

ranging from 0.05 ppm to 2.0 ppm in a variety of raw agricultural commodities. Thus, based on the above information it is concluded that the tolerance of 0.1 ppm in or on peanut hulls will protect the public health, and the tolerance is established as set forth below.

Any person adversely affected by this regulation may, on or before August 19, 1981, file written objections with the Hearing Clerk, Environmental Protection Agency, Rm. M-3708, (A-110), 401 M St., SW., Washington, DC 20460. Such objections must be submitted in quintuplicate and specify the provisions of the regulation deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought.

As required by Executive Order 12291, EPA has determined that this rule is not a "Major" rule and therefore does not require a Regulatory Impact Analysis. In addition, the Office of Management and Budget (OMB) has exempted this regulation from the OMB review requirement of Executive Order 12291, pursuant to section 8(b) of that Order.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-534, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that the regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have significant economic impact on a substantial number of small entities.

A certification statement to this effect was published in the Federal Register of May 4, 1981 (46 FR 24950).

Effective on: July 20, 1981.

(Sec. 408(e), 68 Stat. 514; (21 U.S.C. 346a(e)))

Dated: July 6, 1981.

Edwin L. Johnson,
Deputy Assistant Administrator for Pesticide Programs.

Therefore, 40 CFR 180.207 is amended by alphabetically inserting the raw agricultural commodity "peanut, hulls" to read as follows:

§ 180.207 Trifluralin; tolerances for residues.

Commodity	Part per million
Peanut, hulls.....	0.1

[FR Doc. 81-21109 Filed 7-17-81; 8:45 am]
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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Part 3100

Oil and Gas Leasing; Noncompetitive Leasing of Acquired Military Lands

AGENCY: Bureau of Land Management, Interior.

ACTION: Lifting of moratorium.

SUMMARY: The Department of the Interior is partially lifting its November 1, 1979 moratorium on the issuance of noncompetitive oil and gas leases for Federal lands acquired for military or naval purposes, and on the receipt of applications for such leases. The lifting of moratorium applies to all such lands except those lands in which applications were filed prior to September 21, 1978. Those lands remain under the moratorium.

EFFECTIVE DATE: July 20, 1981.

FOR FURTHER INFORMATION CONTACT: Jeffrey Zabler, Division of Onshore Energy Resources, Bureau of Land Management, (202) 343-7722.

SUPPLEMENTARY INFORMATION: On November 1, 1979, a moratorium was imposed on the issuance of noncompetitive oil and gas leases for the approximately 6.6 million acres of Federal land acquired for military or naval purposes. 44 FR 64085 (November 6, 1979). Consistent with that moratorium, the application of 43 CFR Part 3110 to such lands was suspended and no noncompetitive lease applications were accepted for such lands. That moratorium is hereby rescinded and, accordingly, the applicability of 43 CFR Part 3110 to all acquired military lands, except those for which applications were filed prior to September 21, 1978, is restored as of August 10, 1981. Processing of all lease applications for such lands filed on or after September 21, 1978, and before November 1, 1979, will resume immediately.

All military lands on which there are applications filed prior to September 21, 1978, will remain under moratorium. Descriptions of those lands under such applications will be posted at the State offices of the BLM which have jurisdiction. Arrangements may be made with the appropriate BLM State office for obtaining copies of the lists at cost.

Over-the-counter oil and gas lease applications may be accepted for filing beginning with the start of business of Monday, August 10, 1981. For the first fifteen working days, until close of business on Friday, August 28, 1981, all such applications received in the proper

Bureau of Land Management State office (see 43 CFR 1821.2-1) shall be considered as simultaneously filed as of the close of business on August 28, 1981. Priority, to the extent of conflicts between offers, shall be determined by public drawings.

During the simultaneous filing period, the provisions of 43 CFR 3112.6-1(c), which prohibit multiple filings in the simultaneous oil and gas leasing program, will be fully applicable to the filing of over-the-counter offers for acquired military lands. However, during this filing period, individuals and entities which filed a lease offer on or after September 21, 1978, and before November 1, 1979, are entitled to submit a new offer for the same land without violating this regulation.

