

potential exposure descriptions in the Federal Register.

If no generic use description of generic name is provided, EPA will develop one and after providing due notice to the submitter, will publish an amended Federal Register notice. EPA immediately will review confidentiality claims for chemical identity, chemical use(s), the identity of the submitter, and for health and safety studies. If EPA determines that portions of this information are not entitled to confidential treatment, the Agency will publish an amended notice and will place the information in the public file, after notifying the submitter and complying with other applicable procedures.

After receipt, EPA has 90 days to review a PMN under section 5(a)(1). The section 5(d)(2) Federal Register notice indicates the date when the review period ends for each PMN. Under section 5(c), EPA may, for good cause, extend the review period for up to an additional 90 days. If EPA determines that an extension is necessary, it will publish a notice in the Federal Register.

Once the review period ends, the submitter may manufacture the substance unless EPA has imposed restrictions. When the submitter begins to manufacture the substance, he must report to EPA, and the Agency will add the substance to the Inventory. After the substance is added to the Inventory, any company may manufacture it without providing EPA notice under section 5(a)(1)(A).

Therefore, under the Toxic Substances Control Act, a summary of the data taken from the PMN is published herein.

Interested persons may, on or before September 6, 1980, submit to the Document Control Officer (TS-793—, Rm. E-447, Office of Pesticides and Toxic Substances, 401 M St., SW, Washington, DC 20460, written comments regarding this notice. Three copies of all comments shall be submitted, except that individuals may submit single copies of comments. The comments are to be identified with the document control number "[OPTS-51099]" and the PMN number. Comments received may be seen in the above office between 8:00 a.m. and 4:00 p.m., Monday through Friday, excluding holidays.

(Sec. 5, 90 Stat. 2012 (15 U.S.C. 2604))

Dated: July 24, 1980.

Douglas G. Bannerman,  
Acting Deputy Assistant Administrator for  
Chemical Control.

PMN 80-162

Close of Review Period. October 6, 1980.

**Manufacturer's Identity.** Claimed confidential. Generic information provided:

Annual sales—In excess of \$500 million.

Manufacturer's site—Pacific region, U.S.

Standard Industrial Classification code—240.

**Specific Chemical Identity.** Claimed confidential. Generic name provided: Lignosulfonate reaction product with an alkenoic acid and an inorganic salt.

The following summary is taken from data submitted by the manufacturer in the PMN.

**Use.** Claimed confidential. The product will be subjected to open use and release no more than 50 kilograms (kg) but less than 5,000 kg of the substance to the environment per year.

**Production Estimates & Process Information.** Claimed confidential.

**Physical/Chemical Properties.**

Appearance—Amorphous dry powder.

Bulk density—About 24 lb/cu ft.

Solubility—Water soluble.

pH of 1-percent solution—Range 3.5 to 5.

**Toxicity Data.** No data were submitted.

**Exposure.** Exposure will involve chemical industrial employees through skin contact and inhalation. The use will involve exposure to commercial or industrial type employees as potential skin contact on an average frequency of less than once per week and frequent exposure to skin contact with a mixture in which the substance will generally be present in less than 5 weight percent.

**Environmental Release/Disposal.** The release as industrial loss will be to the air and industrial waste stream to a private NPDES-permitted treatment lagoon.

[FR Doc. 80-23195 Filed 7-31-80; 8-45 am]

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[OPP-30157B; FRL 1556-4]

**Rohm & Haas; Approval of Applications To Register Pesticide Products Containing New Active Ingredients; Correction**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Correction.

**SUMMARY:** This notice corrects the approval and registration date for the

pesticide products BLAZER 2L and BLAZER 2S from May 29, 1980 to April 10, 1980.

**FURTHER INFORMATION CONTACT:** Richard F. Mountfort, Product Manager (PM) 23, Office of Pesticide Programs, Registration Division (TS 767), Room E-351, Environmental Protection Agency, 401 M Street, SW, Washington, DC 20460, 202/755-1397.

