

determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Casbell,
Secretary.

[FR Doc. 89-3003 Filed 2-7-89; 8:45 am]
BILLING CODE 6717-01-M

[Docket No. RP89-34-002]

**Williston Basin Interstate Pipeline Co.;
Proposed Changes in FERC Gas
Tariffs**

February 3, 1989.

Take notice that on January 30, 1989, Williston Basin Interstate Pipeline Company (Williston Basin), Suite 200, 304 East Rosser Avenue, Bismarck, North Dakota 58501, tendered for filing revised tariff sheets to First Revised Volume No. 1, Original Volume No. 1-A, Original Volume No. 1-B and Original Volume No. 2 of its FERC Gas Tariff. Williston Basin states that these tariff sheets, with supporting workpapers, are filed under protest in compliance with the Commission's Order of December 30, 1988, in Docket No. RP89-34-000.

Copies of this filing were served on the Company's jurisdictional customers and interested state regulatory agencies.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426, in accordance with the Commission's Rules of Practice and Procedure (18 CFR 385.211). All such motions or protests should be filed on or before February 10, 1989. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Casbell,
Secretary.

[FR Doc. 89-3004 Filed 2-7-89; 8:45 am]
BILLING CODE 6717-01-M

**ENVIRONMENTAL PROTECTION
AGENCY**

[PF-507; FRL 3515-6]

Pesticide Tolerance Petitions

AGENCY: Environmental Protection Agency.

ACTION: Notice.

SUMMARY: This notice announces the filing of a pesticide petition by the Sandoz Crop Protection Corp. proposing the establishment of tolerances and or regulations for the herbicide norflurazon in or on certain raw agricultural commodities and the withdrawal of a petition by the Mobay Chemical Corp. for a herbicide.

ADDRESS:

By mail, submit written comments to: Public Docket and Freedom of Information Section, Field Operations Division, Office of Pesticide Programs, Environmental Protection Agency, 401 M Street SW., Washington, DC 20460
In person, bring comments to: Room 246, CM #2, 1921 Jefferson Davis Highway, Arlington, VA 22202.

Information submitted as a comment concerning this notice may be claimed confidential by marking any part or all of that information as "Confidential Business Information" (CBI). Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR Part 2. A copy of the comment that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice. All written comments will be available for public inspection in Rm. 246 at the address given above, from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays.

FOR FURTHER INFORMATION CONTACT: By mail: Registration Division (TS-767C), Attention: Product Manager (PM) named in the petition, Environmental Protection Agency, Office of Pesticide Programs.

In person, contact the PM named in each petition at the following office location/telephone number:

Product manager	Office location/ telephone number	Address
Richard Mountfort (PM 23).	Rm 237, CM #2, (703)-557-1830.	Do.
Robert Taylor (PM 25).	Rm. 245, CM #2, (703)-557-1800.	Do.

SUPPLEMENTARY INFORMATION: EPA has received pesticide petitions (PP) as follows proposing the establishment and withdrawal of tolerances or regulations for residues of certain pesticide chemicals in or on certain agricultural commodities.

Initial Filing

1. *PP 9F3702.* Sandoz Crop Protection Corp., 1300 East Touhy Ave., Des Plaines, IL 60018, proposes amending 40 CFR 180.356(a) by establishing tolerances for the combined residues of the herbicide norflurazon (4-chloro-5-(methylamino)-2-(alpha, alpha, alpha, trifluoro-*m*-tolyl)-3-(2*H*)-pyridazinone) and its desmethyl metabolite 4-chloro-5-(amino)-2-alpha, alpha, alpha-trifluoro-*m*-tolyl)-3(2*H*)-pyridazinone in or on certain raw agricultural commodities as follows: Peanuts, nutmeat at 0.05 part per million (ppm); peanuts, hulls at 1.0 ppm; peanuts, vines (green hay) at 0.075 ppm; and peanuts hay (dry) at 0.5 ppm. (PM23)

Withdrawal of Petition

1. *PP 3F2873.* Mobay Chemical Corp., P.O. Box 4913, Hawthorne Rd., Kansas City, MO 64120, filed PP 3F2873, notice of which was published in the Federal Register of June 8, 1983 (48 FR 26535), proposing to amend 40 CFR 180.332 by increasing to 3.0 ppm the established tolerance for the combined residues of the herbicide 4-amino-6-(1, 1-dimethyl)-3-(methylthio)-1,2,4-triazin-5(4*H*)-one and its triazinone methabolites in or on the commodities corn fodder and forage to 3.0 ppm. This notice announces that the petitioner has withdrawn the petition without prejudice. (PM 25)

Authority: 7 U.S.C. 136a.

