TARIF 2 —	REGISTRANTS	REQUESTING	VOLUNTARY	CANCELLATION—	-Continued

EPA Com- pany No.	Company Name and Address
003125	Bayer Corp., Agriculture Division, 8400 Hawthorn Rd., Box 4913, Kansas City, MO 64120.
004816	Agrevo Environmental Health, 95 Chestnut Ridge Rd., Montvale, NJ 07645.
005080	Aquacide Co, 1627 – 9th Street Box 10748, White Bear Lake, MN 55110.
005905	Helena Chemical Co., 6075 Poplar Ave., Suite 500, Memphis, TN 38119.
007401	Voluntary Purchasing Group Inc., Box 460, Bonham, TX 75418.
009198	The Andersons Lawn Fertilizer Division, DBA/ Free Flow Fertilizer, Box 119, Maumee, OH 43537.
010182	Zeneca Ag Products, Box 15458, Wilmington, DE 19850.
010370	Agrevo Environmental Health, 95 Chestnut Ridge Rd., Montvale, NJ 07645.
011525	CCL Custom Mfg. Inc., Hegeler Lane, Danville, IL 61832.
011540	Micro-Gen Equipment Corp., 10700 Sentinel Dr., San Antonio, TX 78217.

III. Loss of Active Ingredients

Unless the requests for cancellation are withdrawn, one pesticide active ingredients will no longer appear in any registered products. Those who are concerned about the potential loss of this active ingredient for pesticidal use are encouraged to work directly with the registrant to explore the possibility of their withdrawing the request for cancellation. The active ingredient is listed in the following Table 3, with the EPA Company and CAS Number.

TABLE 3. — ACTIVE INGREDIENTS WHICH WOULD DISAPPEAR AS A RESULT OF REGISTRANTS' REQUESTS TO CANCEL

CAS No.	Chemical Name	EPA Company No.
129–67–9	Endothall, disodium salt	007401

IV. Procedures for Withdrawal of Request

Registrants who choose to withdraw a request for cancellation must submit such withdrawal in writing to James A. Hollins, at the address given above, postmarked before June 6, 1996. This written withdrawal of the request for cancellation will apply only to the applicable 6(f)(1) request listed in this notice. If the product(s) have been subject to a previous cancellation action, the effective date of cancellation and all other provisions of any earlier cancellation action are controlling. The withdrawal request must also include a commitment to pay any reregistration fees due, and to fulfill any applicable unsatisfied data requirements.

V. Provisions for Disposition of Existing Stocks

The effective date of cancellation will be the date of the cancellation order. The orders effecting these requested cancellations will generally permit a registrant to sell or distribute existing stocks for 1 year after the date the cancellation request was received. This policy is in accordance with the Agency's statement of policy as prescribed in Federal Register No. 123, Vol. 56, dated June 26, 1991. Exceptions to this general rule will be made if a product poses a risk concern, or is in noncompliance with reregistration requirements, or is subject to a data callin. In all cases, product-specific disposition dates will be given in the cancellation orders.

Existing stocks are those stocks of registered pesticide products which are currently in the United States and which have been packaged, labeled, and released for shipment prior to the effective date of the cancellation action. Unless the provisions of an earlier order apply, existing stocks already in the hands of dealers or users can be distributed, sold or used legally until they are exhausted, provided that such further sale and use comply with the EPA-approved label and labeling of the affected product(s). Exceptions to these general rules will be made in specific cases when more stringent restrictions on sale, distribution, or use of the products or their ingredients have already been imposed, as in Special Review actions, or where the Agency has identified significant potential risk concerns associated with a particular chemical.

List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: February 21, 1996.

Frank Sanders,

Director, Program Management and Support Division, Office of Pesticide Programs.

[FR Doc. 96–5527 Filed 3–7–96; 8:45 am] BILLING CODE 6560–50–F

[OPP-34090; FRL 5352-4]

Notice of Receipt of Requests for Amendments to Delete Uses in Certain Pesticides Registrations

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In accordance with Section 6(f)(1) of the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), as amended, EPA is issuing a notice of receipt of request for amendment by registrants to delete uses in certain pesticide registrations.

DATES: Unless a request is withdrawn, the Agency will approve these use deletions and the deletions will become effective on June 6, 1996.

FOR FURTHER INFORMATION CONTACT: By mail: James A. Hollins, Office of Pesticide Programs (7502C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location for commercial courier delivery and telephone number: Room 216, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA, (703) 305–5761; e-mail:

hollins.james@epamail.epa.gov. **SUPPLEMENTARY INFORMATION:**

I. Introduction

Section 6(f)(1) of FIFRA provides that a registrant of a pesticide product may at any time request that any of its pesticide registrations be amended to delete one or more uses. The Act further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the Federal Register. Thereafter, the Administrator may approve such a request.

