laws and Section VII of this Proposed Plan.

J. For planning purposes, first preference customers may be required to provide forecasts and other information required by Western as set forth in the electric service contract.

K. The general criteria and contract principles set forth in Sections V.A, C through I, K, M, and O of this Proposed Plan will apply to first preference customers.

VII. Transmission Service

Allottees and customers must secure all necessary transmission service to deliver Federal power. Western will provide transmission service to deliver the Base Resource over the CVP transmission system. Western will work with allottees and customers to secure bundled or unbundled transmission services as appropriate beyond its CVP transmission system in conjunction with its power sales in a manner consistent with Federal Energy Regulatory Commission orders, legislated mandates, or California Independent System Operator agreements. While Western will work with allottees and customers, it is the allottees and customers obligations to secure all necessary transmission service.

Generally, Western will market surplus transmission capacity on the CVP and COTP available under Western’s Open Access Transmission Tariff. The legislation authorizing the PACI provides for the Secretary to market surplus available transmission capacity on the PACI at equitable rates to aid and benefit the CVP. Western will determine the use of its transmission resources concurrently with further development of the products and services under this Proposed Plan. Specific terms and conditions for transmission will be provided for in future service agreements. Western will develop transmission rates under a separate proceeding.

VIII. Changes in the Electric Utility Industry

Western recognizes that there have been, and continue to be, significant changes in the electric utility industry. In order to address this concern, Western is proposing, in collaboration with its customers, to include the ability to make changes in how the Federal resource is marketed if there is deemed a benefit to Western and its customers. Any changes implemented would be done through negotiation and revision to individual customer contracts.

Authorities

Western developed this Proposed Plan in accordance with its power marketing authorities pursuant to the Department of Energy Organization Act (42 U.S.C. 7101, et seq.); the Reclamation Act of June 17, 1902 (ch. 1093, 32 Stat. 388), as amended and supplemented by subsequent enactments, particularly section 9(c) of the Reclamation Project Act of 1939 (43 U.S.C. 485(c)); and other acts specifically applicable to the projects involved.

Regulatory Procedure Requirements

Review Under the Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1980 (44 U.S.C. 3501, et seq.), Western has received approval from the Office of Management and Budget for the collection of customer information in this rule, under control number 1910–5136, which expires on September 30, 2017.

Regulatory Flexibility Analysis

The Regulatory Flexibility Act of 1980 (5 U.S.C. 601, et seq.), requires preparation of an initial regulatory flexibility analysis whenever an agency is required by 5 U.S.C. 553, or any other law, to publish general notice of proposed rulemaking for any proposed rule. A final regulatory flexibility analysis is required whenever the agency promulgates a final rule under 5 U.S.C. 553, after being required by that section or any other law to publish a general notice of proposed rulemaking. Western has determined that the analytical requirements of the Regulatory Flexibility Act do not apply to this rulemaking because it is a rulemaking involving services applicable to public property.

Environmental Compliance

In compliance with the National Environmental Policy Act (NEPA) (42 U.S.C. 4321–4370), Council on Environmental Quality NEPA implementing regulations (40 CFR parts 1500–1508), and DOE NEPA implementing regulations (10 CFR part 1021), Western completed a Categorical Exclusion (CX). Since Western is reallocating its existing resources and is not planning to increase its generation or transmission under this Proposed Plan, a CX is the appropriate level of environmental review.

Determination Under Executive Order 12866

Western has an exemption from centralized regulatory review under Executive Order 12866; accordingly, no clearance of this Federal Register notice by the Office of Management and Budget is required.

Dated: April 22, 2016.
Mark A. Gabriel, Administrator.

ENVIRONMENTAL PROTECTION AGENCY


Notice of Receipt of Requests To Voluntarily Cancel Pesticide Registrations and Amend Registrations To Terminate Certain Uses

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In accordance with the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), EPA is issuing a notice of receipt of requests by registrants to voluntarily cancel certain pesticide registrations and amend one pesticide registration. The amendment request would delete the following uses of MGK 264: Outdoor ground applications (tall grass, shrubbery, around lawns, corrals, feed lots, swine lots, zoos); and direct applications to beef cattle, dairy cattle, and horses. The product cancellation requests listed herein would not terminate the last products registered for these pesticides for use in the United States. EPA intends to grant these cancellation and amendment requests at the close of the comment period for this announcement unless the Agency receives substantive comments within the comment period that would merit its further review of the requests, or unless the registrants withdraw their requests. If these requests are granted, any sale, distribution, or use of products listed in this notice will be permitted after the registration has been cancelled or amended only if such sale, distribution, or use is consistent with the terms as described in the final order.

DATES: Comments must be received on or before June 6, 2016.

