

See below for availability of review materials, the charge to the review panel, and contact information for both meetings.

3. Environmental Health Committee Review of the Trichloroethylene (TCE) Health Risk Assessment Synthesis and Characterization Draft Document—July 18, 2002 Teleconference

Purpose of the Meeting—Depending on progress achieved in developing its report from the June 18–19, 2002 meeting, the TCE Review Panel of the Executive Committee of the Science Advisory Board (SAB) may convene in a public teleconference on July 18, 2002 from 1 p.m. to 3 p.m. Eastern Standard Time as a contingency date to conduct a public meeting to reach closure on a draft report. The purpose of reserving this date is to provide an opportunity for the Review Panel to reach closure on a consensus draft in a public forum. This will be coordinated through a teleconference connection hosted out of Conference Room 6013, US EPA, Ariel Rios Building North, 1200 Pennsylvania Avenue, NW., Washington, DC 20004. The meeting is open to the public, but due to limited space, seating will be on a first-come basis—the public may also attend via telephone, however, lines may be limited. For further information concerning the meeting or how to obtain the phone number, please contact the individuals listed at the end of this FR notice.

For Further Information about Public Participation in the meetings identified above must contact Dr. Angela Nugent, Designated Federal Officer, TCE Review Panel, USEPA Science Advisory Board (1400A), Suite 6450BB, 1200 Pennsylvania Avenue, NW, Washington, DC 20460; telephone/voice mail at (202) 564-4562; fax at (202) 501-0323; or via e-mail at nugent.angela@epa.gov. Requests for oral comments must be in writing (e-mail, fax or mail) and received by Dr. Nugent no later than noon Eastern Time on the following dates: for the June 5 teleconference call, requests must be received by May 29; for the June 18–19 face to face meeting, requests must be received by June 4; and for the July 18 teleconference call, requests must be received by July 11.

The SAB will have a brief period (no more than 30 minutes) available during the Teleconference meetings for applicable public comment. At the Teleconferences, the oral public comment period will be limited to 30 minutes divided among the speakers who register. At the June 18–19th face to face meeting, the oral public comment will be limited to ninety minutes divided among the speakers

who register. Registration is on a first come basis. Speakers who have been granted time on the agenda may not yield their time to other speakers. Speakers who are unable to register in time may provide their comments in writing.

Members of the public desiring additional information about the meeting locations or the call-in number for the teleconference before June 30, 2002, must contact *Ms. Diana Pozun, Program Specialist* EPA Science Advisory Board (1400A), Suite 6450N, U.S. EPA, 1200 Pennsylvania Avenue, NW, Washington, DC 20460; telephone/voice mail at (202) 564-4544; fax at (202) 501-0323; or via e-mail at pozun.diana@epa.gov.

A copy of the draft agenda for each meeting will be posted on the SAB Web site (www.epa.gov/sab) (under the AGENDAS subheading) approximately 10 days before that meeting.

Availability of Review Material—There is one primary document that is the subject of the review. The review document is available electronically at the following site <http://oaspub.epa.gov/eims/eimscomm.getfile?p=download—id=4580>. For questions and information pertaining to the review documents, please contact Dr. V. James Cogliano (Mail Code 8623D), U.S. Environmental Protection Agency, USEPA Headquarters, Ariel Rios Building, 1200 Pennsylvania Ave., NW, Washington, DC 20460; tel. (202) 564-3269, Fax (202) 565-0079, e-mail: cogliano.jim@epa.gov. Dr. Cogliano will refer you to the appropriate contact for the particular issue of interest. The review document which is the subject of this review is cited as follows: *Trichloroethylene Health Risk Assessment: Synthesis and Characterization*, Draft Report, Prepared for the U.S. Environmental Protection Agency, Office of Research and Development, EPA/600/P-01/002A August 2001 External Review Draft.

