

proposed SNURs for 145 chemical substances, the Agency also issued direct final SNURs for these chemical substances (83 FR 37702) (FRL-9970-23); that action was withdrawn on September 26, 2018 (83 FR 48546) (FRL-9983-72) before it became effective because of the receipt of negative comments. EPA will address all adverse public comments in a subsequent final rule based on the proposed rule.

To submit comments, or access the docket, please follow the detailed instructions provided under **ADDRESSES** in the **Federal Register** document of August 1, 2018. If you have questions, consult the technical person listed under **FOR FURTHER INFORMATION CONTACT**.

List of Subjects

40 CFR Part 9

Environmental protection, Reporting and recordkeeping requirements.

40 CFR Part 721

Environmental protection, Chemicals, Hazardous substances, Reporting and recordkeeping requirements.

Dated: October 5, 2018.

Tala R. Henry,

Acting Director, Office of Pollution Prevention and Toxics.

[FR Doc. 2018-22399 Filed 10-12-18; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 9 and 721

[EPA-HQ-OPPT-2017-0414; FRL-9984-69]

RIN 2070-AB27

Significant New Use Rules on Certain Chemical Substances; Reopening of Comment Period

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule; reopening of comment period.

SUMMARY: EPA issued a proposed rule in the **Federal Register** of August 17, 2018 for significant new use rules (SNURs) for 27 chemical substances. EPA is reopening the comment period because it received a request to extend the comment period but the request was received too late to publish an extension of the comment period before the comment period expired.

DATES: This document reopens the comment period for the proposed rule until October 30, 2018. Comments,

identified by docket identification (ID) number EPA-HQ-OPPT-2017-0414 must be received on or before October 30, 2018.

ADDRESSES: Follow the detailed instructions provided under **ADDRESSES** in the **Federal Register** document of August 17, 2018 (83 FR 41039) (FRL-9981-82).

FOR FURTHER INFORMATION CONTACT:

For technical information contact: Kenneth Moss, Chemical Control Division (7405M), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 1200 Pennsylvania Ave. NW, Washington, DC 20460-0001; telephone number: (202) 564-9232; email address: moss.kenneth@epa.gov.

For general information contact: The TSCA-Hotline, ABVI-Goodwill, 422 South Clinton Ave., Rochester, NY 14620; telephone number: (202) 554-1404; email address: TSCA-Hotline@epa.gov.

SUPPLEMENTARY INFORMATION: This document reopens the public comment period established in the **Federal Register** document of August 17, 2018 (83 FR 41039) (FRL-9981-82). That document proposed SNURs for 27 chemical substances. EPA received a request to extend the comment period for 15 days but the request was received too late to publish an extension of the comment period before the comment period expired. EPA is hereby reopening the comment period for 15 days.

Note that in the August 17, 2018 issue of the **Federal Register** including the proposed SNURs for 27 chemical substances, the Agency also issued direct final SNURs for these chemical substances (83 FR 40986) (FRL-9971-37). As of the date of signature of this action to reopen the comment period on the proposed rule, that direct final rule was in the process of being withdrawn because of the receipt of negative comments. EPA will address all adverse public comments in a subsequent final rule based on the proposed rule.

To submit comments, or access the docket, please follow the detailed instructions provided under **ADDRESSES** in the **Federal Register** document of August 17, 2018 (83 FR 41039) (FRL-9981-82). If you have questions, consult the technical person listed under **FOR FURTHER INFORMATION CONTACT**.

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40 CFR Part 9

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Dated: October 5, 2018.

Tala R. Henry,

Acting Director, Office of Pollution Prevention and Toxics.

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 76

[MB Docket No. 05-311; FCC 18-131]

Implementation of the Cable Communications Policy Act of 1984 as Amended by the Cable Television Consumer Protection and Competition Act of 1992

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: In this document, the Commission seeks comment on two cable franchising issues raised by the remand from the U.S. Court of Appeals for the Sixth Circuit in *Montgomery County, Md. et al. v. FCC*. The Commission tentatively concludes that, with limited exceptions, “cable-related, in-kind contributions” required by a franchising agreement should be treated as “franchise fees” subject to the statutory five percent cap on franchise fees set forth in Communications Act. It also tentatively concludes that the mixed-use network ruling should be applied to incumbent cable operators to prohibit LFAs from using their video franchising authority to regulate the provision of most non-cable services, including telecommunications services and information services such as broadband internet access service, offered over a cable system by an incumbent cable operator. These tentative conclusions are intended to promote competition by fostering parity between incumbents and new entrants and helping to ensure that local franchising requirements do not discourage cable operators from investing in new facilities and services.

DATES: Comments for this proceeding are due on or before November 14, 2018; reply comments are due on or before December 14, 2018.

ADDRESSES: You may submit comments, identified by MB Docket No. 05-311, by any of the following methods:

- *Federal Communications Commission's Website:* <http://>