ADDRESSES: Submit your comments, identified by docket identification (ID) number EPA–HQ–OPP–2009–1017, by one of the following methods:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the online instructions for submitting comments. Do not submit electronically any
TABLE 1—PRODUCT REGISTRATIONS WITH PENDING REQUESTS FOR CANCELLATION

<table>
<thead>
<tr>
<th>Registration No.</th>
<th>Product name</th>
<th>Active ingredient</th>
</tr>
</thead>
<tbody>
<tr>
<td>100–1004</td>
<td>Demon EC Insecticide</td>
<td>Cypermethrin.</td>
</tr>
<tr>
<td>100–1006</td>
<td>Probuild TC Termiticide</td>
<td>Cypermethrin.</td>
</tr>
<tr>
<td>100–1301</td>
<td>Cypermethrin 250 EC Manufacturing Use Product.</td>
<td>Cypermethrin.</td>
</tr>
<tr>
<td>100–1302</td>
<td>Cypermethrin ME 2.0% Concentrate</td>
<td>Cypermethrin.</td>
</tr>
<tr>
<td>100–1303</td>
<td>Cypermethrin ME 0.2% RTU</td>
<td>Cypermethrin.</td>
</tr>
<tr>
<td>100–1455</td>
<td>Medley Herbicide</td>
<td>Prohexadione and Mesotrione.</td>
</tr>
<tr>
<td>228–726</td>
<td>Nufarm Prohexadione Calcium Technical</td>
<td>Prohexadione calcium.</td>
</tr>
<tr>
<td>499–2024</td>
<td>Nufarm Prohexadione Calcium Technical</td>
<td>Prohexadione calcium.</td>
</tr>
</tbody>
</table>
| 1020–1           | Oakite Sanitizer No. 1 | 2-Cyclopenten-1-one, 2-hydroxy-3-methyl-.
| 5905–584         | Helena GA-142 | 1-Decanaminium, N-decyl-N,N-dimethyl-, chloride, and 1,3-Propanediol, N-(3-amino)propyl-N-dodecyl-.
| 6836–25          | Barquat 4250 | Alkyl* dimethyl benzyl ammonium chloride *(60%C14, 30%C16, 5%C18, 5%C12). |
| 6836–201         | Barquat MM–55I | Alkyl* dimethyl benzyl ammonium chloride *(60%C14, 30%C16, 5%C18, 5%C12). |
| 6836–284         | Lonza Formula LNZ–64 | Alkyl* dimethyl benzyl ammonium chloride *(60%C14, 30%C16, 5%C18, 5%C12) and Alkyl* dimethyl ethylbenzyl ammonium chloride *(50%C12, 30%C14, 17%C16, 3%C18). |
| 8329–74          | Arousurf MSF | Fludioxonil, Imidacloprid, Metalaxyl, Thiametizole, and Tebuconazole. |
| 35935–97         | Flumioxazin Technical | Fludioxonil, Imidacloprid, Metalaxyl, Thiametizole, and Tebuconazole. |
| 47000–101        | CT–42 Lice Spray | Fenbutatinoxide. |
| 67690–40         | Promite 50WP | Spinetoram (minor component (4-methyl)) and Spinetoram (major component (4,5-dihydro)). |
| 72642–9          | Assurity Cat | Spinetoram (minor component (4-methyl)) and Spinetoram (major component (4,5-dihydro)). |
| 73314–9          | Chromo Bio-Insecticide TGA1 | FLUOXAZIN. |
| 73314–10         | Chromo Bio-Insecticide EP | FLUOXAZIN. |
| 73801–1          | Deltamethrin Technical | FLUOXAZIN. |
| 74075–2          | Intace Fungicide B–350 | FLUOXAZIN. |
| 81002–2          | Chlorine Free Splashes Sanitizer | Poly(monomidicarbonylmonomidicarbonylmonohexamethylenedramide) hydrochloride. |
| 81002–3          | Splashes Too Swimming Pool Sanitizer | Poly(monomidicarbonylmonomidicarbonylmonohexamethylenedramide) hydrochloride. |
| 85678–16         | Acephate Technical | Acephate. |
| 90518–13         | Klean Off Disinfectant Wipes | Acephate. |

*Alkyl* dimethyl benzyl ammonium chloride *(50%C12, 40%C14, 10%C16), 1-Decanaminium, N-decyl-N,N-dimethyl-, chloride, and 1,3-Propanediol, N-(3-amino)propyl-N-dodecyl-.
III. What is the Agency’s authority for taking this action?

Section 6(f)(1) of FIFRA (7 U.S.C. 136d(f)(1)) provides that a registrant of a pesticide product may at any time request that any of its pesticide registrations be cancelled or amended to terminate one or more uses. FIFRA further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the Federal Register.