Providing Oral or Written Comments at SAB Meetings

It is the policy of the EPA Science Advisory Board to accept written public comments of any length, and to accommodate oral public comments whenever possible. The EPA Science Advisory Board expects that public statements presented at its meetings will not be repetitive of previously submitted oral or written statements. *Oral Comments*: In general, each individual or group requesting an oral presentation at a face-to-face meeting will be limited to a total time of ten minutes (unless otherwise indicated). For teleconference meetings,

opportunities for oral comment will usually be limited to no more than 3 minutes per speaker and no more than fifteen minutes total. Deadlines for getting on the public speaker list for a meeting are given above. Speakers should bring at least 35 copies of their comments and presentation slides for distribution to the reviewers and public at the meeting. *Written Comments*: Although the SAB accepts written comments until the date of the meeting (unless otherwise stated), written comments should be received in the SAB Staff Office at least one week prior to the meeting date so that the comments may be made available to the review panel for their consideration. Comments should be supplied to the appropriate DFO at the address/contact information noted above in the following formats: one hard copy with original signature, and one electronic copy via e-mail (acceptable file format: Adobe Acrobat, WordPerfect, Word, or Rich Text files (in IBM-PC/Windows 95/98 format). Those providing written comments and who attend the meeting are also asked to bring 35 copies of their comments for public distribution.

Meeting Access—Individuals requiring special accommodation at this meeting, including wheelchair access to the conference room, should contact Dr. Nugent at least 5 business days prior to the meeting so that appropriate arrangements can be made.

General Information—Additional information concerning the Science Advisory Board, its structure, function, and composition, may be found on the SAB Website (<http://www.epa.gov/sab>) and in the *Science Advisory Board FY2001 Annual Staff Report* which is available from the SAB Publications Staff at (202) 564-4533 or via fax at (202) 501-0256.

Dated: May 16, 2002.

A. Robert Flaak,

Acting Staff Director, EPA Science Advisory Board.

[FR Doc. 02-12823 Filed 5-20-02; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7214-5]

Proposed Settlement Agreement

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of Proposed Settlement Agreement; request for public comment.

SUMMARY: In accordance with section 113(g) of the Clean Air Act, as amended,

42 U.S.C. 7413(g), notice is hereby given of a proposed settlement agreement in the following consolidated cases: Assoc. of Irrigated Residents, *et al. v. U.S. EPA, et al.* No. 02–70160, Medical Alliance for Healthy Air, *et al. v. Whitman, et al.*, No. 02–70177, *Communities for a Better Environment v. U.S. EPA*, No. 02–70191 (9th Circuit). These cases concern the U.S. Environmental Protection Agency's (EPA) full approval of the part 70 operating permit programs in 34 air districts in the State of California, published at 66 FR 63503 (December 7, 2001). The proposed settlement agreement was signed by the last party on May 14, 2002.

DATES: Written comments on the proposed settlement agreement must be received by June 20, 2002.

ADDRESSES: Written comments should be sent to Carol S. Holmes, Air and Radiation Law Office (2344A), Office of General Counsel, U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, NW., Washington, DC 20460. A copy of the proposed settlement agreement is available on EPA's Web Page at <http://www.epa.gov/region09/air>. You may also obtain a copy from Phyllis J. Cochran, (202) 564–7606.

SUPPLEMENTARY INFORMATION:

EPA granted full approval of the 34 California part 70 operating permit programs (also known as "title V" permit programs) on November 29, 2001. 66 FR 63503 (December 7, 2001). The following groups of petitioners filed a timely petition for review: (1) Association of Irrigated Residents (AIR) and Communities for Land, Air and Water (CLAW); (2) Natural Resources Defense Council (NRDC), Sierra Club, Medical Alliance for Healthy Air; and (3) Citizens for a Better Environment (CBE) and Our Children's Earth Foundation (OCEF). Petitioners challenged EPA's action due to California Health and Safety Code section 42310(e), which provides in relevant part that "a permit shall not be required for * * * (e) any equipment used in agricultural operations in the growing of crops or the raising of fowl or animals * * * ." (Petitioners CBE and OCEF made additional challenges to the Bay Area Air Quality Management District part 70 program that are not a part of this proposed settlement agreement.) The parties engaged in settlement discussions and entered the Ninth Circuit Mediation Program.

