Proposed Rules

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

7 CFR Part 319

[Docket No. 03-002-5]

RIN 0579-AC55

Importation of Nursery Stock; Postentry Quarantine Requirements for Potential Hosts of Chrysanthemum White Rust and Definition of From

AGENCY: Animal and Plant Health Inspection Service, USDA. **ACTION:** Proposed rule; reopening of comment period.

SUMMARY: We are reopening the comment period for our proposed rule that would amend the regulations on importing nursery stock by providing a new option for the postentry quarantine growing period for articles of *Chrysanthemum* spp., *Leucanthemella serotina*, and *Nipponanthemum nipponicum* and amending the definition of *from*. This action will allow interested persons additional time to prepare and submit comments. **DATES:** We will consider all comments that we receive on or before November 26, 2007.

ADDRESSES: You may submit comments by either of the following methods:

 Federal eRulemaking Portal: Go to *http://www.regulations.gov*, select "Animal and Plant Health Inspection Service" from the agency drop-down menu, then click "Submit." In the Docket ID column, select APHIS-2005-0081 to submit or view public comments and to view supporting and related materials available electronically. Information on using Regulations.gov, including instructions for accessing documents, submitting comments, and viewing the docket after the close of the comment period, is available through the site's "User Tips" link.

• *Postal Mail/Commercial Delivery:* Please send four copies of your

comment (an original and three copies) to Docket No. 03–002–4, Regulatory Analysis and Development, PPD, APHIS, Station 3A–03.8, 4700 River Road Unit 118, Riverdale, MD 20737– 1238. Please state that your comment refers to Docket No. 03–002–4.

Reading Room: You may read any comments that we receive on Docket No. 03–002–4 in our reading room. The reading room is located in room 1141 of the USDA South Building, 14th Street and Independence Avenue, SW., Washington, DC. Normal reading room hours are 8 a.m. to 4:30 p.m., Monday through Friday, except holidays. To be sure someone is there to help you, please call (202) 690–2817 before coming.

Other Information: Additional information about APHIS and its programs is available on the Internet at http://www.aphis.usda.gov.

FOR FURTHER INFORMATION CONTACT: Dr. Arnold T. Tschanz, Senior Import Specialist, Commodity Import Analysis and Operations, PPQ, APHIS, 4700 River Road Unit 133, Riverdale, MD 20737–1236; (301) 734–5306.

SUPPLEMENTARY INFORMATION: On August 8, 2007, we published in the Federal Register (72 FR 44425-44433, Docket No. 03-002-4) a proposed rule that would amend the regulations on importing nursery stock by providing an option in which the postentry quarantine growing period for articles of Chrysanthemum spp., Leucanthemella serotina, and Nipponanthemum *nipponicum* that are imported from certain locations would be reduced from 6 months to 2 months, provided that the grower of those plants has implemented a systems approach to prevent the imported articles from being infected with chrysanthemum white rust. The proposed rule would also amend the definition of from.

Comments on the proposed rule were required to be received on or before October 9, 2007. We are reopening the comment period on Docket No. 03–002– 4 until November 26, 2007. This action will allow interested persons additional time to prepare and submit comments. We will also consider all comments received between October 9, 2007, and the date of this notice.

Authority: 7 U.S.C. 450, 7701–7772, and 7781–7786; 21 U.S.C. 136 and 136a; 7 CFR 2.22, 2.80, and 371.3.

Federal Register

Vol. 72, No. 207

Friday, October 26, 2007

Done in Washington, DC, this 22nd day of October 2007.

Kevin Shea,

Acting Administrator, Animal and Plant Health Inspection Service. [FR Doc. E7–21136 Filed 10–25–07; 8:45 am] BILLING CODE 3410–34–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. FAA-2007-28956; Directorate Identifier 2007-CE-068-AD]

RIN 2120-AA64

Airworthiness Directives; Cessna Aircraft Company Models 525, 525A, and 525B Airplanes

AGENCY: Federal Aviation Administration (FAA), Department of Transportation (DOT). **ACTION:** Notice of proposed rulemaking (NPRM).

SUMMARY: We propose to adopt a new airworthiness directive (AD) for certain Cessna Aircraft Company (Cessna) Models 525, 525A, and 525B airplanes. This proposed AD would require you to inspect the lower wing skin structure, forward wing spar, lower fuselage skin, fairings, and the external fairing frames for corrosion; repair any damage found; apply a corrosion inhibitive sealant to the fuselage fairings before reinstalling; and disable the cockpit mounted pilot relief tube. This proposed AD results from leaking of the cockpit mounted pilot relief tube, which caused corrosion of the airplane structure. We are proposing this AD to detect and correct any damage from corrosion of the airplane structure. Corrosion of the airplane structure could cause structural degradation and lead to structural failure of the airplane with consequent loss of control.

