

copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed in EDOCKET. The entire printed comment, including the copyrighted material, will be available in the public docket. Although identified as an item in the official docket, information claimed as CBI, or whose disclosure is otherwise restricted by statute, is not included in the official public docket, and will not be available for public viewing in EDOCKET. For further information about the electronic docket, see EPA's **Federal Register** notice describing the electronic docket at 67 FR 38102 (May 31, 2002), or go to <http://www.epa.gov/edocket>.

Affected entities: Entities potentially affected by this action are businesses, state and local governments and tribes.

Title: Storage, Treatment, Transportation and Disposal of Mixed Wastes; EPA ICR Number 1922.03, OMB Control Number 2050-0181.

Abstract: On May 16, 2001, EPA published the Storage, Treatment, Transportation, and Disposal of Mixed Waste final rule (66 FR 27218). This rule amended the RCRA regulations at 40 CFR parts 261, 266, and 268, to provide increased flexibility to facilities in managing low-level mixed waste (LLMW) and naturally occurring and/or accelerator-produced radioactive material (NARM) containing hazardous waste, and to reduce dual regulation of LLMW, which is subject to RCRA and the Atomic Energy Act (AEA), as amended. The storage and treatment conditional exemption in the 2001 rule conditionally exempts LLMW from the regulatory definition of hazardous waste, so long as the use of tanks or containers to store or treat the waste meets the specified conditions and is generated under a single Nuclear Regulatory Commission (NRC) or an NRC Agreement State license. Under the transportation and disposal conditional exemption, LLMW and hazardous NARM waste are exempted from RCRA manifest, transportation, and disposal requirements, so long as generators still comply with manifest, transport, and disposal requirements under the NRC (or NRC-Agreement State) regulations for low-level radioactive waste (LLW) or eligible NARM. Responses are voluntary, however they are required to obtain benefits. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations in 40 CFR are listed in 40 CFR part 9.

The EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Burden Statement: Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information

Average Annual Reporting and Recordkeeping Hour Burden: 3,079 hours.

- Estimated Average Burden Hours Per Response: 3.68 hours.
- Proposed Frequency of Response: on occasion.
- Estimated Number of Likely Respondents: 835.

Average Annual Reporting and Recordkeeping Cost Burden: \$4,000.

- Capital and Start-up Cost: \$0.
- Operation and Maintenance: \$4,000.

Dated: March 27, 2004.

Robert Springer,

Director, Office of Solid Waste.

[FR Doc. 04-9407 Filed 4-23-04; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[IN161-1; FRL-7653-4]

Approval of Section 112(l) Delegation of Maximum Achievable Control Technology Standards; Indiana

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The purpose of this action is to announce that EPA approved a request for delegation of the Maximum Achievable Control Technology (MACT) standards for polyurethane foam, portland cement, hazardous waste combustion, oil and natural gas production, natural gas transmission and storage, publically owned treatment works, pulp and paper—non-combustion, phosphoric acid manufacturing, phosphate fertilizer production, tanks—level 1, containers, surface impoundments, individual drain systems, closed vent systems, equipment leaks—level 1, equipment leaks—level 2, oil-water separators, storage vessels—level 2, generic MACT, pesticide active ingredient production, mineral wool production, and wool fiberglass manufacturing (*i.e.*, 40 CFR part 63, subpart III, LLL, EEE, HH, HHH, VVV, S, AA, BB, OO, PP, QQ, RR, SS, TT, UU, VV, WW, YY, MMM, DDD, and NNN respectively) pursuant to section 112(l) of the Clean Air Act (CAA). The State's mechanism of delegation involves State rule adoption of all existing and future section 112 standards unchanged from the Federal standards. The actual delegation of authority of individual standards was a letter from EPA To the Indiana Department of Environmental Management (IDEM) dated December 29, 2003.

DATES: This action will become effective May 26, 2004.

ADDRESSES: Copies of the State's submittal and other supporting information used in developing the approval are available for inspection during normal business hours at the following location:

EPA Region 5, 77 West Jackson Boulevard, AR-18J, Chicago, Illinois 60604.

Please contact Sam Portanova at (312) 886-3189 to arrange a time if inspection of the submittal is desired.

FOR FURTHER INFORMATION CONTACT: Sam Portanova, AR-18J, 77 West Jackson Boulevard, Chicago, Illinois 60604, (312) 886-3189, portanova.sam@epa.gov.

SUPPLEMENTARY INFORMATION:

I. What Action Is EPA Taking Today?

EPA is notifying the public that delegation of the authority to implement and enforce the MACT standards for polyurethane foam, portland cement, hazardous waste combustion, oil and natural gas production, natural gas transmission and storage, publically owned treatment works, pulp and paper—non-combustion, phosphoric acid manufacturing, phosphate fertilizer production, tanks—level 1, containers, surface impoundments, individual drain systems, closed vent systems, equipment leaks—level 1, equipment leaks—level 2, oil-water separators, storage vessels—level 2, generic MACT, pesticide active ingredient production, mineral wool production, and wool fiberglass manufacturing was approved in a letter from EPA to IDEM dated December 29, 2003.