Dated: November 29, 1988.

Anne E. Lindsay,

Acting Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 89-2969 Filed 2-7-89; 8:45 am]

BILLING CODE 6560-50-M

[OPTS-42109/OPTS-42104A; FRL-3516-9]

**Imidazolium and Ethoxylated
Quaternary Ammonium Compounds
and Nonylphenol; Development of
Testing Consent Orders and
Solicitation of Interested Parties**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA's procedures for requiring the testing of chemical substances and mixtures under section 4 of the Toxic Substances Control Act

(TSCA) include the adoption of testing consent orders and the promulgation of test rules. Consent orders may be adopted where consensus on an industry test program is reached in a timely manner by EPA, affected manufacturers, processors and other interested parties. If a timely consensus cannot be reached or appears unlikely, and the Agency makes certain statutory findings under TSCA, EPA issues test rules. This notice announces EPA's decision to consider negotiating a consent order for chronic health effects, environmental effects and chemical fate testing of imidazolium (IQAC; CAS No. 68122-86-1) and ethoxylated (EQAC; CAS Nos. 68153-35-5 and 68410-89-5) quaternary ammonium compounds; environmental effects and chemical fate testing of nonylphenol mixed isomers (NP; CAS No. 25154-52-3) and 4-nonylphenol, branched (4-NP; CAS No. 64852-15-3*); 89T-16 and to announce two public meetings to discuss such testing; and requests all persons desiring to have the status of "interested parties" in negotiation of a consent order for IQAC and EQAC, and for NP and 4-NP, to notify EPA of their interest.

DATES: A public meeting on IQAC and EQAC will be held on February 17, 1989, at 11 a.m. in NE-103, 401 M St., SW., Washington, DC. Submit written notice of interest to be designated an "interested party" for IQAC and EQAC by February 24, 1989.

A public meeting on nonylphenols will be held on February 13, 1989, at 1 p.m. in NE-103, 401 M St., SW., Washington, DC. Submit written notice of interest to be designated an "interested party" for nonylphenols by February 20, 1989. If your group has already submitted requests for designation following the nonylphenol public meeting (see 52 FR 39273) of October 27, 1987, you do not have to resubmit the request. Your name has been provided as an "interested party" to the appropriate offices.

ADDRESS: Submit written request to be an "interested party" in triplicate, identified by the document control number (OPTS-42109 for IQAC/EQAC and OPTS-42104A for NP and 4-NP) to: TSCA Public Docket Office (TS-793), Office of Pesticides and Toxic Substances, Environmental Protection Agency, Room NE-G004, 410 M Street SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Michael M. Stahl, Director, TSCA Assistance Office (TS-799), Office of Toxic Substances, Environmental Protection Agency, Room EB-44, 401 M Street SW., Washington, DC 20460, (202) 554-1404, TDD (202) 554-0551.

Persons interested in attending the public meeting should notify EPA by telephone on or before the date of the public meeting.

SUPPLEMENTARY INFORMATION: EPA is initiating the consent agreement process because EPA believes this process will lead to the development of necessary test data significantly earlier than through rulemaking. An industry group has approached EPA with a request to review proposals for health and environmental effects and chemical fate testing of IQAC and EQAC. Should the Agency be unable to come to an agreement with interested parties for a testing consent order as a result of this meeting and the following negotiation period, a proposed test rule will be issued for any testing the Agency believes necessary for IQAC and EQAC as required under section 4 of TSCA.

An industry group has approached EPA with a request to review proposals for the environmental effects testing of NP and 4-NP to be conducted later this year. Should the Agency be unable to come to an agreement with interested parties for a testing consent order, a proposed test rule will be issued for any testing the Agency believes necessary for the nonylphenols as required under section 4 of TSCA.