DATES: We must receive comments on this proposed AD by December 26, 2007.

ADDRESSES: Use one of the following addresses to comment on this proposed AD:

Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.
Fax: (202) 493–2251. • *Mail:* U.S. Department of Transportation, Docket Operations, M– 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue, SE., Washington, DC 20590.

• Hand Delivery: U.S. Department of Transportation, Docket Operations, M– 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue, SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For service information identified in this proposed AD, contact Cessna Aircraft Company, Citation Marketing Division, P.O. 7706, Wichita, Kansas 67277; telephone: 1–800–835–4090; fax: 1–800–517–8500.

FOR FURTHER INFORMATION CONTACT: T.N. Baktha, Aerospace Engineer, 1801 Airport Road, Room 100, Wichita, Kansas 67209; telephone: (316) 946– 4155; fax: (316) 946–4107.

SUPPLEMENTARY INFORMATION:

Comments Invited

We invite you to send any written relevant data, views, or arguments regarding this proposed AD. Send your comments to an address listed under the **ADDRESSES** section. Include the docket number, "FAA–2007–28956; Directorate Identifier 2007–CE–068–AD" at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of the proposed AD. We will consider all comments received by the closing date and may amend the proposed AD in light of those comments.

We will post all comments we receive, without change, to *http://*

www.regulations.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive concerning this proposed AD.

Discussion

Cessna reported wing skin corrosion in a Model 525 and belly skin corrosion in several Model 525A airplanes. Cessna received information on more than 18 cases of significant corrosion. Cessna also received information on 42 cases of some corrosion on Models 525, 525A, and 525B airplanes. Corrosive fluids leaked after use of the cockpit mounted pilot relief tube and caused corrosion of the fuselage skins, fairings, fairing support structure, and wing structure.

This condition, if not corrected, could result in structural degradation and lead to structural failure of the airplane with consequent loss of control.

Relevant Service Information

We have reviewed the following Cessna service information for this AD: • Service Bulletin SB525-53-20,

dated April 30, 2007;

- Service Bulletin SB525A-53-01, dated April 30, 2007;
- Service Bulletin SB525B-53-01, dated April 30, 2007;
- Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007;
- Alert Service Letter ASL525A–53– 05, Revision 2, dated July 25, 2007; and
- Alert Service Letter ASL525B–53– 02, Revision 2, dated July 25, 2007.
- The service information describes
- procedures for the following actions:Inspecting the lower wing skin

structure, forward wing spars, lower

fuselage skin, fairings, and external fairing frames for corrosion;

• Repairing corrosion by blending within specified limits or by contacting the manufacturer to obtain an FAAapproved repair scheme if corrosion damage can not be repaired within the limits specified;

• Doing a surface eddy current inspection or a dye-penetrant inspection on the repaired blended areas for cracks, and contacting the manufacturer to obtain an FAA-approved repair scheme if cracks are found;

• Applying a corrosion inhibitive sealant to the fuselage fairings before reinstalling; and

• Disabling the cockpit mounted relief tube.

FAA's Determination and Requirements of the Proposed AD

We are proposing this AD because we evaluated all information and determined the unsafe condition described previously is likely to exist or develop on other products of the same type design. This proposed AD would require you to inspect the lower wing skin structure, forward wing spar, lower fuselage skin, fairings, and the external fairing frames for corrosion; repair any damage found; apply a corrosion inhibitive sealant to the fuselage fairings before reinstalling; and disable the cockpit mounted pilot relief tube.

Costs of Compliance

We estimate that this proposed AD would affect 261 airplanes in the U.S. registry.

We estimate the following costs to do the proposed inspection:

Labor cost	Parts cost	Total cost per airplane	Total cost on U.S. operators
80 work-hours × \$80 per hour = \$6,400	Not Applicable	\$6,400	\$1,670,400

We have no way of determining the number of airplanes that may need repair or further inspection based on the results of the proposed inspection, or the costs associated with such repair or inspection. We estimate the following costs to do the proposed disabling of the cockpit mounted pilot relief tube:

Labor cost	Parts cost	Total cost per airplane	Total cost on U.S. operators
.5 work-hours × \$80 per hour = \$40	Not Applicable	\$40	\$10,440

Cessna will provide warranty credit to the extent specified in Cessna Citation Service Bulletin SB525–53–20, dated April 30, 2007; Service Bulletin SB525A–53–01, dated April 30, 2007; Service Bulletin SB525B–53–01, dated April 30, 2007; Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007; Alert Service Letter ASL525A–53–05, Revision 2, dated July 25, 2007; and Alert Service Letter ASL525B–53–02, Revision 2, dated July 25, 2007.

