III. What is the Agency’s authority for taking this action?

Section 6(f)(1) of FIFRA (7 U.S.C. 136d(f)(1)(A)) provides that a registrant of a pesticide product may, at any time, request that any of its pesticide registrations be canceled. FIFRA further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the Federal Register.

Section 6(f)(1)(B) of FIFRA (7 U.S.C. 136d(f)(1)(B)) requires that before acting on a request for voluntary cancellation, EPA must provide a 30-day public comment period on the request for voluntary cancellation or use termination. In addition, FIFRA section 6(f)(1)(C) (7 U.S.C. 136d(f)(1)(C)) requires that EPA provide a 180-day comment period on a request for voluntary cancellation or termination of any minor agricultural use before granting the request, unless:

1. The registrant requests a waiver of the comment period, or
2. The EPA Administrator determines that continued use of the pesticide would pose an unreasonable adverse effect on the environment.

The registrants in Table 2 of Unit II have requested that EPA waive the 180-day comment period. Accordingly, EPA will provide a 30-day comment period on the proposed requests.

IV. Procedures for Withdrawal of Request

Registrants who choose to withdraw a request for cancellation should submit such withdrawal in writing to the person listed under FOR FURTHER INFORMATION CONTACT. If the products have been subject to a previous cancellation action, the effective date of cancellation and all other provisions of any earlier cancellation action are controlling.

V. Provisions for Disposition of Existing Stocks

Existing stocks are those stocks of registered pesticide products that are currently in the United States and that were packaged, labeled, and released for shipment prior to the effective date of the cancellation action. The Agency has identified no significant potential risk concerns associated with these pesticide products, upon cancellation of the products identified in Table 1 of Unit II, EPA anticipates allowing registrants to sell and distribute existing stocks of the propazone products listed in Table 1 of Unit II for 18 months after publication of the Cancellation Order in the Federal Register, and EPA anticipates allowing registrants to sell and distribute existing stocks of the cryolite products listed in Table 1 of Unit II for 1 year after publication of the Cancellation Order in the Federal Register. Thereafter, registrants will be prohibited from selling or distributing the pesticides identified in Table 1 of Unit II, except for export consistent with FIFRA section 17 (7 U.S.C. 136c) or for proper disposal. Persons other than registrants will generally be allowed to sell, distribute, or use existing stocks until such stocks are exhausted, provided that such sale, distribution, or use is consistent with the terms of the previously approved labeling on, or that accompanied, the canceled products.

Authority: 7 U.S.C. 136 et seq.

Dated: March 4, 2021.

Mary Reaves,
Director, Pesticide Re-Evaluation Division,
Office of Pesticide Programs.

ENVIRONMENTAL PROTECTION AGENCY


Clean Air Act Operating Permit Program; Petition for Objection to State Operating Permit for Hazlehurst Wood Pellets, LLC (Jeff Davis County, Georgia)

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of final order on petition to object to state operating permit.

SUMMARY: The Environmental Protection Agency’s (EPA) Administrator signed an Order, dated December 31, 2020, denying the petition submitted by the Hazardous Operability Project (Petitioners). The Order responds to the Petitioners’ April 14, 2020, petition requesting that the EPA object to the proposed Clean Air Act (CAA) Title V operating permit number 2499–161–0023–V–02–1 issued by EPD to the Hazardhurst facility.

Petitioners claim that this permitting action fails to include all applicable requirements, specifically the requirements related to section 112(r)(1) of the CAA (“general duty clause”). On December 31, 2020, the Administrator issued an Order denying the petition. The Order explains the EPA’s basis for denying the petition. The Order explains the EPA’s basis for denying the petition.

Judicial Review: Section 307(b)(1) of the CAA indicates which Federal Courts have appellate jurisdiction for petitions for review of final actions by EPA. This section provides, in part, that
petitions for review must be filed in the Court of Appeals for the District of Columbia Circuit: (i) When the agency action consists of “nationally applicable regulations promulgated, or final action taken, by the Administrator,” or (ii) when such action is locally or regionally applicable, if “such action is based on a determination of nationwide scope or effect and if in taking such action the Administrator finds and publishes that such action is based on such a determination.” For locally or regionally applicable actions, the CAA reserves to EPA complete discretion whether to invoke the exception in (ii).

