
c. Missing Data and Conditions for Submission: None.

d. Response to Comments: EPA received no comments on this action.

Contact: Shanaaz Bacchus, (703) 308–8097, bacchus.shanaaz@epa.gov.


a. Description of New Use: Certis USA LLC submitted applications to amend two pesticide products, PFR–97™ MUP (EPA Reg. No. 70051–17) and PFR–97™ 20% WDG (EPA Reg. No. 70051–19), containing the active ingredient, Isaria fumosorosea Apopka strain 97, to allow for new use on all food commodities. These submissions required the concurrent establishment of an exemption from the requirement of a tolerance for residues of Isaria fumosorosea Apopka strain 97.


c. Missing Data and Conditions for Submission: None.

d. Response to Comments: EPA received no comments on this action.

Contact: Andrew Bryceland, (703) 305–6928, bryceland.andrew@epa.gov.

List of Subjects

Environmental protection, Chemicals, Pests and pesticides.

Dated: March 8, 2012.

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

[FR Doc. 2012–6583 Filed 3–20–12; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL–9649–9]

Radionuclide National Emission Standards for Hazardous Air Pollutants; Notice of Construction Approvals issued

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability.

SUMMARY: This notice announces the Construction Approvals issued in 2011 by EPA Region 8 for the construction or modification of sources subject to the Radionuclide National Emission Standards for Hazardous Air Pollutants (NESHAP).

FOR FURTHER INFORMATION CONTACT: For questions about the Approvals or this notice, contact Dr. Angelique Diaz at EPA by phone at: (303) 312–6344, or by email at: diaz.angelique@epa.gov. An electronic copy of each Approval is available through the Internet and can be found at www.epa.gov/region8/air.

SUPPLEMENTARY INFORMATION:

I. Background

The General Provisions to the Radionuclide NESHAP in 40 CFR part 61, subpart A, require a source owner or operator to submit an application for approval of construction or modification, pursuant to 40 CFR 61.07. Sources submitting applications in 2010 and 2011 submitted them under this provision and include sources subject to 40 CFR part 61, subpart B, National Emission Standards for Radon Emissions from Underground Uranium Mines (Subpart B) and 40 CFR part 61, subpart W, National Emission Standards for Radon Emissions from Operating Mill Tailings (Subpart W). EPA Region 8 issued three approvals in 2011 under 60 CFR 61.08. Today’s notice comprises a summary of the three approvals.

The following summaries are for those Construction Approvals issued by EPA Region 8 during the 2011 calendar year; each summary provides the title of the Approval and a brief description. These summaries are provided solely to alert the public to possible items of interest and are not intended as substitutes for the full text of the Construction Approval. This notice does not change the status of any document with respect to whether it is “of nationwide scope or effect” for purposes of section 307(b)(1) of the Clean Air Act. For example, this notice does not make the Construction Approval for a particular source into a nationwide rule. Neither does it purport to make any document that was previously non-binding into a binding document.

Approval for Whirlwind Mine

On August 4, 2011, the EPA issued a Construction Approval to Energy Fuels for their Whirlwind Underground Uranium Mine. The mine is regulated under 40 CFR part 61, subpart B. The mine is expected to produce up to 50,000 tons per year of ore and over 100,000 tons over the lifetime of the operation. The Whirlwind Mine is located at 30100 5/10 Road, Gateway, Colorado 81522. The Approval and background...
ENVIRONMENTAL PROTECTION AGENCY

[FRL-9650-2]

Clean Air Act Advisory Committee

AGENCY: Environmental Protection Agency (EPA).

ACTION: Request for Nominations to the Clean Air Act Advisory Committee.

SUMMARY: The U.S. Environmental Protection Agency (EPA) invites nominations from a diverse range of qualified candidates to be considered for appointment to its Clean Air Act Advisory Committee (CAAAC). Applications are due by May 1, 2012 and vacancies are anticipated to be filled by October 2012. Sources in addition to this Federal Register Notice may also be utilized in the solicitation of nominees.

DATES: All nominations should be received by May 1, 2012.

Background: The Clean Air Act Advisory Committee provides advice, information and recommendations on policy and technical issues associated with implementation of the Clean Air Act Amendments of 1990. The programs falling under the purview of the committee include: National Ambient Air Quality Standards, emissions from vehicles and vehicle fuels, air toxic emissions, operating permits and collecting fees, and carrying out new and expanded compliance authorities. Members are appointed by the EPA Administrator for two-year terms with the possibility of reappointment to a second and third term. The CAAAC usually meets 2–3 times annually with workgroups meeting more frequently. The average workload for the members is approximately 5 to 8 hours per month. EPA is seeking nominations from academia, industry, non-governmental/environmental organizations, state and local government agencies, tribal governments, unions, trade associations, and utilities. EPA values and welcomes diversity. In an effort to obtain nominations of diverse candidates, EPA encourages nominations of women and men of all racial and ethnic groups. Although we are unable to offer compensation or an honorarium for your services, you may receive travel and per diem allowances, according to applicable federal travel regulations. The following criteria will be used to evaluate nominees:

—Background and experiences that would help members contribute to the diversity of perspectives on the committee (e.g., geographic, economic, social, cultural, educational, and other considerations.
—Experience working at the national level on local governments issues.
—Experience working with air quality policy issues.
—Executive management level experience with membership in broad-based networks.
—Excellent interpersonal, oral and written communication, and consensus-building skills.
—Ability to volunteer time to attend meetings 2–3 times a year, participate in teleconference meetings, attend listening sessions with the Assistant Administrator or other senior-level officials, develop policy recommendations to the Administrator, and prepare reports and advice letters.

A nomination form is available at the CAAAC Web site www.epa.gov/air/ caaac. Nominations should be submitted by May 1, 2012 and must include a resume and a short biography describing the professional and educational qualifications of the nominee as well as the nominee's current business address, email address, and daytime telephone number. Interested candidates may self-nominate.

To help the Agency in evaluating the effectiveness of its outreach efforts, please tell us how you learned of this opportunity.

ADDRESSES: Submit nominations to: Pat Childers, Designated Federal Officer, Office of Air and Radiation, U.S. Environmental Protection Agency (6102A), 1200 Pennsylvania Avenue NW, Washington, DC 20460. You may also email nominations with subject line CAAAC Membership 2012 to childer.pat@epa.gov.

FOR FURTHER INFORMATION CONTACT: Pat Childers, Designated Federal Officer at (202) 564–1082.


Pat Childers,
Designated Federal Officer, Clean Air Act Advisory Committee.

[FR Doc. 2012–6795 Filed 3–20–12; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY


Florida Petroleum Reprocessors Superfund Site: Davie, Broward County, FL; Notice of Settlements

AGENCY: Environmental Protection Agency.

ACTION: Notice of Settlements.

SUMMARY: Under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the United States Environmental Protection Agency has entered into four (4) settlements for past response costs concerning the Florida Petroleum Reprocessors Superfund Site located in Davie, Broward County, Florida.

DATES: The Agency will consider public comments on the settlements until April 20, 2012. The Agency will consider all comments received and may modify or withdraw its consent to the settlements if comments received disclose facts or considerations which indicate that the settlements are inappropriate, improper, or inadequate.