Authority for This Rulemaking

Title 49 of the United States Code specifies the FAA's authority to issue rules on aviation safety. Subtitle I, Section 106, describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the Agency's authority.

We are issuing this rulemaking under the authority described in Subtitle VII, Part A, Subpart III, Section 44701, "General requirements." Under that section, Congress charges the FAA with promoting safe flight of civil aircraft in air commerce by prescribing regulations for practices, methods, and procedures the Administrator finds necessary for safety in air commerce. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action.

Regulatory Findings

We have determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify that the proposed regulation:

 Is not a "significant regulatory action" under Executive Order 12866;
 Is not a "significant rule" under the

DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and 2 Will not have a significant

3. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

We prepared a regulatory evaluation of the estimated costs to comply with this proposed AD and placed it in the AD docket.

Examining the AD Docket

You may examine the AD docket that contains the proposed AD, the regulatory evaluation, any comments received, and other information on the Internet at *http://www.regulations.gov*; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone (800) 647–5527) is located at the street address stated in the **ADDRESSES** section. Comments will be available in the AD docket shortly after receipt.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

§39.13 [Amended]

2. The FAA amends § 39.13 by adding the following new AD:

Cessna Aircraft Company: Docket No. FAA– 2007–28956; Directorate Identifier 2007– CE–068–AD.

Comments Due Date

(a) We must receive comments on this airworthiness directive (AD) action by December 26, 2007.

Affected ADs

(b) None.

Applicability

(c) This AD applies to the following airplane models and serial numbers that have a cockpit mounted pilot relief tube installed and are certificated in any category:

Models	Serial Nos.
 (1) 525 (2) 525A (3) 525B 	0001 through 0637. 0001 through 0347. 0001 through 0152.

Unsafe Condition

(d) This AD results from leaking of the pilot relief tube, which caused corrosion of the airplane structure. We are issuing this AD to detect and correct any damage from corrosion on the airplane structure. Corrosion of the airplane structure could cause structural degradation and lead to structural failure of the airplane with consequent loss of control.

Compliance

(e) To address this problem, you must do the following, unless already done:

Actions	Compliance	Procedures
(1) Inspect the lower wing skin structure, for- ward wing spars, lower fuselage skin, fair- ings, and external fairing frames for corro- sion.	Within the next 90 days after the effective date of this AD.	Follow Cessna Citation Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007; Alert Service Letter ASL525A– 53–05, Revision 2, dated July 25, 2007; or Alert Service Letter ASL525B–53–02, Revi- sion 2, dated July 25, 2007.
(2) If corrosion damage is found in the lower wing skin structure, forward wing spars, lower fuselage skin, fairings, and external fairing frames during the inspection required in paragraph (e)(1) of this AD, repair as specified in the applicable service informa- tion. If the corrosion damage can not be re- paired within the limits specified in the appli- cable service information, contact the manu- facturer at 1–800–835–4090 for an FAA-ap- proved repair scheme and incorporate this repair.	Before further flight after the inspection re- quired in paragraph (e)(1) of this AD.	Follow Cessna Citation Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007; Alert Service Letter ASL525A– 53–05, Revision 2, dated July 25, 2007; or Alert Service Letter ASL525B–53–02, Revi- sion 2, dated July 25, 2007.
(3) If corrosion on the lower wing skin struc- ture, forward wing spars, and lower fuselage skin was repaired by blending within the lim- its specified in the service information, do a surface eddy current inspection or a dye- penetrant inspection for cracks.	Before further flight after the repair by blend- ing was done as specified in paragraph (e)(2) of this AD.	Follow Cessna Citation Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007; Alert Service Letter ASL525A– 53–05, Revision 2, dated July 25, 2007; or Alert Service Letter ASL525B–53–02, Revi- sion 2, dated July 25, 2007.
(4) If cracks are found during the surface eddy current inspection or the dye-penetrant in- spection required in paragraph (e)(3) of this AD, contact the manufacturer for an FAA-ap- proved repair scheme and incorporate this repair.	Before further flight after the inspection re- quired in paragraph (e)(3) of this AD.	Contact Cessna Aircraft Company, Citation Customer Support at 1–800–835–4090.

Actions	Compliance	Procedures
(5) Install the fuselage fairings and apply corrosion inhibitive sealant.	Before further flight after the inspection re- quired in paragraph (e)(1) of this AD if no corrosion was found; or before further flight after doing the repairs and inspections re- quired in paragraphs (e)(2), (e)(3), and (e)(4) of this AD if corrosion or cracks were found.	Follow Cessna Citation Alert Service Letter ASL525–53–04, Revision 2, dated August 19, 2007; Alert Service Letter ASL525A– 53–05, Revision 2, dated July 25, 2007; or Alert Service Letter ASL525B–53–02, Revi- sion 2, dated July 25, 2007.
(6) Determine the type of installation of the cockpit mounted pilot relief tube and disable the relief tube.	Within the next 90 days after the effective date of this AD.	Cessna Citation Service Bulletin SB525–53- 20, dated April 30, 2007; Service Bulletir SB525A–53–01, dated April 30, 2007; or Service Bulletin SB525B–53–01, dated Apri 30, 2007.

