the regulations promulgated at 40 CFR part 82, subpart F. In addition, EPA is announcing the voluntary withdrawal of certification by two refrigerant reclaimers. The nine refrigerant reclaimers whose certifications were revoked include A.C. Baumgartner/ Somerset located in Chandler, Arizona; CFC Reclamation located in Columbus, Ohio; CFC Reclamation located in Urbana, Illinois; Eco-Dyne of Colorado located in Denver, Colorado; International Central Cooling located in Ronkonkoma, NY; Key Reps, Inc. located in Longwood, Florida; Lofland Environmental, L.L.C. located in Kilgore, Texas; Plains Refrigerant Reclaim Corp. located in Amarillo, Texas; and Tri State Chemical Corp. located in Owings Mills, Maryland. These refrigerant reclaimers were issued letters of revocation on March 7, 1997, that included an explanation of the basis for EPA's decision. The two reclaimers that voluntarily withdrew certification, LaRoche Chemicals, Inc., located in Atlanta, Georgia, and Tozour Trane, located in King of Prussia, Pennsylvania, were issued letters on March 7, 1997, acknowledging the voluntary withdrawal of their certifications.

These eleven reclaimers have either requested to be removed from the list of certified reclaimers or have not complied with the requirements established for refrigerant reclaimers pursuant to section 608 of the Clean Air Act Amendments (the Act). In accordance with those requirements, all certified refrigerant reclaimers must maintain records regarding the amount of refrigerant processed and submit a report of the reclamation activities to EPA on an annual basis. Failure to comply with any of the requirements of 40 CFR part 82 subpart F, including the recordkeeping and reporting requirements, may result in revocation of certification.

EPA sent ten of the reclaimers listed above—A.C. Baumgartner/Somerset; CFC Reclamation of Columbus; CFC Reclamation of Urbana; Eco-Dyne of Colorado; International Central Cooling; Key Reps, Inc.; LaRoche Chemicals, Inc.; Lofland Environmental, L.L.C.; Tozour Trane; and Tri State Chemical Corpinformation collection requests issued pursuant to section 114(a) of the Act, in which EPA requested that the reclaimers submit the required annual report regarding reclamation activity. The section 114 request letters sent to Eco-Dyne of Colorado, Key Reps, Inc. Lofland Environmental, L.L.C., and Tri State Chemical Corporation were returned to EPA unopened. Subsequent attempts by EPA to contact those

reclaimers by other means were unsuccessful. Eco-Dyne of Colorado, Key Reps, Inc., Lofland Environmental, L.L.C., and Tri State Chemical Corporation have not submitted annual reports regarding reclamation activity for calendar year 1995. Therefore, Eco-Dyne of Colorado, Key Reps, Inc., Lofland Environmental, L.L.C., and Tri State Chemical Corporation are out of compliance with 40 CFR 82.166(h).

The section 114 request letters sent to three of the reclaimers, A.C. Baumgartner/ Somerset, CFC Reclamation of Urbana, and International Central Cooling, were returned to EPA unopened. However, EPA was able to reach those three reclaimers by other means. Those three reclaimers requested to be removed from the list maintained by EPA of certified refrigerant reclaimers. Those three companies have not submitted annual reports regarding reclamation activity for calendar year 1995. Therefore, A.C. Baumgartner/Somerset, CFC Reclamation of Urbana, and International Central Cooling are out of compliance with 40 CFR 82.166(h).

CFC Reclamation of Columbus received the EPA section 114 letter and did not fully respond to the request for information regarding refrigerant reclamation. Instead of a complete response, CFC Reclamation of Columbus sent a response to the section 114 letter requesting to be removed from the list maintained by EPA of certified refrigerant reclaimers. CFC Reclamation of Columbus has not submitted annual reports regarding reclamation activity for calendar year 1995. Therefore, CFC Reclamation of Columbus is out of compliance with 40 CFR 82.166(h).

LaRoche Chemical and Tozour Trane responded completely to the EPA section 114 letter and requested to be removed from the list maintained by EPA of certified refrigerant reclaimers.