**SUPPLEMENTARY INFORMATION:** In FR Doc. 80-16900 appearing at page 37725 in the issue of Wednesday, June 4, 1980, the approval date for the application of the pesticide products BLAZER 2L and 80P-594.

Blazer 2S in the third column, second paragraph, second line and the registration date for the products in the third column, second paragraph, 22nd line is changed from "May 29, 1980" to "April 10, 1980."

Dated: July 24, 1980.

Douglas D. Camp,  
Acting Deputy Assistant Administrator for  
Pesticide Programs.

[FR Doc. 80-23199 Filed 7-31-80; 8:45 am]

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[FRL 1556-7]

**Proposed Determination To Prohibit, or Deny Specification, or Use for Specification, of an Area as a Disposal Site**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of Proposed Determination (Notice No. 80FLA04-001, July 31, 1980.)

**SUMMARY:** Section 404(c) of the Clean Water Act (33 U.S.C. 1251 *et seq*) provides that, if the Administrator of the U.S. EPA determines that unacceptable adverse effects on municipal water supplies, shellfish beds and fishery areas, wildlife or recreational areas would result from the discharge of dredged or fill material, he may exercise his authority to withdraw or prohibit the defined area from specification as a disposal site. In effect, the Administrator would be vetoing a permit issued by the Corps of Engineers. The procedures for implementation of 404(c) are set forth in 40 CFR Part 231. This notice is being published in accordance with § 231.3(2) by the Regional Administrator of Region IV.

On March 25, 1977, the Corps of Engineers advertised permit application No. 77B-0376 which was a modification of permit No. 75B-0869 issued 15 March 1976. The applicant is the City of North Miami, Florida c/o Post, Buckley, Schuh and Jernigan, Inc., 7500 N. W. 52nd

Street, Miami, Florida 33166. The proposed project is located in Biscayne Bay and adjacent wetlands, east of U.S. 1 and north of NE 135 Street, in Sections 21 and 22, Township 52 South Range 42 East, North Miami, Dade County, Florida.

#### Background

Under Section 404 of the Clean Water Act (33 U.S.C. 1251 *et seq*) any person who wishes to discharge dredged or fill material into the waters, including wetlands, of the United States must first obtain a dredge or fill permit from the Secretary of the Army, acting through the Chief of Engineers.

On March 15, 1976, the Jacksonville District Corps of Engineers issued permit No. 75B-0869, which authorized the placement of fill material into 291 acres for a public recreational facility consisting of a 36-hole golf course, tennis courts and clubhouse. Within the project there were 8.2 acres of upland mangroves to be preserved and 3 shallow ponds with tidal connections.

Several million cubic yards of solid waste, including garbage, have been placed at the site since issuance of permit 75B-0869 on March 15, 1976.

Wastes have been placed to a height of approximately 40' above sea level. Several lakes have been excavated at the site to -35' below sea level.

Quantities of leachate containing ammonia in excess of 550 ppm have been observed flowing into one of the large lakes. The ammonia level in three of the lakes ranges from 5-20 ppm and these high ammonia levels are evidence of gross contamination. The lakes constructed at the site are an integral part of the proposed recreation complex and could be a significant hazard for anyone coming into contact with the contaminated water within the lakes. The contaminated lakes will not provide a desirable habitat for balanced populations of fishes and invertebrates. These deep lakes penetrate the highly porous Miami oolite, geologic structure. The direction of flow of groundwater within the Miami oolite is southeast, toward Biscayne Bay. There are a number of excavations nearby in Biscayne Bay that penetrate the Miami oolite, therefore, there is a direct hydrological connection between the contaminated lakes and Biscayne Bay. High levels of ammonia have also been observed in the mangrove preserve adjacent to the disposal area. There is significant potential for continuing leachate pollution of mangrove areas and Biscayne Bay from the solid waste that has already been placed at this site.