Alternative Methods of Compliance (AMOCs)

(f) The Manager, Wichita Aircraft Certification Office (ACO), FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. Send information to ATTN: T.N. Baktha, Wichita ACO, Aerospace Engineer, 1801 Airport Road, Room 100, Wichita, Kansas 67209; telephone: (316) 946–4155; fax: (316) 946–4107. Before using any approved AMOC on any airplane to which the AMOC applies, notify your appropriate principal inspector (PI) in the FAA Flight Standards District Office (FSDO), or lacking a PI, your local FSDO.

Related Information

(g) To get copies of the service information referenced in this AD, contact Cessna Aircraft Company, Citation Marketing Division, P.O. 7706, Wichita, Kansas 67277; telephone: 1– 800–835–4090; fax: 1–800–517–8500. To view the AD docket, go to U.S. Department of Transportation, Docket Operations, M–30, West Building Ground Floor, Room W12– 140, 1200 New Jersey Avenue, SE., Washington, DC 20590, or on the Internet at *http://www.regulations.gov.* The docket number is Docket No. FAA–2007–28956; Directorate Identifier 2007–CE–068–AD.

Issued in Kansas City, Missouri, on October 22, 2007.

James E. Jackson,

Acting Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Doc. E7–21127 Filed 10–25–07; 8:45 am] BILLING CODE 4910–13–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R05-OAR-2007-0631; FRL-8486-5]

Approval and Promulgation of Implementation Plans; Michigan; Recordkeeping and Reporting Requirements for Abnormal Conditions

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Proposed rule. **SUMMARY:** The EPA is proposing to approve, as part of the Michigan State Implementation Plan (SIP), Michigan's June 29, 2007, request to revise recordkeeping and reporting requirements for abnormal conditions, start-up, shutdown, and malfunction of a source, process, or process equipment. The revised rule contains more specific and complete recordkeeping and reporting requirements than are currently approved into the SIP.

DATES: Comments must be received on or before November 26, 2007.

ADDRESSES: Submit your comments, identified by Docket ID No. EPA–R05–OAR–2007–0631, by one of the following methods:

1. *http://www.regulations.gov:* Follow the on line instructions for submitting comments.

2. E-mail: mooney.john@epa.gov.

3. Fax: (312) 886–5824.

4. *Mail:* John M. Mooney, Chief, Criteria Pollutant Section, Air Programs Branch (AR 18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604.

5. *Hand Delivery:* John M. Mooney, Chief, Criteria Pollutant Section, Air Programs Branch (AR 18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604. Such deliveries are only accepted during the Regional Office normal hours of operation, and special arrangements should be made for deliveries of boxed information. The Regional Office official hours of business are Monday through Friday, 8:30 a.m. to 4:30 p.m. excluding Federal holidays.

Please see the direct final rule which is located in the Rules section of this **Federal Register** for detailed instructions on how to submit comments.

FOR FURTHER INFORMATION CONTACT:

Kathleen D'Agostino, Environmental Engineer, Criteria Pollutant Section, Air Programs Branch (AR–18J), U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604, (312) 886–1767, dagostino.kathleen@epa.gov.

SUPPLEMENTARY INFORMATION: In the Final Rules section of this Federal Register, EPA is approving the State's SIP submittal as a direct final rule without prior proposal because the Agency views this as a noncontroversial submittal and anticipates no adverse comments. A detailed rationale for the approval is set forth in the direct final rule. If no adverse comments are received in response to this rule, no further activity is contemplated. If EPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this proposed rule. EPA will not institute a second comment period. Any parties interested in commenting on this action should do so at this time. Please note that if EPA receives adverse comment on an amendment, paragraph, or section of this rule and if that provision may be severed from the remainder of the rule, EPA may adopt as final those provisions of the rule that are not the subject of an adverse comment. For additional information, see the direct final rule which is located in the Rules section of this Federal Register.

Dated: October 10, 2007.

Walter W. Kovalick, Jr.,

Acting Regional Administrator, Region 5. [FR Doc. E7–20944 Filed 10–25–07; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R05-OAR-2007-0192; FRL-8486-7]

Approval and Promulgation of Air Quality Implementation Plans; Michigan; Consumer Products Rule

AGENCY: Environmental Protection Agency (EPA).