EPA has not received an annual report regarding refrigerant reclamation activity for calendar years 1995 or 1996 from Plains Refrigerant Reclaim Corporation as required by 40 CFR 82.166(h). Therefore, Plains Refrigerant Reclaim Corporation is out of compliance with 40 CFR part 82 subpart F. EPA has been unable to locate or contact Plains Refrigerant Reclaim Corporation or its representatives.

In accordance with 40 CFR 82.164(g), EPA revoked the certifications of the nine reclaimers out of compliance with 40 CFR 82.166(h) on March 7, 1997. In addition, EPA issued letters on March 7, 1997, acknowledging the voluntary withdrawal of certification by the two reclaimers that voluntarily withdrew their certifications. In accordance with

40 CFR 82.154(h), class I or class II substances that consist in whole or in part of used refrigerant and that are reclaimed after March 7, 1997, by these eleven reclaimers are prohibited from being sold or offered for sale for use as a refrigerant. However, refrigerant reclaimed as defined at 40 CFR 82.152 by these reclaimers during the period the reclaimers were certified may be sold and offered for sale.

DATE: The eleven reclaimers listed above had their certification as refrigerant reclaimers revoked, effective March 7, 1997

FOR FURTHER INFORMATION CONTACT:

Debbie Ottinger, Program Implementation Branch, Stratospheric Protection Division, Office of Atmospheric Programs, Office of Air and Radiation (6205-J), 401 M Street, SW., Washington, DC 20460, 202/233–9149. The Stratospheric Ozone Information Hotline at 1–800–296–1996 can also be contacted for further information.

Dated: May 16, 197.

Paul M. Stolpman,

Director Office Of Atmospheric Programs. [FR Doc. 97–13650 Filed 5–22–97; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5830-1]

Acid Rain Program: Permits and Permit Modifications

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of permits and permit modifications.

SUMMARY: The U.S. Environmental Protection Agency (EPA) is issuing, as a direct final action, Phase I Acid Rain permits and permit modifications including nitrogen oxides (NO_x) compliance plans in accordance with the Acid Rain Program regulations (40 CFR parts 72 and 76). Because the Agency does not anticipate receiving adverse comments, the exemptions are being issued as a direct final action. **DATES:** The permits and permit modifications issued in this direct final action will be final on July 2, 1997 or 40 days after publication of a similar notice in a local publication, whichever is later, unless significant, adverse comments are received by June 23, 1997 or 30 days after publication of a similar notice in a local publication, whichever is later. If significant, adverse comments are timely received on any permit or permit modification in this direct final

action, that permit or permit modification will be withdrawn through a notice in the **Federal Register**.

ADDRESSES: Administrative Records. The administrative record for the permits, except information protected as confidential, may be viewed during normal operating hours at the following locations: for plants in New York, EPA Region 2, 290 Broadway, New York, NY, 10007-1866; for plants in Florida and South Carolina, EPA Region 4, 100 Alabama St., NW, Atlanta, GA, 30303; for plants Michigan, EPA Region 5, 77 West Jackson Blvd., Chicago, IL, 60604; for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, EPA Region 6, 1445 Ross Ave., Dallas TX, 75202; for plants in Washington, EPA Region 10, 1200 Sixth Avenue (AT-082), Seattle, Washington, 98101.

Comments. Send comments, requests for public hearings, and requests to receive notice of future actions to: for plants in New York, EPA Region 2, Division of Environmental Planning & Protection, Attn: Gerry DeGaetano (address above); for plants in Florida and South Carolina, EPA Region 4, Air, Pesticides and Toxics Management Division, Attn: Scott Davis (address above); for plants in Michigan, EPA Region 5, Air and Radiation Division, Attn: Beth Valenziano (address above); for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, EPA Region 6, Compliance Assurance and Enforcement Division, Attn: Joseph Winkler (address above); for plants in Washington, EPA Region 10, Air and Toxics Division, Attn: Joan Cabreza (address above). Submit comments in duplicate and identify the permit to which the comments apply, the commenter's name, address, and telephone number, and the commenter's interest in the matter and affiliation, if any, to the owners and operators of all units in the plan. All timely comments will be considered, except those pertaining to standard provisions under 40 CFR 72.9 or issues not relevant to the permit or the permit modification.