EPA has issued amendments to the procedural regulations in 40 CFR Part 790, which govern the development and implementation of testing requirements under section 4 of TSCA. These amendments establish procedures for using testing consent orders to develop testing requirements under section 4 of the Act. This notice serves three purposes. First, it requires "interested parties" who wish to participate in testing negotiations either for IQAC/EQAC or nonylphenols to identify themselves to EPA. If your group has already submitted requests for designation following the nonylphenol public meeting (see 52 FR 39273) of October 27, 1987, you do not have to resubmit the request. Second, it announces two public meetings to initiate testing negotiations for these chemicals. Third, it proposes target schedules for the development of consent orders.

I. Identification of Interested Parties

Under 40 CFR 790.22, the testing negotiation procedures are initiated by the publication of a Federal Register notice which invites persons interested in participating in or monitoring negotiations for the development of a testing consent order to notify the Agency in writing. Those individuals and groups who respond to EPA's notice

by the deadline established in the notice will have the status of "interested parties" and will be afforded opportunities to participate in the negotiations process. These "interested parties" will not incur any obligations by being designated "interested parties." The procedures for these negotiations are described in 40 CFR 790.22. Individuals and groups desiring to have the status of "interested parties" in the development of the consent order should submit a written request to the agency at the address given above on or before February 24, 1989, for IQAC and EQAC, and February 20, 1989, for NP and 4-NP.

II. Public Meetings

Public meetings are held in Rm. 103 of the Northeast Mall, EPA Headquarters, 401 M Street SW., Washington, DC. On February 17, 1989, at 11 a.m., a public meeting will be held for IQAC and EQAC to discuss the Agency's evaluation of testing needs and any testing proposals from industry. EPA's determination of testing needs for IQAC and EQAC will initiate the testing negotiations period. Persons interested in attending this meeting should notify the EPA TSCA Assistance Office by telephone at the number listed above on or before February 17, 1989.

On February 13, 1989, at 1 p.m., a public meeting will be held to discuss the Agency's evaluation of testing needs for NP and 4-NP and industry's testing proposals, and to initiate testing negotiations. Persons interested in attending this meeting should notify the EPA TSCA Assistance Office by telephone at the number listed above on or before February 20, 1989.

III. Timetable for Negotiating Test Agreements

Two "target schedules" have been established, in accordance with the procedures for the development of consent agreements in 40 CFR 790.22. There is no statutory deadline for response from EPA to the ITC's recommendations for imidazolium and ethoxylated quaternary ammonium compounds. However, the Agency plans to conduct negotiations in a timely manner. The following target schedule is established for IQAC and EQAC:

February 17, 1989—Public meeting to initiate testing negotiations.

February 24, 1989—Deadline for notice of interested party designations.

March 24, 1989—Decision by EPA on whether to use consent order to test rule.

June 5, 1989—Issuance of consent order to industry for signatures.

A "target schedule" has also been established for NP and 4-NP. There is no statutory deadline for response from EPA to the Testing Priority Committee's nomination for nonylphenols as is required for chemicals designated by the Interagency Testing Committee under TSCA section 4(e). However, the Agency plans to conduct negotiations in a timely manner. The following target schedule is established for NP and 4-NP:

February 13, 1989—Public meeting to initiate testing negotiations.

February 20, 1989—Deadline for notice of interested party designations.

March 27, 1989—Decision by EPA on whether to use consent order or test rule.

July 25, 1989—Issuance of consent order to industry for signatures.

Authority: 15 U.S.C. 2603.

Dated February 6, 1989.

Joseph J. Merenda,

Director, Existing Chemical Assessment Division, Office of Toxic Substances.

[FR Doc. 89-3065 Filed 2-7-89; 8:45 am]

BILLING CODE 6550-50-M

FEDERAL EMERGENCY MANAGEMENT AGENCY

Agency Information Collection Submitted to the Office of Management and Budget for Clearance

The Federal Emergency Management Agency (FEMA) has submitted to the Office of Management and Budget the following information collection package for clearance in accordance with the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Type: Extension of information collection.

Title: Right to Submit Technical or Scientific Data to Correct Mapping Deficiencies Unrelated to Community-wide Elevation Determinations.

Abstract: Any owner or leasee of property in the 19,075 communities with mapped special flood hazard areas (SFHA) who believe his or her property has been incorrectly included on a SFHA has the right to submit technical or scientific data that shows the map to be deficient.

Type of Respondents: Individuals or households.

