed by this action must be received on or before December 18, 1997 or 30 days after publication of a similar document in a local newspaper.

**ADDRESSES:** *Administrative Record.* The administrative record for the draft permit, except information protected as confidential, may be viewed during normal operating hours at the following location: U.S. EPA Region 5, 77 West Jackson Blvd., Chicago, Illinois.

**Comments.** Send comments, requests for public hearings, and requests to receive notice of future actions concerning a draft permit to: David Kee, Director, Air and Radiation Division (AT18J) (address above).

Submit all comments in duplicate and identify the commenter's name, address, and telephone number, and the commenter's interest in the matter and affiliation, if any, to the owners and operators of all units covered by the draft permit. All timely comments will be considered, except those pertaining to standard provisions under 40 CFR 72.9 and issues not relevant to the draft permit.

**Hearings.** To request a public hearing on the draft permit, submit a written request stating the issues proposed to be raised in the hearing and explaining how a hearing will contribute to the decision-making process. EPA may schedule a hearing if EPA finds that it will contribute to the decision-making process by clarifying significant issues affecting the draft permit.

**FOR FURTHER INFORMATION CONTACT:** Beth Valenziano, U.S. EPA Region 5, (312) 886-2703.

**SUPPLEMENTARY INFORMATION:** If no significant, adverse comments are timely received, no further activity is contemplated in relation to the draft permit and the permit issued as a direct final action in the notice of a final opt-in permit published elsewhere in today's **Federal Register** will automatically become final on the date specified in that notice. If significant, adverse comments are timely received on the draft permit, that permit will be withdrawn. Because the Agency will not institute a second comment period on this notice of a draft opt-in permit, any parties interested in commenting should do so during this comment period.

For further information and a detailed description of the permit, see the information provided in the notice of a final opt-in permit elsewhere in today's **Federal Register**.

Dated: November 12, 1997.

**Janice K. Wagner,**

*Acting Director, Acid Rain Division, Office of Atmospheric Programs, Office of Air and Radiation.*

[FR Doc. 97-30250 Filed 11-17-97; 8:45 am]

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## ENVIRONMENTAL PROTECTION AGENCY

[FRL-5922-6]

### Smith's Farm Site; Notice of Proposed Settlement

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

**ACTION:** Notice of proposed settlement.

**SUMMARY:** Under section 122(g)(4) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), Pub. L. 99-499, 42 U.S.C. 9601 *et. seq.*, the Environmental Protection Agency (EPA) has agreed to settle claims for response costs as the Smith's Farm Site, Sheperdsville, Bullitt County, Kentucky, with the following twenty (20) parties:

(1.) AC&S, (2.) American Air Filter Company, Inc., (3.) Beazer East, Inc., (4.) Chevron U.S.A., Inc., (5.) Conco, Inc., (6.) Double Envelope Corporation, (7.) Dover Resources, Inc. (C. Lee Cook Division), (8.) Dow Chemical Company, (9.) E.I. du Pont de Nemours & Company, (10.) Elf Atochem North America, Inc. (M & T Chemicals, Inc., and Pennwalt, Inc.), (11.) Flexible Materials, (12.) Grow Group, Inc., (13.) Louisville Gas and Electric Company, (14.) Louisville/Jefferson County Metropolitan Sewer District, (15.) Monsanto Company, (16.) Morton International, Inc., (17.) Philip Morris, (18.) Specialty Systems of Ohio Construction, Inc., (19.) Tuscarora, Inc. (formerly Tuscarora Plastics, Inc.), (20.) Wayne Supply Company.

EPA will consider public comments on the proposed settlements for thirty (30) days. EPA may withdraw from or modify the proposed settlements should such comments disclose facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate. *Copies of the settlements are available from:* Ms. Paula V. Batchelor, U.S. Environmental Protection Agency, Region 4, Atlanta Federal Center, Program Services Branch, Cost Recovery Section, 61 Forsyth Street, SW., Atlanta, Georgia 30303-3104, 404-562-8887.

Written comments must be submitted to Mr. Ray Strickland at the above address within thirty (30) days from the date of publication.

Dated: October 30, 1997.

**Jewell A. Harper,**

*Acting Director, Waste Management Division.*

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