promulgating interim approval of the City's Program.

In its comment involving the implementation of Federal Clean Air Act section 112(g), the AF&PA objected to EPA's proposed approval of Albuquerque's stated intention to use its preconstruction permit process to implement the section 112(g)requirements of its operating permits program prior to the promulgation of a final Federal 112(g) rule. The AF&PA acknowledged that, based on comments submitted by AF&PA and others, the EPA might revise its position that section 112(g) requirements take effect upon approval of a State's Title V program, and instead allow States to defer implementing the modification provisions of section 112(g) until sometime after the final Federal rule is promulgated, an action which AF&PA stated it believes would be appropriate ¹.

On February 8, 1995, the Administrator of EPA signed an interpretive notice which was published at 60 FR 83333 (February 14, 1995), delaying the implementation of section 112(g) for both new and existing sources. This delay of implementation of section 112(g) renders AF&PA's comment moot.

Accordingly, the direct final interim approval of the Albuquerque Operating Permits Program will not be withdrawn and will remain final as published January 10, 1995 (60 FR 2527). **EFFECTIVE DATE:** Will be effective on March 13, 1995 as published in 60 FR 2527.

FOR FURTHER INFORMATION CONTACT: Ms. Adele D. Cardenas, New Source Review Section (6T-AN), Environmental Protection Agency, Region 6, 1445 Ross Avenue, suite 700, Dallas, Texas 75202– 2733, telephone (214) 665–7210.

List of Subjects in 40 CFR Part 70

Environmental protection, Administrative practice and procedures, Intergovernmental relations, Operating permits.

Authority: 42 U.S.C. 7401, et seq.

Therefore, the final rule appearing at 60 FR 2527, January 10, 1995, remains as published and will be effective March 13, 1995.

Dated: March 3, 1995. Jane N. Saginaw, Regional Administrator (6A). [FR Doc. 95–5982 Filed 3–9–95; 8:45 am] BILLING CODE 6560–50–P

40 CFR Part 372

[OPPTS-400082B; FRL-4929-2]

Toxic Chemical Release Reporting; Community Right-to-Know; Technical Amendment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Technical amendment.

SUMMARY: This document corrects seven errors and clarifies one listing in the final rule published in the Federal Register of November 30, 1994, in which EPA promulgated the addition of 286 chemicals and chemical categories to section 313 of the Emergency Planning and Community Right-to-Know Act (EPCRA) of 1986. Five of the errors are typographical errors, two for the Chemical Abstracts Service (CAS) registry numbers for isophorone diisocyanate and metribuzin and three for the spelling of the chemical names for acifluorfen. sodium salt. dicamba. and 4-methyldiphenylmethane-3.4diisocyanate. The sixth correction is to remove the listing for flumetralin, which the Agency has deferred for listing, from the ČAS order list in the regulations. The seventh correction is an editing error in the chemical formula for the polychlorinated alkanes category. In addition, EPA is clarifying the listing for the polychlorinated alkanes category. This document corrects these errors and makes the above referenced clarification.

EFFECTIVE DATE: This document is effective March 10, 1995.

FOR FURTHER INFORMATION CONTACT:

Maria J. Doa, Project Manager, 202–260– 9592 for specific information on this document. For general information on EPCRA contact the Emergency Planning and Community Right-to-Know Information Hotline, Environmental Protection Agency, Mail Stop 5101, 401 M St., SW., Washington, DC 20460, Toll free: 800–535–0202, Toll free TDD: 800– 553–7672.

SUPPLEMENTARY INFORMATION:

I. CAS Number Corrections

In the **Federal Register** of November 30, 1994 (59 FR 61432), EPA issued the final rule adding chemicals to the Emergency Planning and Community Right-to-Know Act (EPCRA) section 313 list of toxic chemicals. The Chemical

Abstract Service (CAS) number for isophorone diisocyanate was incorrectly published as "004098-71-0" in the preamble on: (1) Page 61436, second column of the table, seventh entry, (2) page 61454, second column, eighth line from the bottom, and (3) in the regulatory text, §372.65(c), on page 61484, 11th entry under the diisocyanates category. The correct CAS number for isophorone diisocyanate is "004098-71-9". In addition, the CAS number for metribuzin was incorrectly published in the preamble as "021087-64–5" on page 61437, second column of the table, 26th entry, and in the regulatory text, § 372.65(a), as "21087-64-5" on page 61477, second column of the table, ninth entry, and page 61483, first column of the table, 26th entry. The correct CAS number is "21087-64-9".

The chemical name for acifluorfen, sodium salt was spelled incorrectly in the preamble as "[5-(2-Chloro-4-(triflouromethyl)phenoxy)-2nitrobenzoic acid, sodium salt]" on: (1) Page 61434, first column of the table, third entry, and (2) in the regulatory text, § 372.65(a), page 61473, first column of the table, third entry, and § 372.65(b), page 61484, second column of the table, 12th entry. The correct spelling is "acifluorfen, sodium salt [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-2-nitrobenzoic acid, sodium salt]".

The chemical name for dicamba was incorrectly spelled in the preamble as "(3,6-Dichloro-2-methyoxybenzoic acid)" on: (1) Page 61435, first column of the table, 38th entry, and (2) in the regulatory text, § 372.65(a), page 61475, first column of the table, 12th entry, and § 372.65(b), page 61482, second column of the table, 13th entry. The correct spelling is "dicamba (3,6-Dichloro-2methoxybenzoic acid)".

In the regulatory text, § 372.65(c), page 61484, first column, the 12th entry under the diisocyanates category was incorrectly listed as "4methyldiphenylmethane-3,4diisocyante". The correct spelling is "4methyldiphenylmethane-3,4diisocyanate".

II. Chemical Listing Corrections and Clarification

Also in the **Federal Register** of November 30, 1994 (59 FR 61432), the chemical flumetralin was listed in the regulatory text, § 372.65(b), on page 61484. EPA did not finalize the addition of flumetralin in this rulemaking and it should not be listed in the regulations. Therefore, EPA is removing the entry for flumetralin from § 372.65(b). EPA has deferred final action on the listing of flumetralin under EPCRA section 313 until a later date (see 59 FR 61439).

¹Section 112(g) of the Clean Air Act requires the case-by-case establishment of Maximum Achievable Control Technology standards for any "modified" major sources of hazardous air pollutant emissions. The source is "modified" whenever a "physical change or change in the method of operation" results in a greater than de minimis increase in actual emissions of hazardous air pollutants, unless that increase will be offset by an equal or greater decrease in the quantity of emissions of another hazardous air pollutants) from such source which is deemed more hazardous. 42 U.S.C. § 7412(g)(1)(A).