All notifications, reports and other correspondence required under section 112 standards should be sent to the State of Indiana rather than to the EPA, Region 5, in Chicago. Affected sources should send this information to: Indiana Department of Environmental Management, Office of Air Management, 100 North Senate Avenue, P.O. Box 6015, Indianapolis, Indiana 46206–6015.

II. EPA Approved the Delegation Under What Authority?

Section 112(l) of the CAA enables the EPA to approve State air toxics programs or rules to operate in place of the Federal air toxics program. The Federal air toxics program implements the requirements found in section 112 of the CAA pertaining to the regulation of hazardous air pollutants. Approval of an air toxics program is granted by the EPA if the Agency finds that the State program: (1) Is “no less stringent” than the corresponding Federal program or rule, (2) the State has adequate authority and resources to implement the program, (3) the schedule for implementation and compliance is sufficiently expeditious, and (4) the program is otherwise in compliance with Federal guidance. Once approval is granted, the air toxics program can be implemented and enforced by State or local agencies, as well as EPA.

On November 14, 1995, EPA approved Indiana’s program of delegation for part 70 sources (**Federal Register** (60 FR 57118)). On July 8, 1997, EPA approved Indiana’s program of delegation for non-part 70 sources (**Federal Register** (62 FR 36460)).

III. Which Standards Has IDEM Submitted to EPA for Approval Under Indiana’s Air Toxics Program Delegation Mechanism?

On June 30, 2003, IDEM requested delegation of implementation and enforcement authority of the MACT standards for polyurethane foam, portland cement, hazardous waste combustion, oil and natural gas production, natural gas transmission and storage, publically owned treatment works, pulp and paper—non-combustion, phosphoric acid manufacturing, phosphate fertilizer production, tanks—level 1, containers, surface impoundments, individual drain systems, closed vent systems, equipment leaks—level 1, equipment leaks—level 2, oil-water separators, storage vessels—level 2, generic MACT, pesticide active ingredient production, mineral wool production, and wool fiberglass manufacturing (*i.e.*, 40 CFR part 63, subpart III, LLL, EEE, HH, HHH, VVV, S, AA, BB, OO, PP, QQ, RR, SS, TT, UU, VV, WW, YY, MMM, DDD, and NNN respectively). The State of Indiana’s rules 326 Indiana Administrative Code (IAC) 20–22, 326 IAC 20–27, 326 IAC 20–28, 326 IAC 20–30, 326 IAC 20–31, 326 IAC 20–32, 326 IAC 20–33, 326 IAC 20–34, 326 IAC 20–35, 326 IAC 20–36, 326 IAC 20–37, 326 IAC 20–38, 326 IAC 20–39, 326 IAC 20–40, 326 IAC 20–41, 326 IAC 20–42, 326 IAC 20–43, 326 IAC 20–44, 326 IAC 20–45, 326 IAC 20–46, and 326 IAC 20–47 incorporate these MACT standards into the State’s rules unchanged from the Federal regulations.

Dated: April 12, 2004.

Bharat Mathur,

Acting Regional Administrator, Region 5.

[FR Doc. 04–9406 Filed 4–23–04; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[OPPT–2004–0084; FRL–7352–9]

Request for Nominations to the Proposed Endocrine Disruptor Methods Validation Advisory Committee (EDMVAC)

AGENCY: Environmental Protection Agency (EPA).

ACTION: Request for nominations.

SUMMARY: EPA is inviting nominations of qualified candidates to consider for appointment to the proposed Endocrine Disruptor Methods Validation Advisory Committee (EDMVAC), which is replacing the Endocrine Disruptor Methods Validation Subcommittee

(EDMVS) under the National Advisory Council for Environmental Policy and Technology (NACEPT). EPA will consider nominations submitted in response to this notice as well as nominations received from other outreach efforts in selecting EDMVAC members. The purpose of the proposed EDMVAC will be to provide advice and recommendations to EPA on scientific and technical aspects of the Tier I screens and Tier II assays being considered for the Endocrine Disruptor Screening Program (EDSP). The proposed Committee will evaluate relevant scientific issues, protocols, data and interpretations of the data for the assays during the validation process. The proposed EDMVAC will provide advice on the composition of the Tier I screening battery as well.

DATES: Nominations will be accepted until 4 p.m. eastern time on May 26, 2004.

ADDRESSES: Nominations may be submitted electronically, by mail, or through hand delivery/courier. Follow the detailed instructions as provided in Unit I.C. of the **SUPPLEMENTARY INFORMATION**. To protect personal information from disclosure to the public do not submit nominations materials to the EDMVAC Docket or through any online electronic commenting system.

FOR FURTHER INFORMATION CONTACT: *For general information contact:* Colby Lintner, Regulatory Coordinator, Environmental Assistance Division (7404M), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 564–1404; e-mail address: TSCA-Hotline@epa.gov.

For technical information contact: Jane Smith, Designated Federal Official, Office of Science Coordination and Policy (7201M), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 564–8476, fax: (202) 564–8283; e-mail address: smith.jane-scott@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

This action is directed to the public in general. You may be interested in the nomination of members to the committee set forth in this notice if you are a member of an environmental/public interest organization, a public health organization, an animal welfare organization, academia or Federal agencies, state, local, or tribal