the potential for over-application of powder products. Labels need to be modified to specify how much product to apply to treat pets of different sizes. Additionally, based on discussions with stakeholders, EPA believes that directions for outdoor uses as premise sprays around kennels, yards, campgrounds, and parks, and along foot paths and roadways leading to such areas, must clearly limit use to spot treatments only.

Worker risks for most scenarios are not of concern if measures to reduce exposure, such as personal protective equipment, are used. However, use of the EC formulation as a paint-on poses high risks to workers despite the maximum protection feasible. Therefore this use will be removed from product labels. For other scenarios, such as applying dusts with power dusting equipment, additional data are needed to confirm that risks to workers will not be excessive.

In addition, EPA has determined that labels for tetrachlorvinphos feed-through products for horses must state that the product is a chlolinesterase inhibitor, describe signs of cholinesterase inhibition in horses, caution against the use with other cholinesterase inhibiting compounds, and direct horse owners to consult a veterinarian before using products containing tetrachlorvinphos on debilitated, aged, breeding, pregnant or nursing animals.

The interim risk management decision document for tetrachlorvinphos was made through the organophosphate pesticide pilot public participation process, which increases transparency and maximizes stakeholder involvement in EPA's development of risk assessments and risk management decisions. The pilot public participation process was developed as part of the EPA-USDA Tolerance Reassessment Advisory Committee (TRAC), which was established in April 1998, as a subcommittee under the auspices of EPA's National Advisory Council for Environmental Policy and Technology. A goal of the pilot public participation process is to find a more effective way for the public to participate at critical junctures in the Agency's development

of organophosphate pesticide risk assessments and risk management decisions. EPA and USDA began implementing this pilot process in August 1998, to increase transparency and opportunities for stakeholder consultation.

EPA worked extensively with affected parties to reach the decisions presented in the interim risk management decision documents, which conclude the pilot public participation process for tetrachlorvinphos. As part of the pilot public participation process, numerous opportunities for public comment were offered as these interim risk management decision documents were being developed. The tetrachlorvinphos interim risk management decision document therefore is issued in final, without a formal public comment period. The docket remains open, however, and any comments submitted in the future will be placed in the public docket.

The risk assessments for tetrachlorvinphos were released to the public through a notice published in the **Federal Register** of January 15, 1999 (64 FR 2644) (FRL–6056–9) and March 27, 2000 (65 FR 16197) (FRL–6551–4). Addenda to these assessments are also available in the public docket.

EPA's next step under FQPA is to complete a cumulative risk assessment and risk management decision for the organophosphate pesticides, which share a common mechanism of toxicity. The interim risk management decision document on tetrachlorvinphos cannot be considered final until this cumulative assessment is complete.

When the cumulative risk assessment for the organophosphate pesticides has been completed, EPA will issue its final tolerance reassessment decision for tetrachlorvinphos and further risk mitigation measures may be needed.

#### List of Subjects

Environmental protection, Chemicals, Pesticides and pests.

Dated: December 3, 2002.

#### Lois A. Rossi,

Director, Special Review and Reregistration Division, Office of Pesticide Programs. [FR Doc. 02–31361 Filed 12–17–02; 8:45 am] BILLING CODE 6560–50–8

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-7423-8]

Clean Water Act Section 303(d): Final Agency Action on 37 Total Maximum Daily Loads (TMDLs)

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

**ACTION:** Notice of availability.

**SUMMARY:** This notice announces final agency action on 37 TMDLs prepared by EPA Region 6 for waters listed in the state of Arkansas, under section 303(d) of the Clean Water Act (CWA). These TMDLs were completed in response to the lawsuit styled Sierra Club, *et al.* v. *Clifford, et al.*, No. LR–C–99–114. Documents from the administrative record files for the final 37 TMDLs, including TMDL calculations and responses to comments, may be viewed at <a href="http://www.epa.gov/earth1r6/6wq/artmdl.htm">http://www.epa.gov/earth1r6/6wq/artmdl.htm</a>.

ADDRESSES: The administrative record files for these 37 TMDLs may be obtained by writing or calling Ms. Ellen Caldwell, Environmental Protection Specialist, Water Quality Protection Division, U.S. Environmental Protection Agency Region 6, 1445 Ross Ave., Dallas, TX 75202–2733. Please contact Ms. Caldwell to schedule an inspection.

**FOR FURTHER INFORMATION CONTACT:** Ellen Caldwell at (214) 665–7513.

SUPPLEMENTARY INFORMATION: In 1999, five Arkansas environmental groups, the Sierra Club, Federation of Fly Fishers, Crooked Creek Coalition, Arkansas Fly Fishers, and Save our Streams (plaintiffs), filed a lawsuit in Federal Court against the United States Environmental Protection Agency (EPA), styled Sierra Club, et al. v. Browner et al., No. LR-C-99-114. Among other claims, plaintiffs alleged that EPA failed to establish Arkansas TMDLs in a timely manner.