Estimate of Total Annual Reporting and Recordkeeping Burden: 59,880.

Number of Respondents: 2495.

Estimated Average Burden Hours Per Response: 24.

Frequency of Response: On occasion.

Copies of the above information collection request and supporting

documentation can be obtained by calling or writing the FEMA Clearance Officer, Linda Shiley, (202) 646-2624, 500 C Street, SW., Washington, DC 20472.

Direct comments regarding the burden estimate or any aspect of this information collection, including suggestions for reducing this burden, to the FEMA Clearance Officer at the above address; and to Francine Picoult, (202) 395-7231, Office of Management and Budget, 3235 NEOB, Washington, DC 20503 within two weeks of this notice.

Date: February 1, 1989.

Wesley C. Moore,

Director, Office of Administrative Support.

[FR Doc. 89-2949 Filed 2-7-89; 8:45 am]

BILLING CODE 6718-01-M

FEDERAL MARITIME COMMISSION

Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street, NW., Room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which the notice appears. The requirements for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 202-007680-072.

Title: American West African Freight Conference.

Parties: America-Africa Europe Line GmbH; Barber West Africa Line; Farrell Lines, Inc.; Maersk Line; Societe Ivoirienne De Transport Maritime, SITRAM; Torm West Africa Line; Westwind Africa Line.

Synopsis: The proposed modification would add Nigerian National Shipping Line as a party to the Agreement. It would also prohibit member lines from entering into loyalty contracts or exercising independent action on any loyalty contract offered by the Conference. It further deletes any reference to loyalty contracts.

Agreement No.: 202-010270-031.

Title: Gulf-European Freight Association.

Parties: Compagnie Generale Maritime (CGM); Lykes Bros. Steamship

Co., Inc.; Gulf Container Line (GCL), B.V.; Hapag-Lloyd AG; Sea-Land Service, Inc.; P&O Container (TFL) Limited; Nedlloyd Lijnen, B.V.

Synopsis: The proposed modification would clarify and conform the Agreement to the Commission's requirements concerning Docket No. 88-7, Service Contract; "Most Favored Shipper." The parties have requested a shortened review period.

Agreement No.: 202-010636-054.

Title: U.S. Atlantic-North Europe Conference Agreement.

Parties: Atlantic Container Line, B.V.; Orient Overseas Container Line (UK) Ltd.; Hapag-Lloyd AG; Sea-land Service, Inc.; A.P. Moller-Maersk Line; Gulf Container Line (GCL) B.V.; P&O Container (TFL) Limited; Compagnie Generale Maritime (CGM); Nedlloyd Lijnen, B.V.

Synopsis: The proposed modification would clarify and conform the Agreement to the Commission's requirements concerning Docket No. 88-7, Service Contract; "Most Favored Shipper." The parties have requested a shortened review period.

Agreement No.: 202-010637-037.

Title: North Europe-U.S. Atlantic Conference.

Parties: Atlantic Container Line, B.V.; Hapag-Lloyd AG; Sea-Land Service, Inc.; Nedlloyd Lijnen, B.V.; Gulf Container Line (GCL) B.V.; P&O Containers (TFL) Limited; Compagnie Generale Maritime (CGM).

Synopsis: The proposed modification would clarify and conform the Agreement to the Commission's requirements concerning Docket No. 88-7, Service Contract; "Most Favored Shipper." The parties have requested a shortened review period.

Agreement No.: 202-010656-032.

Title: North Europe-U.S. Gulf Freight Association.

Parties: Compagnie Generale Maritime (CGM); Lykes Bros. Steamship Company, Inc.; Gulf Container Line (GCL) B.V.; Sea-Land Service, Inc.; Hapag-Lloyd AG; P&O Containers (TFL) Limited; Nedlloyd Lijnen, B.V.

Synopsis: The proposed modification would clarify and conform the Agreement to the Commission's requirements concerning Docket No. 88-7, Service Contract; "Most Favored Shipper." The parties have requested a shortened review period.

Agreement No.: 202-010689-035.

Title: Transpacific Westbound Rate Agreement.

Parties: American President Lines, Ltd.; Hanjin Container Lines, Ltd.; Hyundai Merchant Marine Co., Ltd.; Kawasaki Kisen Kaisha, Ltd.; A.P.