Hearings. To request a public hearing, state the issues proposed to be raised in the hearing. EPA may schedule a hearing if EPA finds that it will contribute to the decision-making process by clarifying significant issues affecting a NO_x compliance plan.

FOR FURTHER INFORMATION: For plants in New York, call Gerry DeGaetano, 212–637–4020; for plants in Florida and South Carolina, call Scott Davis, 404–562–9127; for plants in Michigan, call Beth Valenziano, 312–886–2703; for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, call

Joseph Winkler, 214–665–7243; for plants in Washington, call Joan Cabreza (206) 553–8505.

SUPPLEMENTARY INFORMATION: Title IV of the Clean Air Act directs EPA to establish a program to reduce the adverse effects of acidic deposition by promulgating rules and issuing permits to emission sources subject to the program. In today's action, EPA is issuing permits and permit modifications that include approval of early election plans for NO_X. The units that are included in the early election plans will be required to meet an actual annual average emissions rate for NOX of either 0.45 lbs/MMBtu for tangentially-fired boilers or 0.50 lbs/ MMBtu for dry bottom wall-fired boilers beginning on January 1, 1997 through December 31, 2007, after which they will be required to meet the applicable emissions limitation under 40 CFR 76.7(a) of 0.40 lbs/MMBtu for tangentially-fired boilers or 0.46 lbs/ MMBtu for dry bottom wall-fired boilers. The following is a list of units included in the permits or permit modifications and the limits that they are required to meet:

CR Huntley units 67 and 68 in New York: 0.45 lbs/mmBtu. The designated representative is Thomas H. Baron.

Dunkirk units 1 and 2 in New York: 0.45 lbs/mmBtu. The designated representative is Thomas H. Baron.

Seminole units 1 and 2 in Florida: 0.50 lbs/mmBtu. The designated representative is Michael P. Opalinski.

WS Lee units 1, 2, and 3 in South Carolina: 0.45 lbs/mmBtu for unit 1, 0.50 lbs/mmBtu for units 2 and 3. The designated representative is T.C. McMeekin. (These units were incorrectly identified as Lee units 1, 2, and 3 in North Carolina in the Notice of Permits and Permit Modifications published in the **Federal Register** on April 16, 1997.)

JC Weadock units 7 and 8 in Michigan: 0.45 lbs/mmBtu. The designated representative is Robert A. Fenech.

Flint Creek unit 1 in Arkansas: 0.50 lbs/mmBtu. The designated representative is E. Michael Williams.

Independence units 1 and 2 in Arkansas: 0.45 lbs/mmBtu. The designated representative is Frank F. Gallaher.

White Bluff units 1 and 2 in Arkansas: 0.45 lbs/mmBtu. The designated representative is Frank F. Gallaher.

Big Cajun 2 units 2B1, 2B2, and 2B3 in Louisiana: 0.50 lbs/mmBtu. The designated representative is Gary C. Ellender.

Dolet Hills unit 1 in Louisiana: 0.50 lbs/mmBtu. The designated representative is Paul Turregano.

Rodemacher unit 2 in Louisiana: 0.50 lbs/mmBtu. The designated representative is Paul Turregano.

RS Nelson unit 6 in Louisiana: 0.45 lbs/mmBtu. The designated representative is Frank F. Gallaher.

Escalante unit 1 in New Mexico: 0.45 lbs/mmBtu. The designated representative is Micheal S. McInnes.

Muskogee units 4, 5, and 6 in Oklahoma: 0.45 lbs/mmBtu. The designated representative is David A. Branecky.

Sooner units 1 and 2 in Oklahoma: 0.45 lbs/mmBtu. The designated representative is David A. Branecky.

