

§ 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

Boeing: Docket 2002–NM–287–AD.

Applicability: All Model 767–400ER series airplanes, certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent fatigue cracking in the aft lower lug run-out region of the deflection control track, which could result in the loss of the secondary load path for the outboard flap, resulting in loss of the outboard flap and consequent reduced controllability of the airplane in the event that the primary load path also fails, accomplish the following:

Initial Inspection

(a) Before the accumulation of 12,000 total flight cycles, or within 1,200 flight cycles after the effective date of this AD, whichever occurs later, perform a high frequency eddy current (HFEC) inspection for cracks in the aft lower lug of the deflection control track on the outboard flap, in accordance with the Accomplishment Instructions of Boeing Alert Service Bulletin 767–27A0183, dated May 9, 2002.

Repetitive Inspections

(b) If no crack is detected during any HFEC inspection required in paragraph (a) of this AD, repeat the inspection at intervals not to exceed 1,200 flight cycles.

Corrective Action

(c) If any crack is detected during any HFEC inspection required by paragraph (a) of this AD, before further flight, replace the deflection control track with a new track assembly, in accordance with the Accomplishment Instructions in Boeing Alert Service Bulletin 767–27A0183, dated May 9, 2002. Within 12,000 flight cycles following the replacement, perform the HFEC inspection specified in paragraph (a) of this AD, and repeat inspections as specified in paragraph (b) of this AD.

Alternative Methods of Compliance

(d) In accordance with 14 CFR 39.19, the Manager, Seattle Aircraft Certification Office, FAA, is authorized to approve alternative methods of compliance for this AD.

Issued in Renton, Washington, on September 25, 2003.

Ali Bahrami,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service.
[FR Doc. 03–24842 Filed 9–30–03; 8:45 am]

BILLING CODE 4910–13–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES**Food and Drug Administration****21 CFR Part 1**

[Docket Nos. 2002N–0276 and 2002N–0278]

Regulations Implementing Title III of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002; Notice of Public Meeting

AGENCY: Food and Drug Administration, HHS.

ACTION: Announcement of satellite downlink public meeting.

SUMMARY: The Food and Drug Administration (FDA) is announcing a public meeting (via satellite downlink) to discuss final regulations implementing two sections in Title III of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (Bioterrorism Act) regarding Registration of Food Facilities (Docket No. 2002N–0276) and Prior Notice of Imported Food Shipments (Docket No. 2002N–0278). FDA expects to publish shortly in the **Federal Register** final rules implementing each of these provisions. The purpose of the satellite downlink public meeting is to provide information on the rules to the public and to provide the public an opportunity to ask questions of clarification.

DATES: The satellite downlink public meeting will be held on Tuesday, October 28, 2003, from 1 p.m. to 3 p.m. eastern standard time. Questions submitted in advance must be received by the contact person by close of business (4:30 p.m.) on Friday, October 24, 2003.

ADDRESSES: See **SUPPLEMENTARY INFORMATION** for locations where the satellite downlink may be viewed. A written transcript of the meeting will be available for viewing at the Division of Dockets Management (DDM) (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852, and through the Web site at <http://www.fda.gov/oc/bioterrorism/bioact.html>.

A copy of the videotaped meeting may also be viewed at DDM.

FOR FURTHER INFORMATION CONTACT: Louis J. Carson, Center for Food Safety and Applied Nutrition (HFS–32), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740, 301–436–2277, FAX: 301–436–2605, e-mail: CFSAN-FSS@cfsan.fda.gov, for general questions about the downlink,

submission of advance questions, and requests for a videotaped version of the meeting. Registration for specific downlink locations should be directed to the appropriate contact person listed in table 1 in the **SUPPLEMENTARY INFORMATION** section of this document.

SUPPLEMENTARY INFORMATION:**I. Background**

The events of September 11, 2001, highlighted the need to enhance the security of the U.S. food supply. Congress responded by passing the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (Public Law 107–188), which was signed into law on June 12, 2002. The Bioterrorism Act includes four provisions in Title III (Protecting Safety and Security of Food and Drug Supply), Subtitle A (Protection of Food Supply) that require the Secretary of Health and Human Services, through FDA, to develop implementing regulations on an expedited basis. These four provisions are section 305 (Registration of Food Facilities); section 307 (Prior Notice of Imported Food Shipments); section 306 (Maintenance and Inspection of Records for Foods); and section 303 (Administrative Detention). FDA expects that the agency will soon publish in the **Federal Register** final rules to implement sections 305 and 307 of the Bioterrorism Act. During the satellite downlink public meeting, FDA will explain the final rules on registration of food facilities and prior notice of imported food shipments and will answer questions. The satellite downlink public meeting will be offered in English with French and Spanish translation, and will be simulcast live in English, French, and Spanish for Mexico and North, Central, and South America (including Hawaii and Alaska).

