

pesticide products containing the new active ingredient, *Trichoderma gamsii* (strain ICC. 080), for use on: Fruit and vegetable crops, ornamentals, and turf. Moreover, in order to increase the transparency of the Agency's pesticide registration decisions, the Agency began to implement a public participation process for certain registration actions (i.e., new active ingredients, first food uses, first outdoor uses, first residential uses, and other actions of significant interest to the public) on October 1, 2009. As these applications were for pesticide products containing a new active ingredient, the proposed decision, risk assessment, and draft labels associated with these pesticide products were added to the docket prior to registration to allow a meaningful opportunity for the public to provide substantive comments. The start of the 30-day public participation comment period was announced on the Agency's web site <http://www.epa.gov/pesticides/regulating/registration-public-involvement.html> on December 30, 2009. There were no comments for *Trichoderma gamsii* (strain ICC. 080) received in response to the notice of receipt or during the 30-day public participation process occurring immediately prior to the final registration decision. *Contact:* Susanne Cerrelli, (703) 308-8077, cerrelli.susanne@epa.gov.

16. *Trichoderma asperellum* (strain ICC 012). *Docket number:* EPA-HQ-OPP-2009-1004. *Description of new active ingredient:* EPA received applications from Isagro S.p.A., Centro Uffici San-Edificio D-ala 3, Via Caldera, 21-20153 Milan, Italy, to register pesticide products: (EPA File Symbols 80289-O and 80289-RR) containing the active ingredient, *Trichoderma asperellum* (strain ICC 012). At the time of submission of the applications for registration, this active ingredient was not contained in any pesticide products registered with the Agency.

Regulatory conclusions: The applications were approved on February 5, 2010, for: *Trichoderma asperellum* strain ICC 012 Technical (EPA Registration Number 80289-11) for manufacturing or formulating use only and Bioten™ WP (EPA Registration Number 80289-9) for use on several food and non-food crops, including ornamentals, fruiting vegetables, leafy vegetables, cole crops, legumes, aromatic herbs, cucurbits, berries and small fruits, and turf. The Agency approved the applications considering data on risks associated with the proposed use of *Trichoderma asperellum* (strain ICC 012), and information on social, economic, and

environmental benefits to be derived from use. Specifically, the Agency has considered the nature of the microbial pesticide and its pattern of use, application methods and rates, and level and extent of potential exposure. Based on these reviews, the Agency was able to make basic health and safety determinations that show use of *Trichoderma asperellum* (strain ICC 012), when used in accordance with widespread and commonly recognized practice, will not generally cause unreasonable adverse effects on the environment.

Missing data & conditions for submission: All data requirements have been satisfied, and these pesticide products have been granted unconditional registrations.

Response to comments: EPA published a notice of receipt in the **Federal Register** of October 29, 2008 (73 FR 64325) (FRL-8386-5), which announced that Isagro S.p.A had submitted applications to register pesticide products containing the new active ingredient, *Trichoderma asperellum* (strain ICC 012), for use on: Fruit and vegetable crops, herbs, ornamentals, and turf. Moreover, in order to increase the transparency of the Agency's pesticide registration decisions, the Agency began to implement a public participation process for certain registration actions (i.e., new active ingredients, first food uses, first outdoor uses, first residential uses, and other actions of significant interest to the public) on October 1, 2009. As these applications were for pesticide products containing a new active ingredient, the proposed decision, risk assessment, and draft labels associated with these pesticide products were added to the docket prior to registration to allow a meaningful opportunity for the public to provide substantive comments. The start of the 30-day public participation comment period was announced on the Agency's web site <http://www.epa.gov/pesticides/regulating/registration-public-involvement.html> on December 30, 2009: There were no comments for *Trichoderma asperellum* (strain ICC 012) received in response to the notice of receipt or during the 30-day public participation process occurring immediately prior to the final registration decision. *Contact:* Susanne Cerrelli, (703) 308-8077, cerrelli.susanne@epa.gov.

List of Subjects

Environmental protection, Chemicals, Pests and pesticides.

August 18, 2010.

W. Michael McDavit,

Acting Director, Biopesticides and Pollution Prevention Division, Office of Pesticide Programs.

[FR Doc. 2010-21290 Filed 8-26-10; 8:45 am]

BILLING CODE 6560-50-S

ENVIRONMENTAL PROTECTION AGENCY

[FRL-9194-4]

Proposed Administrative Settlement Agreement Under Section 122 of the Comprehensive Environmental Response, Compensation, and Liability Act for the Crown Vantage Landfill Superfund Site Located in Alexandria Township, Hunterdon County, NJ

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed administrative settlement and opportunity for public comment.

SUMMARY: The United States Environmental Protection Agency ("EPA") is proposing to enter into an administrative settlement agreement ("Settlement Agreement") with Georgia-Pacific Consumer Products, LP and International Paper Company (collectively "Settling Parties") pursuant to Section 122 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9622. The Settlement Agreement provides for Settling Parties' payment of certain response costs incurred by EPA at the Crown Vantage Landfill Superfund Site located in Alexandria Township, Hunterdon County, New Jersey.