On March 25, 1977, the Corps of Engineers advertised permit application

No. 77B-0376 which was a modification of permit No. 75B-0869. The proposed permit modifications included the:

a. Elimination of the three tidal ponds and their subsequent dredging to -35 feet mean sea level.

b. Elimination of the culverts through the dike, completely separating the mangrove preserve from the golf course.

c. Elimination of the upland preserve to have been contained within the golf course and converting it to a borrow area.

The Corps of Engineers' public notice No. 77B-0376, provided notification to the public that the 291 acre project area would be operated as a sanitary landfill.

On July 1, 1977, the Regional Administrator of EPA sent a letter to the District Engineer of the Corps of Engineers objecting to issuance of proposed permit No. 77B-0376. The Regional Administrator subsequently wrote additional letters of objection to the District Engineer on April 27, 1978; July 31, 1978; and August 16, 1979.

Since no resolution was reached at the Corps District level, the matter was elevated to the Division Level. On December 7, 1979, the EPA Regional Administrator sent a letter to the South Atlantic Division Engineer of the Corps of Engineers objecting to issuance of proposed permit No. 77B-0376.

On February 11, 1980, the Associate Assistant Administrator for Water and Waste Management of EPA sent a letter to the Deputy Director of Civil Works, Office of Chief Engineers of the Corps of Engineers, objecting to the issuance of the aforereferenced proposed permit.

Subsequently, on May 2, 1980, the Deputy Administrator of EPA sent a letter to the Assistant Secretary of the Army objecting to the issuance of the aforereferenced proposed permit. In a June 18, 1980, letter to the Deputy Administrator of EPA, the Assistant Secretary of the Army notified EPA of his intent to issue proposed permit No. 77B-0376. In response to the June 18, 1980, letter, EPA's Regional Administrator of Region IV proposed a determination to prohibit, or withdraw specification, or use for specification, of the area covered by proposed permit No. 77B-0376 as a disposal site. On June 25, 1980, the Regional Administrator notified the District Engineer of her intent to issue a public notice of a proposed determination to prohibit, or deny the specification, or use for specification, of the area covered by proposed permit No. 77B-0376 as a disposal site. If such a final determination is issued, it will prevent the subsequent discharge of waste or other fill material at this site.

Proposed Permit No. 77B-0376 would allow the addition of several more million cubic yards of solid waste (including garbage) to the disposal area located in waters of the United States. Biscayne Bay including adjacent mangrove areas, is an aquatic resource of national importance containing valuable shellfish and fisheries resources and has been designated as a State Aquatic Preserve. Recreational utilization of Biscayne Bay is also of significant value. Leachate contamination of Biscayne Bay, adjacent mangrove wetlands and the lakes could have an unacceptable adverse effect on shellfish beds and fishery areas (including spawning and breeding areas), wildlife, and recreational areas.

#### Purpose of the Public Notice

Region IV would like to obtain public comments on whether or not the impacts of leachate from solid waste entering Biscayne Bay, adjacent mangrove wetlands, and the recreational lakes represent an unacceptable adverse effect as described in Section 404(c) of the Clean Water Act. Any interested persons may submit written comments on the proposed determination. Comments should be directed to whether the proposed determination should become the final determination or whether corrective action could be taken to reduce the adverse impact of the discharge. All such comments will be considered in preparing the recommended determination.

Any interested person, affected land owner or permit applicant or holder may request a hearing by submitting a written request during the public comments period. All comments and/or requests for a hearing should be submitted by no later than September 21, 1980, to Cheryn B. Jones, Record Clerk, Enforcement Division, Environmental Protection Agency, 345 Courtland Street, N.E., Atlanta, Georgia 30365, (404) 881-3506.

#### FOR FURTHER INFORMATION CONTACT:

Cheryn B. Jones, Record Clerk, Enforcement Division, Environmental Protection Agency, 345 Courtland Street, Atlanta, Georgia 30365, 404/881-3506.

Interested persons may obtain additional information including copies of the proposed determination.

Dated: July 22, 1980.

Rebecca W. Hammer,  
Regional Administrator, EPA, Region IV.

[FR Doc. 80-23201 Filed 7-31-80; 8:45 am]

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