II. Submitting Questions

Interested persons may submit questions concerning the final rules in advance of the downlink meeting. The deadline for the submission of questions is provided in the **DATES** section of this document. Questions submitted in advance will be used by the session moderator to help clarify issues of concern and provide information about the final rules. The viewing audience may telephone or fax questions to the FDA participants during the live downlink.

FDA is planning a second satellite downlink meeting during which FDA will explain the final rules that FDA intends to publish later this year to implement sections 306 and 303 of the Bioterrorism Act. That meeting will be

announced in a future **Federal Register** document.

Information about the public meetings, contact information, and the provisions of the Bioterrorism Act under FDA's jurisdiction may be found on the agency's Web site, <http://www.fda.gov/oc/bioterrorism/bioact.html>.

III. Final Rules

The final regulations that will be addressed at the satellite downlink public meeting announced in this document concern the following provisions of the Bioterrorism Act:

Section 305: Registration of Food Facilities—The Bioterrorism Act requires the owner, operator, or agent-in-charge of domestic and foreign facilities that manufacture, process, pack, or hold food for human or animal consumption in the United States to

register with FDA no later than December 12, 2003. Farms, restaurants, retail food establishments, non-profit food establishments that prepare or serve food directly to the consumer, and fishing vessels not engaged in processing, as defined in 21 CFR 123.3(k), are exempt from this requirement. Also exempt are foreign facilities if the food from the facility undergoes further processing or packaging of more than a de minimus nature by another facility outside of the United States. FDA must issue final regulations no later than December 12, 2003, but facilities must register by this date in accordance with the Bioterrorism Act even if the regulations are not finalized. FDA plans to publish a registration final rule by October 10, 2003.

Section 307: Prior Notice of Imported Food Shipments—The Bioterrorism Act specifies that on or after December 12, 2003, FDA must receive prior notice of each article of food imported or offered for import into the United States. FDA must issue the final regulation by December 12, 2003. If the regulation is not final by that date, the Bioterrorism Act still requires FDA to receive prior notice of not less than 8 hours and not more than 5 days until the regulation takes effect. The agency plans to publish a prior notice final rule by October 10, 2003.

IV. Sites for Viewing the Downlink Public Meeting

A list of locations for viewing the downlink public meeting is provided in table 1 of this document.

TABLE 1.—OCTOBER 28, 2003, SATELLITE DOWNLINK PUBLIC MEETING I—SECTION 305: REGISTRATION OF FOOD FACILITIES AND SECTION 307: PRIOR NOTICE OF IMPORTED FOOD SHIPMENTS

