UREA ACTIVE INGREDIENT EXEMPTIONS (40 CFR 180.1117)—Continued

Commodity	Current Tolerance	Reassessment Decision	Corrected Commodity Definition
Plums	Exempt	Same	Plum
Potatoes	Exempt	Same	Potato
Pumpkin	Exempt	Same	
Prunes	Exempt	Same	Plum, prune
Radish	Exempt	Same	
Raspberries	Exempt	Same	Raspberry
Rice	Exempt	Same	
Safflower	Exempt	Same	
Sorghum	Exempt	Same	Sorghum, grain
Spinach	Exempt	Same	
Spinach (New Zealand)	Exempt	Same	Spinach, New Zealand
Squash (winter and summer)	Exempt	Same	Squash, summer Squash, winter
Strawberries	Exempt	Same	Strawberry
Sugar beets	Exempt	Same	Beet, sugar
Sunflower	Exempt	Same	
Sweet pepper	Exempt	Same	Pepper, nonbell, sweet
Table beets	Exempt	Same	Beet, garden
Tangerines	Exempt	Same	Tangerine
Tomatoes	Exempt	Same	Tomato
Walnuts	Exempt	Same	Walnut
Watermelon	Exempt	Same	
Zucchini	Exempt	Same	Squash, summer

List of Subjects

Environmental protection.

Dated: March 28, 2002.

Lois A. Rossi,

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

[FR Doc. 02–9071 Filed 4–12–02; 8:45 a.m.] **BILLING CODE 6560–50–S**

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7171-2]

Proposed Administrative Settlement Under the Comprehensive Environmental Response, Compensation, and Liability Act

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: The U.S. Environmental Protection Agency is proposing to enter into a *de minimis* settlement 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). This proposed settlement is intended to resolve the liabilities under CERCLA of nine (9) *de minimis* parties for response costs incurred and to be incurred at the Malvern TCE Superfund Site, East Whiteland and Charlestown Townships, Chester County, Pennsylvania.

DATES: Comments must be provided on or before May 15, 2002.

ADDRESSES: Comments should be addressed to Suzanne Canning, Docket Clerk, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, PA 19103–2029, and should refer to the Malvern TCE Superfund Site, East Whiteland Township, Chester County, Pennsylvania.

FOR FURTHER INFORMATION CONTACT: Joan A. Johnson (3RC41), 215/814–2619, U.S. Environmental Protection Agency, 1650 Arch Street, Philadelphia, Pennsylvania 19103–2029.

SUPPLEMENTARY INFORMATION: Notice of de minimis settlement: In accordance with section 122(i)(1) of CERCLA, 42 U.S.C. 122(i)(1), notice is hereby given of a proposed administrative settlement concerning the Malvern TCE Superfund Site, in East Whiteland Chester County, Pennsylvania. The administrative settlement is subject to review by the public pursuant to this Notice. The proposed agreement has been reviewed and approved by the United States Department of Justice. The following de minimis parties have executed signature

pages, consenting to participate in this settlement: BAE Systems (on behalf of American Electronics Laboratories), Boekel Industries, AVX Corporation (on behalf of Elco Corporation), Irvins Tinware (on behalf of Ervins Crafts), K–D Tool Manufacturing Corporation, Maida Development Company, McHugh Railroad Maintenance Equipment Company, Photofabrication Chemical & Equipment Company, Inc., and R & E Martin.

The nine (9) settling parties collectively have agreed to pay \$645,749 to the Hazardous Substances Trust Fund subject to the contingency that EPA may elect not to complete the settlement if comments received from the public during this comment period disclose facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate. Monies collected from the de minimis parties will be applied towards past and future response costs incurred by EPA or PRPs performing work at or in connection with the Site. The settlement includes a 60% premium to cover the risk of cost overruns or increased costs to address conditions at the Site previously unknown to EPA but discovered after the effective date of the Consent Order. The settlement also includes a reservation of rights by EPA, pursuant to which EPA reserves its rights to seek recovery from the settling de minimis parties of response costs incurred by EPA in connection with the Site to the extent such costs exceed \$25 million.