In accordance with Section 122(i) of CERCLA, 42 U.S.C. 9622(i), this notice is being published to inform the public of the proposed Settlement Agreement and of the opportunity to comment. For thirty (30) days following the date of publication of this notice, EPA will receive written comments relating to the proposed Settlement Agreement. EPA will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations that indicate that the proposed settlement is inappropriate, improper or inadequate. EPA's response to any comments received will be available for public inspection at EPA Region 2, 290 Broadway, 17th floor, New York, New York 10007-1866.

DATES: Comments must be provided by September 27, 2010.

ADDRESSES: Comments should reference the Crown Vantage Landfill Superfund

Site, EPA Index No. 02–2010–2021 and should be sent to the U.S. Environmental Protection Agency, Office of Regional Counsel, New Jersey Superfund Branch, 290 Broadway—17th Floor, New York, NY 10007.

SUPPLEMENTARY INFORMATION: A copy of the proposed administrative settlement, as well as background information relating to the settlement, may be obtained from Elizabeth La Blanc, Assistant Regional Counsel, New Jersey Superfund Branch, Office of Regional Counsel, U.S. Environmental Protection Agency, 17th Floor, 290 Broadway, New York, New York 10007–1866. Telephone: 212–637–3106.

FOR FURTHER INFORMATION CONTACT: Elizabeth La Blanc, Assistant Regional Counsel, New Jersey Superfund Branch, Office of Regional Counsel, U.S. Environmental Protection Agency, 17th Floor, 290 Broadway, New York, New York 10007–1866. Telephone: 212–637–3106.

Dated: August 2, 2010.

Walter Mugdan,

Director, Emergency and Remedial Response Division.

[FR Doc. 2010–21381 Filed 8–26–10; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission for Extension Under Delegated Authority, Comments Requested

August 19, 2010.

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 opportunity to comment on the following information collection(s), as required by the Paperwork Reduction Act (PRA) of 1995, 44 U.S.C. 3501 – 3520. Comments are requested concerning: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology, and (e) ways to further reduce the

information collection burden for small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a currently valid OMB control number.

DATES: Written Paperwork Reduction Act (PRA) comments should be submitted on or before October 26, 2010. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the FCC contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicholas A. Fraser, Office of Management and Budget, via fax at 202–395–5167 or via the Internet at Nicholas.A.Fraser@omb.eop.gov and to the Federal Communications Commission via email to PRA@fcc.gov.

FOR FURTHER INFORMATION CONTACT: Benish Shah, Office of Managing Director, (202) 418–7866. For additional information, contact Benish Shah, OMD, 418–7866 or email benish.shah@fcc.gov

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0788.
Title: DTV Showings/Interference Agreements.

Form No.: N/A

Type of Review: Extension of a currently approved collection.

Respondents: Business or other for-profit; Not-for-profit institutions.

Number of Respondents and Responses: 300 Respondents; 300 Responses.

Estimated Time Per Response: 5 hours.

Frequency of Response: On occasion reporting requirement, Third party disclosure requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. sections 154(i), 303 and 308.

Total Annual Burden: 1,500 hours.

Total Annual Cost: \$2,400,000.

Privacy Act Impact Assessment: N/A.

Nature and Extent of Confidentiality:

There is no need for confidentiality.
Needs and Uses: The Commission will submit this expiring information collection after this comment period to the Office of Management and Budget (OMB) to obtain the three year clearance from them. There is no change to the Commission's reporting requirement. There is no change to the Commission's burden estimates.

Section 73.623 (c) requires applicants to submit a technical showing to establish that their proposed facilities will not result in additional interference to TV broadcast and Digital TV (DTV) operations. The Commission permits broadcasters to agree to proposed DTV facilities that do not conform to the initial allotment parameters, even though they might be affected by potential new interference. The Commission will consider granting applications on the basis of interference agreements if it finds that such grants will serve the public interest. These agreements must be signed by all parties to the agreement. In addition, the Commission needs the following information to enable such public interest determinations: a list of parties predicted to receive additional interference from the proposed facility; a showing as to why a grant based on the agreements would serve the public interest; and technical studies depicting the additional interference. The technical showings and interference agreements will be used by FCC staff to determine if the public interest would be served by the grant of the application and to ensure that the proposed facilities will not result in additional interference.

The technical showings and interference agreements will be used by FCC staff to determine if the public interest will be served by the grant of the application and to ensure that the proposed DTV broadcast facilities will not result in additional interference to existing TV and DTV broadcast facilities' operations and earlier filed applications for new or modified DTV facilities.

Federal Communications Commission.

Bulah P. Wheeler,

Deputy Manager,

Office of the Secretary,

Office of Managing Director.

[FR Doc. 2010–21304 Filed 8–26–10; 8:45 am]

BILLING CODE 6712–01–S

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Submitted for Review and Approval to the Office of Management and Budget (OMB), Comments Requested

August 20, 2010.

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