Locations	Contact Information
FDA New York District Office, 158–15 Liberty Ave., Jamaica, NY 11433	Marilyn Corretto, 718–662–5461; FAX: 718–662–5434; e-mail: mcorrett@ora.fda.gov
FDA Buffalo Office, 300 Pearl St., Buffalo, NY 14202	Robert Hart, 716–551–4461 X3142; FAX: 716–551–3813; e-mail: Rhart@ora.fda.gov
Plattsburgh Area, Angell Center, Plattsburgh Room, Plattsburgh State University of NY (PSUNY)	Todd Manning, 518–298–8240; FAX: 518–298–5538; e-mail: tmanning@ora.fda.gov
FDA Chicago District Office, 550 West Jackson, 16th floor, Chicago, IL 60661	Darlene Bailey, 312–353–7126; FAX: 312–596–4195; e-mail: dbailey@ora.fda.gov
Ronald V. Dellums Federal Bldg., 1301 Clay St., 3d floor, North Tower, Oakland, CA 94612	Marcia Madrigal, 510–637–3980; FAX: 510–637–3976; e-mail: mmadriga@ora.fda.gov
FDA/Southwest Import District, 4040 North Central Expressway, suite 300, Dallas, TX 75204	Robert Deininger, 214–253–5322; FAX: 214–253–5317; e-mail: rdeining@ora.fda.gov
Memphis Marriot East, 2625 Thousand Oaks Dr., Memphis, TN 38118	Sandra Baxter, 615–781–5385 X122; FAX: 615–781–5383; e-mail: sbaxter@ora.fda.gov
FDA Detroit District Office, 300 River Pl., suite 5900, Detroit, MI 48207	Evelyn DeNike, 313–393–8109; FAX: 313–393–8139; e-mail: edenike@ora.fda.gov
Bishop Henry Whipple Federal Bldg., One Federal Dr., rm. G–110, Saint Paul, MN 55111–4008	Amy C. Johnson, 612–758–7131; FAX: 612–334–4134; e-mail: acjohnso@ora.fda.gov
Florida Department of Agriculture and Consumer Services (FDACS), George Eyster Auditorium, 3125 Connor Blvd., Tallahassee, FL 32399	Courtney Hunt, 850–942–8325; FAX: 850–942–8326; e-mail: chunt@ora.fda.gov
Tampa Port Authority, 1101 Channelside Dr., 1st Floor Board Room, Tampa, FL 33602	Jean Peebles, 813–228–2671 X18; FAX: 813–228–2046; e-mail: jpeebles@ora.fda.gov
Miami Free Zone, 2305 NW. 107th Ave., 1st Floor Conference Room, Miami, FL 33172	Estela N. Brown, 786–437–4838; FAX: 786–437–4866; e-mail: Ebrown1@ora.fda.gov
FDA Atlanta District Office, 60 8th Street, NE., Atlanta, GA 30309	JoAnn Pittman, 404–253–1272; FAX: 404–253–1202; e-mail: jpittman@ora.fda.gov
FDA Kansas City District Office, 11630 W. 80th St., Annex Conference Room, Lenexa, KS 66214	Tywanna Paul, 913–752–2141; FAX: 913–752–2111; e-mail: tpaul@ora.fda.gov
FDA New England District Office, One Montvale Ave., Stoneham, MA 02180	Susan Small, 781–596–7779; FAX: 781–596–7896; e-mail: Ssmall@ora.fda.gov

TABLE 1.—OCTOBER 28, 2003, SATELLITE DOWNLINK PUBLIC MEETING I—SECTION 305: REGISTRATION OF FOOD FACILITIES AND SECTION 307: PRIOR NOTICE OF IMPORTED FOOD SHIPMENTS—Continued

Locations	Contact Information
FDA Kansas City District Office, 12 Sunnen Dr., suite 122, St. Louis, MO 63143	Don Aird, 314-645-1167; FAX: 314-645-2969; e-mail: daird@ora.fda.gov
FDA Cincinnati District Office, 6751 Steger Dr., Cincinnati, OH 45237-3097	Bonny Carzoli, 513-679-2700 x 115.; FAX: 513-679-2771; e-mail: bcarzoli@ora.fda.gov
Portland Innovative Food Center, 1207 NW. Naito Pkwy., Portland, OR 97209	Alan Bennett, 503-671-9332; FAX: 503-671-9445; e-mail: abennett@ora.fda.gov
Lake Washington Technical College, 11605 132d Ave., NE., Kirkland, WA 98034.	Stephanie Magill, 425-483-4953; FAX: 425-483-4996; e-mail: stephanie.magill@fda.gov
Center for Food Safety and Applied Nutrition, U.S. FDA, Auditorium, 5100 Paint Branch Pkwy., College Park, MD 20740	Marion Allen, 301-436-2277, FAX: 301-436-2605, e-mail: CFSAN-FSS@cfsan.fda.gov
Texas A&M International University, WHTC Bldg., rm. 116, 5201 University, KL 262, Laredo TX 78041-1900 South Texas Community College Technology Center, 3700 West Military Hwy., McAllen, TX 78503-8807 Arizona Western College, College Union Bldg., Palo Verde Room, 2020 South Avenue 8E, Yuma, AZ 85364 PIMA Community College, 401 N. Bonita Ave., Tucson, AZ 85709 Health Services Complex, Rosecrans Bldg., 3851 Rosecrans St., San Diego, CA 92110 University of El Paso, Undergraduate Learning Center, rm. 110, 500 West University Ave., El Paso, TX 79905	Adrian Garcia, 520-281-1100, FAX: 520-281-1190, e-mail: agarcia@ora.fda.gov
FDA/Denver District Office, Denver Federal Center, Bldg. #20, Sixth & Kipling, Lakewood, CO 80225	Virlie Walker/Devin Koontz, 303-236-3018/3020, FAX: 303-236-3551, e-mail: vwalker@ora.fda.gov dkoontz@ora.fda.gov
VA Medical Center, 4th Floor Auditorium, 2202 Holcombe, Houston TX 77030	Sheryl McConnell, 713-802-7534, FAX: 713-802-7503, e-mail: smcconne@ora.fda.gov