# EPA Takes Final Agency Action on 37 TMDLs

By this notice EPA is taking final agency action on the following 37 TMDLs for waters located within the state of Arkansas:

Segment-reach	Waterbody name	Pollutant
11140203–20–11.9	Dorcheat Bayou	Mercury Mercury Mercury
11010014–36		
11140203	Columbia Lake	Mercury

Segment-reach	Waterbody name	Pollutant
11110206	Cove Creek Lake	Mercury
11110206	Dry Fork Lake	Mercury
11110206	Nimrod Lake	Mercury
11010014	Johnson Hole	Mercury
11110201	Shepherd Springs Lake	Mercury
11110207	Lake Sylvia	Mercury
11110207		Mercury
08040201-02-22.5	Ouachita River	Mercury
08040201-04-2.5	Ouachita River	Mercury
08040202	Oxbow River—Oxbows below Camden	Mercury
08040202	Felsenthal Wildlife Refuge	Mercury
08040202-02-4	Ouachita River	Mercury
08040202-03-8.4	Ouachita River	Mercury
08040202-04-28.9	Ouachita River	Mercury
08040203	Lake Winona	Mercury
08040203-01-0.2	Saline River	Mercury
08040204-01-2.8	Saline River	Mercury
08040204-02-53	Saline River	Mercury
08040204-04-16.4		Mercury
08040204-06-17.5	Saline River	Mercury
08040201–01–12	Moro Creek	Mercury
08040201–03–20	Champagnolle Creek	Mercury
08040202-03-8.4	Little Champagnolle	Mercury
08040205-02-17.9	Bayou Bartholomew	Mercury
08040205–12–82.7	Bayou Bartholomew	Mercury
08040205-07-16.8		Mercury
08040201–606–8.5	ELCC Tributary	Chloride
08040201–606–8.5		Sulfate
08040201–606–8.5	ELCC Tributary	TDS
08040201–606–8.5	ELCC Tributary	Ammonia

EPA requested the public to provide EPA with any significant data or information that may impact the 37 TMDLs at **Federal Register** Notice: Volume 67, Number 202, pages 64369–64370 (October 18, 2002). The comments received and EPA's response to comments may be found at http://www.epa.gov/earth1r6/6wq/artmdl.htm.

Dated: December 10, 2002.

#### Miguel I. Flores,

Director, Water Quality Protection Division, Region 6.

[FR Doc. 02–31902 Filed 12–17–02; 8:45 am]

# FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2588]

# Petition for Reconsideration of Action in Rulemaking Proceeding

December 16, 2002.

Petition for Reconsideration has been filed in the Commission's rulemaking proceeding listed in this Public Notice and published pursuant to 47 CFR 1.429(e). The full text of this document is available for viewing and copying in Room CY-A257, 445 12th Street, SW., Washington, DC or may be purchased from the Commission's copy contractor, Qualex International (202) 863–2893. Oppositions to this petition must be

filed by January 2, 2003. See section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations, (Tyler and Lufkin, Texas) (MM Docket No. 01–244, RM–10234, and MM Docket No. 01–245, RM–10235).

Number of Petitions Filed: 1.

#### Marlene H. Dortch,

Secretary.

[FR Doc. 02–31895 Filed 12–17–02; 8:45 am] BILLING CODE 6712–01–M

### FEDERAL DEPOSIT INSURANCE CORPORATION

# Withdrawal of Eligibility Standards for FDIC/RTC Roster of Neutrals and Roster of Neutral Questionnaires

**AGENCY:** Federal Deposit Insurance Corporation (FDIC).

**ACTION:** Withdrawal of policies relating to the creation and maintenance of a Roster of Neutrals.

SUMMARY: The Federal Deposit Insurance Corporation (FDIC or Corporation) herewith withdraws its prior Policies regarding the establishment and maintenance of the FDIC Roster of Neutrals. The FDIC has carefully considered the maintenance of the Roster and issues raised by the development of separate neutral qualifications. The FDIC has determined that alternative dispute resolution (ADR) organizations with ample neutral qualification standards exist within the federal government and private industry sufficient to meet the FDIC's current and future demands for ADR services. As such, the FDIC's maintenance of the FDIC Roster of Neutrals with separate qualifying criteria established by the FDIC duplicates ADR neutral rosters (with highly qualified ADR specialists) that are readily available within the private and federal sectors. Therefore, the FDIC by this Notice withdraws and rescinds all prior notices (59 FR 15205-01, March 31, 1994; 56 FR 50585-02, October 7, 1991; 59 FR 47876-01, September 19, 1994; 62 FR 48659-01, September 16, 1997; and 62 FR 63177-02, November 26, 1997) establishing the FDIC's criteria for neutral selection and the maintenance of the FDIC's Roster of Neutrals.

**EFFECTIVE DATE:** December 18, 2002.

#### FOR FURTHER INFORMATION CONTACT:

Terry Fenton, Paralegal, Legal Division, Federal Deposit Insurance Corporation, 550 17th Street, NW., Room H–3138, Washington, DC 20429, (202) 736–0369.

Dated at Washington, DC, this 11th day of December, 2002.