As explained in the Order, this Order is locally applicable because it denies the single claim raised by the Petition and applies, on its face, to a single source in a single state. _Sierra Club v. EPA_, 926 F.3d 844, 849 (D.C. Cir. 2019). However, the Administrator exercised the complete discretion afforded to him under the CAA to make a finding in the Order that this action is based on a determination of nationwide scope or effect, and to publish this finding by publishing this notice regarding the Order in the _Federal Register_.

Thus, pursuant to sections 307(b) and 505(b)(2) of the CAA, any petitions for judicial review of this Order must be filed in the United States Court of Appeals for the District of Columbia Circuit within 60 days from the date this notice is published in the _Federal Register_.

DATED: March 4, 2021.

John Blevins,
Acting Regional Administrator, Region 4.

[FR Doc. 2021–04966 Filed 3–9–21; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060–1253; FRS 17547]

Information Collection Being Reviewed by the Federal Communications Commission Under Delegated Authority

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction Act (PRA) of 1995, the Federal Communications Commission (FCC or the Commission) invites the general public and other Federal agencies to take this opportunity to comment on the following information collection.

Comments are requested concerning: 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; the accuracy of the Commission’s burden estimate; ways to enhance the quality, utility, and clarity of the information collected; 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 ways to further reduce the information collection burden on 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 PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before May 10, 2021. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDITIONAL INFORMATION:

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Nicole Ongele, FCC, via email PRA@fcc.gov and to Nicole.Ongele@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–1253.

Title: Section 74.803(c) and (d), Wireless Microphones.

Form No.: N/A.

Type of Review: Extension of a currently approved collection.

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

Number of Respondents and Responses: 65 respondents; 815 responses.

Estimated Time per Response: 0.5–2 hours.

Frequency of Response: Recordkeeping, third party disclosure, and on occasion reporting requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in sections 1, 4(i), 4(j), 7(a) 301, 302(a), 303(f), 307(o), and 332 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154(i), 154(j), 157(a), 301, 302(a), 303(f), 307(e), and 332.

Total Annual Burden: 818 hours.

Total Annual Cost: $55,313.

Privacy Act Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: No information is requested that would require assurance of confidentiality.

Needs and Uses: The Commission will submit this information collection to OMB as an extension after this 60-day comment period to obtain the full three-year clearance from them.

In 2015 the Federal Communications Commission adopted, and in 2017 the Commission affirmed, the modification of Section 74.803—specifically, sections 74.803(c) and (d)—to authorize licensed low power auxiliary station operations (referred herein as “wireless microphone” operations) on additional frequency bands. Specifically, under section 74.803(c), the Commission permitted licensed wireless microphone operations on the 941.5–944 MHz, the 952.85–956.25 MHz, the 956.45–959.85 MHz, the 6875–6900 MHz, and the 7100–7125 MHz bands, provided the particular coordination requirements were met; under section 74.803(d), the Commission authorized operations on the 1435–1525 MHz band provided that requisite conditions, including coordination, were met. With these revisions, the Commission promoted its goal of accommodating wireless microphone users’ needs through access to spectrum resources following the incentive auction and reconfiguration of the TV bands.

Federal Communications Commission.

Marlene Dorch,
Secretary, Office of the Secretary.

[FR Doc. 2021–05000 Filed 3–9–21; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments, relevant information, or documents regarding the agreements to the Secretary by email at Secretary@fmc.gov, or by mail, Federal Maritime Commission, Washington, DC 20573. Comments will be most helpful to the Commission if received within 12 days of the date this notice appears in the _Federal Register_. Copies of agreements are available through the Commission’s website (www.fmc.gov) or by contacting the Office of Agreements at (202) 523–5793 or tradeanalysis@fmc.gov.