Envelopes containing applications for these lands should be prominently marked "Acquired Military Land Lease offer." Envelopes so marked shall not be opened until the close of the filing period on August 28, 1981.

Garrey E. Carruthers,
Assistant Secretary for Land and Water Resources.

July 14, 1981.
[FR Doc. 81-21135 Filed 7-17-81; 8:45 am]
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DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

49 CFR Parts 191 and 192

[Amdt. 191-3 and 192-38; Docket PS-68]

Transportation of Natural and Other Gas by Pipeline; Reports of Leaks and Federal Safety Standards

AGENCY: Materials Transportation Bureau (MTB), DOT.

ACTION: Final rule.

SUMMARY: This final rule amends the natural gas leak reporting requirements for pipeline companies of Part 191 by changing the addressee for written reports, and also amends Part 192 by deleting the requirements of § 192.17. Filing of inspection and maintenance plans, to reflect an amendment to the Natural Gas Pipeline Safety Act of 1988 (NGPSA) made by section 105 of the Pipeline Safety Act of 1979 (Pub. L. 96-129, November 30, 1979).

DATE: Effective date of this final rule is July 20, 1981.

FOR FURTHER INFORMATION CONTACT: L. M. Furrow, Chief, Standards Division, Office of Pipeline Safety Regulation,

Department of Transportation,
Washington, D.C. 20590 (202) 426-2392.

SUPPLEMENTARY INFORMATION:

Leak Reporting

In § 191.7, the addressee for written reports required by Part 191 is the "Director, Office of Pipeline Safety." To comport with current DOT organization responsibilities, the addressee for such written reports is changed to "Chief, Information Systems, Division, Transportation Programs Bureau" This new addressee is also to be used to obtain copies of report forms. Section 191.19, Report Forms, is amended accordingly.

Further, a correction in the reporting form number shown in § 191.9(a) is made.

Inspection and Maintenance Plans.

While the Pipeline Safety Act of 1979 left intact the NGPSA requirement for operators of gas pipeline facilities to prepare, maintain, and carry out plans for inspection and maintenance of their facilities, § 105 of the Act deleted the requirement for the filing of such plans

with Federal or State agencies. For this reason, § 192.17, which to this time sets out the requirement and procedures for filing of inspection and maintenance plans, is deleted by this final rule.

Because of the deletion of § 192.17, MTB gives notice by this final rule that—

1. Operator compliance with existing §§ 192.603(b) and 192.605 regarding the establishment, administration, and essentials of operating and maintenance plans will be viewed by MTB as the means of complying with the NGPSA requirements for the preparation, maintenance, and carrying out of inspection and maintenance plans for gas pipeline facilities.

2. MTB will follow the procedures established by Section 13 of the NGPSA for requiring revisions to operator plans established under §§ 192.603(b) and 192.605 of the regulations.

In consideration of the foregoing, Parts 191 and 192 of Title 49, Code of Federal Regulations are amended as follows:

§ 191.7 [Amended]

1. By removing from § 191.7, each place that it appears, the words, "Director, Office of Pipeline Safety" and inserting in lieu thereof "Chief, Information Systems Division, Transportation Programs Bureau".

§ 191.9 [Amended]

2. In § 191.9(a), the form number "7100.2" is corrected to read "7100.1".

3. By removing from § 191.19 the words "Office of Pipeline Safety" and inserting in lieu thereof "address given in § 191.7".

§ 192.17 [Removed]

4. By removing and reserving § 192.17 from the table of sections and Subpart A of Part 192.

(49 U.S.C. 1671 et seq.; 49 U.S.C. 1804; 49 CFR 1.53 and Appendix A to Part 1)

Issued in Washington, D.C., on January 28, 1981.

L. D. Santman,

Director, Materials Transportation Bureau.

[FR Doc. 81-21301 Filed 7-17-81; 8:57 am]

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