The sites presented in table 1 of this document are the sites scheduled to broadcast the satellite downlink as of the publication of this document. Please check the FDA Web site at <http://www.fda.gov/oc/bioterrorism/bioact.html> for additional sites that may be added.

V. Registration

All attendees are asked to preregister for the satellite downlink public meeting by contacting the person listed

in table 1 of this document for the site you want to attend. Space is limited and registration will be closed at each site when maximum seating capacity for that site is reached. Send registration information (including name, title, firm name, address, telephone number, e-mail address, and fax number) to the contact identified in table 1 of this document at least 2 workdays before the meeting. You may register by e-mail, fax, or telephone.

If you need special accommodations due to a disability, please notify the contact person listed in table 1 of this document at least 7 days in advance of the meeting.

In addition, any interested parties with access to a satellite dish may view the downlink meetings at the following coordinates: Live simulcast in English (channel 6.8), French (channel 5.8), and Spanish (channel 6.2).

UNITED STATES (INCLUDING ALASKA AND HAWAII) AND CANADA (C-BAND: GALAXY 3C @ 95 DEGREES WEST)

Transponder	Polarization	Channel	Downlink Freq.	Audio
3	Horizontal	3	3760 MHz	6.8 English only 6.2 Spanish 5.8 French

MEXICO, SOUTH & CENTRAL AMERICA (C-BAND: PAS 9 @ 58 DEGREES WEST)

Transponder	Polarization	Channel	Downlink Freq.
Slot A Digital	Horizontal	24	4164.5 MHz

Video rebroadcasts will be played at several locations throughout the world. Dates and viewing times for the video

rebroadcasts for Europe, Asia, Australia, South Africa, and New Zealand may be found on FDA's bioterrorism Web site at

<http://www.fda.gov/oc/bioterrorism/bioact.html>. Information on additional video rebroadcasts in English, Spanish,

and French will also be available at <http://www.fda.gov/oc/bioterrorism/bioact.html>.

VI. Transcripts

Within 3 weeks of the satellite downlink public meeting, written transcripts in English, French, and Spanish will be available for viewing at DDM (see **ADDRESSES**) and posted on the following Web site: <http://www.fda.gov/oc/bioterrorism/bioact.html>. A written transcript of the satellite downlink meeting may be requested in writing from the Freedom of Information Office (HF1-35), Food and Drug Administration, 5600 Fishers Lane, rm. 12A-16, Rockville, MD 20857, 3 weeks after the satellite downlink public meeting at a cost of 10 cents per page. A copy of the videotaped meeting may also be viewed at DDM. Or you may contact Lou Carson for a copy of the videotaped meeting and specify format and language.

Pre-event Test: A pre-event test for downlink sites will be provided on October 28 from 12 noon EST to 1 p.m. EST. During that hour, technical assistance will be available through a trouble line at 1-888-626-8730.

Dated: September 26, 2003.

Jeffrey Shuren,

Assistant Commissioner for Policy.

[FR Doc. 03-24921 Filed 9-26-03; 4:13 pm]

BILLING CODE 4160-01-S

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 261

[SW-FRL-7567-1]

Hazardous Waste Management System; Identification and Listing of Hazardous Waste; Proposed Exclusion

AGENCY: The Environmental Protection Agency (the EPA).

ACTION: Proposed rule and request for comment.

SUMMARY: The EPA is proposing to grant a petition submitted by OxyVinyls, LP (OxyVinyls) to exclude (or delist) a certain solid waste generated by its Houston, TX Deer Park VCM Plant from the lists of hazardous wastes.