EPA is entering into this agreement under the authority of section 122(g) of CERCLA, 42 U.S.C. 9622(g). Section 122(g) authorizes early settlements with de minimis parties to allow them to resolve their liabilities at Superfund Sites without incurring substantial transaction costs. Under this authority, EPA proposes to settle with potentially responsible parties in connection with the Malvern TCE Superfund Site, each of whom is responsible for .75 percent or less of the volume of hazardous substance sent to the Site. As part of this de minimis settlement, EPA will grant the nine settling de minimis parties a covenant not to sue or take administrative action against any of the nine settling PRPs for reimbursement of response costs or injunctive relief pursuant to sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607, or for injunctive relief pursuant to section 7003 of the Resource Conservation and Recovery Act, 42 U.S.C. 6973, with regard to the Site. EPA issued this settlement offer to the de minimis parties on May 29, 2001.

The Environmental Protection Agency will receive written comments relating to this settlement for thirty (30) days from the date of publication of this Notice. A copy of the proposed Administrative Order on Consent can be obtained from Joan A. Johnson, U.S. Environmental Protection Agency, Region III, Office of Regional Counsel, 1650 Arch Street, Philadelphia, Pennsylvania, 19103–2029, or by contacting Joan A. Johnson at (215) 814–2619.

Dated: March 12, 2002.

Rebecca W. Hanmer,

Acting Regional Administrator, Region III. [FR Doc. 02–9069 Filed 4–12–02; 8:45 am] BILLING CODE 6560–50–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

AGENCY: Federal Election Commission. **DATE & TIME:** Thursday, April 18, 2002, 10 a.m.

PLACE: 999 E Street, NW., Washington, DC (Ninth Floor)

STATUS: This meting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. Notice of Proposed Rulemaking on 2002 Modifications to the Administrative Fines Program. Routine Administrative Matters.

PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer. Telephone: (202) 694–1220.

Mary W. Dove,

Secretary of the Commission. [FR Doc. 02–9162 Filed 4–11–02; 10:43 am] BILLING CODE 6715–01–M

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

AGENCY: Federal Election Commission
DATE & TIME: Friday, May 3, 2002 at 8:30
a.m., Saturday, May 4, 2002 at 9 a.m.
PLACE: Westin Westminster Hotel,
10600 Westminster Boulevard,
Westminster, CO 80020.

NAME: Federal Election Commission Election Administration Advisory Panel

STATUS: The Advisory Panel Meeting is open to the public, dependent on available space.

In accordance with the provisions of the Federal Advisory Panel Committee Act (5 U.S.C. App. I) and Office of Management and Budget Circular A–63, as revised, the Federal Election Commission announces the 2002 Advisory Panel meeting.

ITEMS TO BE DISCUSSED:

Election Case Law: Lesson from the 2000 Election; Update on Office of Election Administration Projects in 2002; A Report from the Federal Voting Assistance Program; Reports from both the Election Crimes Branch and the Voting Section of the Civil Rights Division of the U.S. Department of Justice; State Vote Counting Laws and Procedures; 2002 Redistricting; Using Statewide Voter Registration databases.

PURPOSE OF MEETING:

The Panel will present its views on problems in the administration of Federal elections, and formulate recommendations to the Federal Election Commission Office of Election Administration for its future program development.

Any member of the public may file a written statement with the Panel before, during, or after the meeting. To the extent that time permits, Panel Chair may allow public presentation or oral statements at the meeting.

PERSON TO CONTACT FOR INFORMATION:

Ms. Penelope Bonsall, Director, Office of Election Administration. Telephone: (202) 694–1095.

Mary W. Dove,

Secretary of the Commission. [FR Doc. 02–9163 Filed 4–11–02; 10:43 am] BILLING CODE 6715–01–M

FEDERAL RESERVE SYSTEM

Agency Information Collection Activities: Proposed Collection; Comment Request; Correction

SUMMARY: This notice corrects a notice (FR Doc. 02-8375 published on pages 16752-16753 of the Issue for Monday, April 8, 2002.

On June 15, 1984, the Office of Management and Budget (OMB) delegated to the Board of Governors of the Federal Reserve System (Board) its approval authority under the Paperwork Reduction Act, as per 5 CFR 1320.16, to approve of and assign OMB control numbers to collection of information requests and requirements conducted or sponsored by the Board under conditions set forth in 5 CFR 1320 Appendix A.1. Board-approved collections of information are incorporated into the official OMB inventory of currently approved collections of information. Copies of the OMB 83-Is and supporting statements and approved collection of information instruments are placed into OMB's