II. Intent to Delete Uses

This notice announces receipt by the Agency of applications from registrants to delete uses in the three pesticide registrations listed in the following Table 1. These registrations are listed by registration number, product names, active ingredients and the specific uses deleted. Users of these products who

desire continued use on crops or sites being deleted should contact the applicable registrant before June 6, 1996 to discuss withdrawal of the applications for amendment. This 90day period will also permit interested members of the public to intercede with registrants prior to the Agency approval of the deletion.

TABLE 1. — REGISTRATIONS WITH REQUESTS FOR AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

EPA Reg No.	Product Name	Active Ingredient	Delete From Label
003772-00032	Garden Rotenone Dust	Rotenone	Terrestrial food uses
006718-00020	Quick-Killing Bug Spray	d-trans-Allethrin	Ornamental & house plant use
019713–20206	Ida's Roach Spray	Boric Acid	Carpet & upholstery treatment use

The following Table 2 includes the names and addresses of record for all registrants of the products in Table 1, in sequence by EPA company number.

TABLE 2. — REGISTRANTS REQUESTING AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

Com- pany No.	Company Name and Address
003772	Earl May Seed & Nursery Co., 208 N. Elm St., Shenandoah, IA 51603.
006718	Amway Corporation, 7575 Fulton St., East, Ada, MI 49335.
019713	Drexel Chemical Company, P.O. Box 13327, Memphis, TN 38113.

III. Existing Stocks Provisions

The Agency has authorized registrants to sell or distribute product under the previously approved labeling for a period of 18 months after approval of the revision, unless other restrictions have been imposed, as in special review actions.

List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: February 21, 1996.

Frank Sanders,

Director, Program Management and Support Division, Office of Pesticide Programs.

[FR Doc. 96–5528 Filed 3–7–96; 8:45 am] BILLING CODE 6560–50–F

[FRL-5438-2]

Palmerton Zinc Superfund Site De Minimis Settlement; Proposed Administrative Settlement Under the Comprehensive Environmental Response, Compensation, and Liability Act

AGENCY: United States Environmental Protection Agency (USEPA).

ACTION: Request for Public Comment.

SUMMARY: The Environmental Protection Agency (EPA) is proposing to enter into *de minimis* settlements pursuant to

Section 122(g)(4) of the Comprehensive Environmental Response,
Compensation, and Liability Act of
1980, as amended, (CERCLA) 42 U.S.C.
9622(g)(4). The proposed settlements are
intended to resolve the potential
liability under CERCLA of twelve (12)
de minimis parties for response costs
incurred by the United States
Environmental Protection Agency at the
Palmerton Zinc Superfund Site, Carbon
County, Pennsylvania.

DATES: Comments must be provided on or before April 8, 1996.

ADDRESSES: Comments should be addressed to the Docket Clerk, United States Environmental Protection Agency, Region III, 841 Chestnut Building, Philadelphia, Pennsylvania 19107, and should refer to: In Re: Palmerton Zinc Superfund Site, Carbon County, Pennsylvania, U.S. EPA Docket Nos. III–95–11–DC, III–95–12–DC, III–95–13–DC, III–95–17–DC, III–95–18–DC, III–95–20–DC, III–95–21–DC, III–95–24–DC, III–95–26–DC, III–95–31–DC, III–95–32–DC, and III–95–34–DC.

FOR FURTHER INFORMATION CONTACT: Cynthia Nadolski, (3RC32) Office of Regional Counsel, United States Environmental Protection Agency, 841 Chestnut Building, Philadelphia, Pennsylvania 19107, (215)597–9912.

SUPPLEMENTARY INFORMATION:

Notice of De Minimis Settlement

In accordance with Section 122(i)(1) of CERCLA, 42 U.S.C. 9622(i)(1), notice is hereby given of proposed administrative settlements concerning the Palmerton Zinc Site in Carbon County, Pennsylvania. The administrative settlements were signed by the Regional Administrator of the United States Environmental Protection Agency, Region III, on 5/16/95 and are subject to review by the public pursuant to this Notice. The agreements were also subject to the approval of the Attorney General, United States Department of Justice or her designee.

The 12 parties agree to allow complete access to their properties by EPA and its representatives and to cooperate and not to interfere with the activities of EPA or its representatives during an ongoing response action to remove lead, cadmium and zinc contamination from their properties in Palmerton, Pennsylvania in exchange for receiving a covenant not to sue pursuant to Section 122(g) of CERCLA, 42 U.S.C. 122(g), and contribution protection pursuant to Section 113(f) of CERCLA, 42 U.S.C. 113(f). The agreements are subject to the contingency that the Environmental Protection Agency may elect not to complete the settlements based on matters brought to its attention during