The second aspect of the flexibility sought under Project XL concerns use of an innovative approach to measuring the air quality benefit of the Atlantic Steel redevelopment. When viewed in isolation, the Atlantic Steel redevelopment would attract new automobile trips, result in new emissions and would not qualify as a TCM in the traditional sense. However, EPA believes that the Atlanta region will continue to grow, and that redevelopment of the Atlantic Steel site will produce fewer air pollution emissions than an equivalent quantity of development at other sites in the region. Therefore, EPA will measure Atlantic Steel's air quality benefit relative to an equivalent amount of development at other likely sites in the region. This type of comparison is available only to this particular redevelopment through the Project XL process.

Why Is This Flexibility Appropriate?

EPA believes the flexibility described above is appropriate for this project because of the unique attributes of the site and the redevelopment. EPA's intention to grant flexibility to this project is a result of the superior environmental performance expected to result from the combination of unique elements listed below. In the absence of these elements, EPA would be unlikely to approve new transportation projects during a conformity lapse.

First, the site is a "brownfield."

First, the site is a "brownfield." Brownfields are sites which are contaminated from past uses and which must be remediated prior to reuse. An accelerated clean-up of the site will occur if this XL Project is implemented. The clean-up and redevelopment of this industrial site aligns with EPA's general efforts to encourage clean-up and reuse of urban brownfields. The likely alternative would be an underdeveloped, underused industrial parcel in the middle of midtown Atlanta.

Second, the site has a regionally central, urban location. Redeveloping this property will result in a shift of growth to midtown Atlanta from the outer reaches of the metropolitan area. Because of the site's central location, people taking trips to and from the site will be driving shorter average distances than those taking trips from a development on the edge of the city. Shorter driving distances result in fewer emissions.

Third, the redevelopment plans include a linkage to MARTA. This linkage would make it possible for those who work at the site to commute without a car and would serve residents of Atlantic Steel as well as residents of

surrounding neighborhoods. In addition, the transit link is valuable for those coming to the site for non-work purposes, such as dining, shopping, and entertainment.

Fourth, the site design incorporates many "smart growth" site design principles. These principles include features which promote pedestrian and transit access rather than exclusive reliance on the car. Using these concepts, the redevelopment will avoid creating areas that are abandoned and unsafe in the evening, hotels and offices will be located within walking distance of shops and restaurants, shops that serve local needs will be located within walking distance of both the Atlantic Steel site and the adjacent neighborhoods, and wide sidewalks will encourage walking and retail use.

Fifth, the redevelopment incorporates many elements that could qualify as TCMs by themselves. In addition to the linkage to mass transit, the redevelopment will participate in a transportation management association (TMA). The TMA will monitor the number and type of vehicular trips and will create transportation management plans that would be implemented if specified performance criteria are not met.

With the exception of the accelerated site clean-up, all of these elements will have an impact on transportation decisions of people who begin and/or end their trips in the Atlantic Steel site. The combination of the site's location and design elements are expected to work together to reduce auto traffic in the Atlanta region. Therefore, EPA intends to use regulatory flexibility under Project XL to seek approval for the redevelopment and its associated transportation projects to proceed as a TCM.

Dated: February 10, 1999.

Lisa Lund,

Deputy Associate Administrator for Reinvention Programs, Office of Reinvention. [FR Doc. 99–4581 Filed 2–23–99; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[OPP-34177; FRL-6062-6]

1,3-Dichloropropene; Pesticide Reregistration Eligibility Decision Document; Availabliity for Comment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces availability of the Reregistration

Eligibility Decision documents (REDs) for the active ingredient 1,3-dichloropropene (trade name, Telone®) and starts a 60 day public comment period. The RED for 1,3-dichloropropene is the Agency's formal regulatory assessment of the health and environmental data base of the subject chemical, and presents the Agency's determination that all pre-plant soil fumigant uses of 1,3-dichloropropene are eligible for reregistration.

DATES: Written comments on these decisions must be submitted by April

ADDRESSES: Three copies of comments, identified with the docket control number [OPP–34177] and the case number (listed in the table in this document), should be submitted to: By mail: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, deliver comments to: Rm. 119, Crystal Mall 2 (CM #2), 1921 Jefferson Davis Hwy., Arlington, VA.

26, 1999.

Comments may also be submitted electronically by following the instructions under Unit III. of this document. No Confidential Business Information (CBI) should be submitted through e-mail.