Coleto Creek unit 1 in Texas: 0.45 lbs/mmBtu. The designated representative is E. Michael Williams.

Oklaunion unit 1 in Texas: 0.50 lbs/mmBtu. The designated representative is E. Michael Williams.

Pirkey unit 1 in Texas: 0.50 lbs/mmBtu. The designated representative is E. Michael Williams.

Welsh units 1, 2, and 3 in Texas: 0.50 lbs/mmBtu. The designated representative is E. Michael Williams.

JK Spruce unit BLR1 in Texas: 0.45 lbs/mmBtu. The designated representative is Cynthia A.S. Levesque.

Limestone units LIM1 and LIM2 in Texas: 0.45 lbs/mmBtu. The designated representative is David G. Tees.

WA Parish units WAP5, WAP6, WAP7, and WAP8: 0.50 lbs/mmBtu for units WAP5 and WAP6, 0.45 lbs/mmBtu for units WAP7 and WAP8. The designated representative is David G. Tees.

Sam Seymour units 1, 2, and 3 in Texas: 0.45 lbs/mmBtu. The designated representative is Dudley Piland.

San Miguel unit SM-1 in Texas: 0.50 lbs/mmBtu. The designated representative is Ronald L. Magel.

Harrington units 061B, 062B, and 063B in Texas: 0.45 lbs/mmBtu. The designated representative is Olon Plunk.

Tolk units 171B and 172B in Texas: 0.45 lbs/mmBtu. The designated representative is Olon Plunk.

Gibbons Creek unit 1 in Texas: 0.45 lbs/mmBtu. The designated representative is William R. Fox.

Big Brown units 1 and 2 in Texas: 0.45 lbs/mmBtu. The designated representative is W.M. Taylor.

Martin Lake units 1, 2, and 3 in Texas: 0.45 lbs/mmBtu. The designated representative is W.M. Taylor.

Monticello units 1, 2, and 3 in Texas: 0.45 lbs/mmBtu for units 1 and 2, 0.50 lbs/mmBtu for unit 3. The designated representative is W.M. Taylor.

Sandow unit 4 in Texas: 0.45 lbs/mmBtu. The designated representative is W.M. Taylor.

Centralia units BW21 and BW22 in Washington: 0.45 lbs/mmBtu. The designated representative is William C. Brauer.

Dated: May 16, 1997.

Janice Wagner,

Acting Director, Acid Rain Division, Office of Atmospheric Programs, Office of Air and Radiation.

[FR Doc. 97–13647 Filed 5–22–97; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5830-2]

Acid Rain Program: Draft Permits and Permit Modifications

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of draft permits and permit modifications.

SUMMARY: The U.S. Environmental Protection Agency (EPA) is issuing for comment draft Phase I Acid Rain permits and permit modifications including nitrogen oxides (NO_X) compliance plans in accordance with the Acid Rain Program regulations (40 CFR parts 72 and 76). Because the Agency does not anticipate receiving adverse comments, the permits and permit modifications are also being issued as a direct final action in the notice of permits and permit modifications published elsewhere in today's Federal Register.

DATES: Comments on the draft permits and permit modifications must be received no later than 30 days after the date of this notice or 30 days after the date of publication of a similar notice in a local newspaper, whichever is later.

ADDRESSES: Administrative Records. The administrative record for the permits, except information protected as confidential, may be viewed during normal operating hours at the following locations: For plants in New York, EPA Region 2, 290 Broadway, New York, NY, 10007-1866; for plants in Florida and South Carolina, EPA Region 4, 100 Alabama St., NW, Atlanta, GA, 30303; for plants Michigan, EPA Region 5, 77 West Jackson Blvd., Chicago, IL, 60604; for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, EPA Region 6, 1445 Ross Ave., Dallas, TX, 75202; for plants in Washington, EPA Region 10, 1200 Sixth Avenue (AT-082), Seattle, Washington, 98101.