The proposed settlement agreement provides that EPA will send a Notice of Deficiency (NOD) for publication to the Office of the Federal Register by May 15, 2002. Such NOD will provide notice to

the State of California that the 34 local air districts covered by the December 2001 rule are not adequately administering or enforcing their part 70 programs because the districts lack adequate authority to issue permits to, and assure compliance by, all major agricultural sources required to have a permit under Title V of the Clean Air Act as a result of the exemption in section 42310 of the California Health and Safety Code. The proposed settlement agreement also provides that no later than July 19, 2002, the Regional Administrator of EPA Region 9 shall sign and forward to the Office of the Federal Register a Notice of Proposed Rulemaking ("NPRM") that will propose, pursuant to 40 CFR 70.10(b)(2)(i), to partially withdraw approval of those portions of the 34 part 70 programs that relate to major sources using equipment involved in the growing of crops or raising of fowl or animals that would be subject to Title V but for the state agricultural exemption ("state-exempt agricultural sources"). In such NPRM, the Regional Administrator also shall propose that EPA will implement a partial federal operating permits program under 40 CFR part 71 ("Part 71 program") for major state-exempt agricultural sources. A signed, final rule must be sent to the Office of the Federal Register no later than October 2, 2002. Finally, the proposed settlement agreement sets forth application deadlines for sources subject to the part 71 federal permit program in the event the final rule implements such a program, as well as the deadline for EPA to act on any such part 71 permit applications.

For a period of thirty (30) days following the date of publication of this notice, EPA will receive written comments relating to the proposed settlement agreement from persons who were not named as parties or interveners to the litigation in question. EPA or the Department of Justice may withdraw or withhold consent to the proposed settlement agreement if the comments disclose facts or considerations that indicate that such consent is inappropriate, improper, inadequate, or inconsistent with the requirements of the Act. Unless EPA or the Department of Justice determine, based on any comment which may be submitted, that consent to the settlement agreement should be withdrawn, the terms of the agreement will be affirmed.

Dated: May 14, 2002.

Alan W. Eckert,

Associate General Counsel, Air and Radiation Law Office.

[FR Doc. 02–12708 Filed 5–20–02; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL–7213–8]

Proposed Administrative Settlement Under the Comprehensive Environmental Response, Compensation and Liability Act; Robesonia Mercury Spill Site

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with section 122(i)(1) of CERCLA, 42 U.S.C. 9622(i)(1), notice is hereby given of a proposed administrative settlement concerning the Robesonia Mercury Spill Site, Robesonia, Berks County, Pennsylvania. The administrative settlement was signed by the United States Environmental Protection Agency, Region III's Acting Regional Administrator on May 6, 2002, and is subject to review by the public pursuant to this document.

The Environmental Protection Agency is proposing to enter into a settlement pursuant to section 122(h) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, (CERCLA), 42 U.S.C. 9622(h). The proposed settlement resolves EPA's claim for past response costs under section 107 of CERCLA, 42 U.S.C. 9607 against the UGI Corporation for response costs incurred at the Robesonia Mercury Spill Site, Robesonia, Berks County, Pennsylvania. The proposed settlement requires UGI Corporation to pay \$13,499.42 to the EPA Hazardous Substance Fund.

The UGI Corporation, as the Settling Party, has executed binding certifications of its consent to participate in this settlement. UGI Corporation has agreed to pay \$13,499.42 subject to the contingency that the Environmental Protection Agency may elect not to complete the settlement based on matters brought to its attention during the public comment period established by this document.

For thirty (30) days following the date of publication of this notice, EPA will receive written comments relating to the proposed settlement. EPA will consider all comments received and may withdraw or withhold consent to the