Information submitted as a comment in response to this notice may be claimed confidential by marking any part or all of that information as 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 docket. Information not marked confidential will be included in the public docket without prior notice (including comments and data submitted electronically). The public docket and docket index, including printed paper versions of electronic comments, which does not include any information claimed as CBI will be available for public inspection in Rm. 119 at the address given above, from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays.

To request a copy of any of the listed RED, or a RED Fact Sheets, contact the Public Information and Records Integrity Branch, in Rm. 119 at the address in this unit or call (703) 305–5805

FOR FURTHER INFORMATION CONTACT: Technical questions on the RED should be directed to the Chemical Review Manager, Lisa Nisenson, at (703) 308– 8031. Inquiries by e-mail can be sent to nisenson.lisa@epamail.epa.gov.

SUPPLEMENTARY INFORMATION:

I. Electronic Availability

Electronic copies of the REDs and RED Fact Sheets can be downloaded from EPA's World wide web site at "http://www.epa.gov/oppsrrd1/REDs/."

II. Background

The Agency has issued a Reregistration Eligibility Decision (RED) document for the pesticidal active ingredient 1,3-dichloropropene. Under the Federal Insecticide, Fungicide, and Rodenticide Act, as amended in 1988, EPA is conducting an accelerated reregistration program to reevaluate existing pesticides to make sure they meet current scientific and regulatory standards. The data base to support the reregistration of the chemical 1,3dichloropropene is substantially complete. EPA has determined that all currently registered products containing 1,3-dichloropropene as an active ingredient are eligible for reregistration.

All registrants of products containing 1,3-dichloropropene have been sent the RED and Fact Sheet and must respond to the labeling requirements and the product specific data requirements within 8 months of receipt. These products will not be reregistered until adequate product specific data have been submitted and all necessary product label changes are implemented. Products containing both 1,3dichloropropene and chloropicrin, will not be reregistered until the applicable uses of the active ingredient chloropicrin are found eligible for reregistration.

The reregistration program is being conducted under congressionally mandated time frames, and EPA recognizes both the need to make timely reregistration decisions and to involve the public. Therefore, EPA is issuing the RED as a final document with a 60-day comment period. Although the 60-day public comment period does not affect the registrant's response due date, it is intended to provide an opportunity for public input and a mechanism for initiating any necessary amendments to the RED. All comments will be carefully considered by the Agency and if any of those comments impact on the RED,

EPA will issue an amendment to the RED and publish a **Federal Register** notice announcing its availability.

III. Public Record and Electronic Submissions

The official record for this notice, as well as the public version, has been established for this notice under docket control number [OPP–34177] (including comments submitted electronically as described in this unit). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The official record is located at the address in "ADDRESSES" at the beginning of this document.

Electronic comments can be sent directly to EPA at: opp-docket@epa.gov

Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comments will also be accepted on disks in Wordperfect 5.1/6.1 file format or ASCII file format. All comments in electronic form must be identified by the docket control number [OPP–34177]. Electronic comments on this notice may be filed online at many Federal Depository Libraries.

List of Subjects

Environmental protection. Dated: February 11, 1999.

Lois Rossi,

Director, Special Review and Reregistration Division, Office of Pesticide Programs.

[FR Doc. 99–4546 Filed 2–23–99; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[OPP-34176; FRL 6059-6]

Notice of Receipt of Requests for Amendments to Delete Uses in Certain Pesticide 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: The Agency will approve these use deletions and the deletions will become effective on or soon after the date of publication in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT: By mail: Akiva Abramovitch, Office of Pesticide Programs (7505C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location for commercial courier delivery, telephone number and e-mail: Rm. 207, Crystal Mall No. 2, 1921 Jefferson Davis Highway, Arlington, VA 22202, (703) 308–8328; e-mail: abramovitch.akiva@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 nine manufacturing-use bendiocarb pesticide registration listed in Table 1 below. This registration is listed by registration number, product names, active ingredients and the specific uses deleted.

The use deletions (non-food sites) announced in this notice will retain a 90–day comment period. Users of these products who desire continued use on sites being deleted should contact the applicable registrant before May 26, 1999 to discuss withdrawal of the applications for amendment. This 90–day 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
45639–150	Ficam 2 1/2G	Bendiocarb	Non Bearing Nut, Citrus and other Fruit Trees
45639–6	Bendiocarb Technical		Non Bearing Nut, Citrus and other Fruit Trees
45639–100	Turcam 2 1/2G	Bendiocarb	Non Bearing Nut, Citrus and other Fruit Trees