Section 6(f)(1)(B) of FIFRA (7 U.S.C. 136d(f)(1)(B)) requires that before acting on a request for voluntary cancellation, EPA must provide a 30-day public comment period on the request for voluntary cancellation or use termination. In addition, FIFRA section 6(f)(1)(C) (7 U.S.C. 136d(f)(1)(C)) requires that EPA provide a 180-day comment period on a request for voluntary cancellation or termination of any minor agricultural use before granting the request, unless:

1. The registrants request a waiver of the comment period, or
2. The EPA Administrator determines that continued use of the pesticide would pose an unreasonable adverse effect on the environment.

The registrants listed in Table 3 of Unit II requested that EPA waive the 180-day comment period. Accordingly, EPA will provide a 30-day comment period on the proposed requests.

IV. Procedures for Withdrawal of Requests

Registrants who choose to withdraw a request for product cancellation or use deletion should submit the withdrawal in writing to the person listed under FOR FURTHER INFORMATION CONTACT. If the products have been subject to a previous cancellation action, the effective date of cancellation and all other provisions of any earlier cancellation action are controlling.

V. Provisions for Disposition of Existing Stocks

Existing stocks are those stocks of registered pesticide products that are currently in the United States and that were packaged, labeled, and released for shipment prior to the effective date of the action. If the requests for voluntary cancellation and amendments to delete uses are granted, the Agency intends to publish the cancellation order in the Federal Register.

In any order issued in response to these requests for cancellation of product registrations and for an amendment to delete a use, EPA proposes to include the following provisions for the treatment of any existing stocks of the products listed in Tables 1 and 2 of Unit II.

1. For product 100–1455, the registrant has indicated to the Agency that there are no stocks in the channels of trade. EPA anticipates that because the product was never produced or sold, there are no existing stocks to be disposed of.

2. For the products 6836–25, 6836–201, 6836–294, 74075–2, 81002–2, and 81002–3, the registrants have indicated to the Agency that there are no stocks in the channels of trade. EPA anticipates that because the products were never produced or sold, there are no existing stocks to be disposed of.

3. For product registration 47000–101, ChemTech requested 12 months to manufacture and distribute existing stocks. However, since their stated goal was to improve their product, EPA will go forward with the cancellation, allowing the registrant to sell and distribute the existing stocks for a limited time.
was to complete sales and distribution by March 2016. EPA anticipates that the registrant will not need an existing stocks provision. Persons other than the registrant will generally be allowed to sell, distribute, or use existing stocks until such stocks are exhausted, provided that such sale, distribution, or use is consistent with the terms of the previously approved labeling on, or that accompanied, the cancelled product.

4. For product 67690–40, the registrant requested an existing stocks provision to sell and distribute product until December 31, 2016, and as of that date will no longer have any current stock. Therefore, EPA anticipates allowing the registrant to sell and distribute existing stocks of the product through December 31, 2016. Thereafter, the registrant will be prohibited from selling and distributing the product, except for export consistent with FIFRA section 17 (7 U.S.C. 136o) or for proper disposal. Persons other than the registrant will generally be allowed to sell, distribute, or use existing stocks until such stocks are exhausted, provided that such sale, distribution, or use is consistent with the terms of the previously approved labeling on, or that accompanied, the cancelled product.

5. For the product 89459–27, once EPA has approved the product label reflecting the requested amendments to delete specific uses, the registrant will be permitted to sell or distribute the product under the previously approved labeling for a period of 18 months after the date of Federal Register publication of the cancellation order, unless other restrictions have been imposed. Thereafter, the registrant will be prohibited from selling or distributing the product whose label includes the deleted uses identified in Table 2 of Unit II., except for export consistent with FIFRA section 17 (7 U.S.C. 136o) or for proper disposal. Persons other than the registrant will generally be allowed to sell, distribute, or use existing stocks of cancelled products until supplies are exhausted, provided that such sale, distribution, or use is consistent with the terms of the previously approved labeling on, or that accompanied, the cancelled products.

Authority: 7 U.S.C. 136 et seq.

Dated: April 28, 2016.

Yu-Ting Guilaran,
Director, Pesticide Re-Evaluation Division, Office of Pesticide Programs.

ENVIRONMENTAL PROTECTION AGENCY

[ER–FRL–9026–8]

Environmental Impact Statements; Notice of Availability


Notice

Section 309(a) of the Clean Air Act requires that EPA make public its comments on EISs issued by other Federal agencies. EPA’s comment letters on EISs are available at: https://cdxnodegn.epa.gov/cdx-nepa-public/action/eis/search.


EIS No. 20160092, Draft, USFS, WA, Forestwide Site Specific Invasive Plant Management, Comment Period Ends: 06/20/2016, Contact: Brigitte Ramne 509–682–4941.


EIS No. 20160094, Draft, USFWS, PRO, Programmatic—Eagle Rule Revision, Comment Period Ends: 07/05/2016, Contact: Eliza Savage 703–358–2329.