Comments. Send comments, requests for public hearings, and requests to receive notices of future actions to: For plants in New York, EPA Region 2, Division of Environmental Planning & Protection, Attn: Gerry DeGaetano (address above); for plants in Florida and South Carolina, EPA Region 4, Air, Pesticides and Toxics Management Division, Attn: Scott Davis (address above); for plants in Michigan, EPA Region 5, Air and Radiation Division, Attn: Beth Valenziano (address above); for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, EPA Region 6, Compliance Assurance and Enforcement Division, Attn: Joseph Winkler (address above); for plants in Washington, EPA Region 10, Air and Toxics Division, Attn: Joan Cabreza (address above). Submit comments in duplicate and identify the permit to which the comments apply, the commenter's name, address, and telephone number, and the commenter's interest in the matter and affiliation, if any, to the owners and operators of all units in the plan. All timely comments will be considered, except those pertaining to standard provisions under 40 CFR 72.9 or issues not relevant to the permit or the permit modification.

Hearings. To request a public hearing, state the issues proposed to be raised in the hearing. EPA may schedule a hearing if EPA finds that it will contribute to the decision-making process by clarifying significant issues affecting a NO_X compliance plan.

FOR FURTHER INFORMATION: For plants in New York, call Gerry DeGaetano, 212–637–4020; for plants in Florida and South Carolina, call Scott Davis, 404–562–9127; for plants in Michigan, call Beth Valenziano, 312–886–2703; for plants in Arkansas, Louisiana, New Mexico, Oklahoma, and Texas, call Joseph Winkler, 214–665–7243; for plants in Washington, call Joan Cabreza (206) 553–8505.

SUPPLEMENTARY INFORMATION: If no significant, adverse comments are timely received, no further activity is contemplated in relation to these draft permits and draft permit modifications and the permits and permit modifications issued as a direct final action in the notice of permits and permit modifications published elsewhere in today's Federal Register will automatically become final on the date specified in that notice. If significant, adverse comments are timely received on any permit or permit modification, that permit or permit modification in the notice of permits and permit modifications will be withdrawn and public comment

received on that permit or permit modification based on this notice of draft permits and permit modifications will be addressed in a subsequent notice of permit or permit modification. Because the Agency will not institute a second comment period on this notice of draft permits and permit modifications, any parties interested in commenting should do so during this comment period.

For further information and a detailed description of the permits and permit modifications, see the information provided in the notice of permits and permit modifications elsewhere in today's **Federal Register**.

Dated: May 16, 1997.

Janice Wagner,

Acting Director, Acid Rain Division, Office of Atmospheric Programs, Office of Air and Radiation.

[FR Doc. 97–13648 Filed 5–22–97; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-5480-6]

Environmental Impact Statements; Notice of Availability

RESPONSIBLE AGENCY: Office of Federal Activities, General Information (202) 564–7167 OR (202) 564–7153.

Weekly Receipt of Environmental Impact Statements Filed May 13, 1997 Through May 16, 1997 Pursuant to 40 CFR 1506.9

EIS No. 970177, FINAL EIS, COE, WA, Howard A. Hanson Dam Continued Operation and Maintenance Plan, Implementation, Green River, King County, WA, Due: June 23, 1997, Contact: Cyrus M. McNeely (206) 764–3624.

EIS No. 970178, FINAL EIS, SFW, SC, Waccamaw National Wildlife Refuge, Diverse Habitat Components and Coastal River Ecosystem Preservation and Protection, Great Pee Dee and Waccamaw Rivers, Georgetown, Horry and Marion Counties, SC, Due: June 23, 1997, Contact: Patricia Podriznik (404) 679–7245.

EIS No. 970179, FINAL EIS, FHW, NC, NC–16 Upgrading and Relocating Project, Construction, Lucia to North of NC–150, Funding, COE Section 404 Permit and NPDES Permit, Gaston, Lincoln and Catawba Counties, NC, Due: June 23, 1997, Contact: Nicholas L. Graf (919) 856–4346.

EIS No. 970180, DRAFT EIS, COE, MD, Ocean City, Restoration of Assateaque Island, Water Resources Study, Town