The EPA used the Delisting Risk Assessment Software (DRAS) in the evaluation of the impact of the petitioned waste on human health and the environment.

The EPA bases its proposed decision to grant the petition on an evaluation of waste-specific information provided by the petitioner. This proposed decision,

if finalized, would exclude the petitioned waste from the requirements of hazardous waste regulations under the Resource Conservation and Recovery Act (RCRA).

If finalized, the EPA would conclude that OxyVinyls' petitioned waste is nonhazardous with respect to the original listing criteria and that the Incinerator Offgas Treatment Scrubber Water generated from treating and neutralizing gasses generated in the firebox during the incineration process and not from a manufacturing process will adequately reduce the likelihood of migration of constituents from this waste. The EPA would also conclude that OxyVinyls' process minimizes short-term and long-term threats from the petitioned waste to human health and the environment.

DATES: The EPA will accept comments until November 17, 2003. The EPA will stamp comments received after the close of the comment period as late. These late comments may not be considered in formulating a final decision. Your requests for a hearing must reach the EPA by October 16, 2003. The request must contain the information prescribed in 40 CFR 260.20(d).

ADDRESSES: Please send three copies of your comments. You should send two copies to the Section Chief of the Corrective Action and Waste Minimization Section, Multimedia Planning and Permitting Division (6PD-C), Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202. You should send a third copy to Nicole Bealle, Waste Team Leader, Texas Commission on Environmental Quality, 5425 Polk Avenue, Suite A, Houston, TX 77023. Identify your comments at the top with this regulatory docket number: "F-02-TX-OXYVINYLS." You may submit your comments electronically to James Harris at harris.jamesa@epa.gov.

You should address requests for a hearing to Steve Gilrein, Associate Director of RCRA, Multimedia Planning and Permitting Division (6PD), Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202.

FOR FURTHER INFORMATION CONTACT: James A. Harris, Jr. (214) 665-8302.

SUPPLEMENTARY INFORMATION: The information in this section is organized as follows:

I. Overview Information

- A. What action is the EPA proposing?
- B. Why is the EPA proposing to approve this delisting?
- C. How will OxyVinyls manage the waste if it is delisted?
- D. When would the proposed delisting exclusion be finalized?

- E. How would this action affect states?
- II. Background
 - A. What is the history of the delisting program?
 - B. What is a delisting petition, and what does it require of a petitioner?
 - C. What factors must the EPA consider in deciding whether to grant a delisting petition?
- III. The EPA's Evaluation of the Waste Information and Data
 - A. What wastes did OxyVinyls petition the EPA to delist?
 - B. Who is OxyVinyls and what process does it use to generate the petitioned waste?
 - C. How did OxyVinyls sample and analyze the data in this petition?
 - D. What were the results of OxyVinyls' analysis?
 - E. How did the EPA evaluate the risk of delisting this waste?
 - F. What did the EPA conclude about OxyVinyls' analysis?
 - G. What other factors did the EPA consider in its evaluation?
 - H. What is the EPA's evaluation of this delisting petition?
- IV. Next Steps
 - A. With what conditions must the petitioner comply?
 - B. What happens if OxyVinyls violates the terms and conditions?
- V. Public Comments
 - A. How may I as an interested party submit comments?
 - B. How may I review the docket or obtain copies of the proposed exclusions?
- VI. Regulatory Impact
- VII. Regulatory Flexibility Act
- VIII. Paperwork Reduction Act
- IX. Unfunded Mandates Reform Act
- X. Executive Order 13045
- XI. Executive Order 13084
- XII. National Technology Transfer and Advancements Act
- XIII. Executive Order 13132 Federalism

I. Overview Information

A. What Action Is the EPA Proposing?

The EPA is proposing:

- (1) To grant OxyVinyls' delisting petition to have its Incinerator Offgas Treatment Scrubber Water generated from treating and neutralizing gasses generated in the firebox during the incineration process excluded, or delisted, from the definition of a hazardous waste; and
- (2) To use a fate and transport model to evaluate the potential impact of the petitioned waste on human health and the environment. The EPA would use this model to predict the concentration of hazardous constituents released from the petitioned waste, once it is disposed.

B. Why Is the EPA Proposing To Approve This Delisting?

OxyVinyls' petition requests a delisting from the K017, K019, and K020, waste listings under 40 CFR