names of Federal personnel who are identified as potentially delinquent obligors will be given to State IV-D agencies. The State agencies will verify the information and use it to determine whether wage withholding or other appropriate enforcement action should be initiated.

Notice of Computer Matching Program

1. General

Pub. L. 100-503, the Computer Matching and Privacy Protection Act of 1988, added several provisions to the Privacy Act to better safeguard the rights of individuals whose records are involved in computer matching programs. Section 7201 of the Omnibus Budget Reconciliation Act of 1990, Pub. L. 101–508, further amended the provisions of the Privacy Act pertaining to computer matching. Matches conducted by OCSE for the purpose of locating absent parents are usually exempt from these provisions. See OMB Final Guidance on Pub. L. 100-503, 54 FR 25817 at 25823 (1989). However, Executive Order 12953 specifically mandated that the match described in this notice be conducted in accordance with the computer matching provisions of the Privacy Act set forth at 5 U.S.C. 552a(o)-(u). These sections require Federal agencies involved in computer matching programs to:

a. Negotiate written agreements with source agencies;

- b. Provide notice to the affected individuals that their records are subject to matching;
- c. Verify match findings before taking any adverse action against the individual whose records were matched;

d. Furnish detailed reports to Congress and OMB; and

e. Establish a Data Integrity Board that must approve matching agreements.

2. Crossmatches To Be Conducted by HHS/ACF/OCSE

a. Participating Agencies. HHS will conduct separate crossmatches with DoD records and with USPS records, as described more fully in paragraph (d) below.

b. Purpose of Crossmatches. HHS will conduct crossmatches with personnel/ payroll records maintained DoD and USPS to enable it to identify, for State child support enforcement agencies, those Federal personnel who appear to have child support delinquencies. This information is provided so that States may verify the information and determine whether wage withholding or other enforcement actions should be commenced. c. Authority for Conducting Crossmatches. The crossmatches will be conducted pursuant to section 304 of Executive Order 12953, dated February 27, 1995 (60 FR 11013, February 28, 1995). As required by this Executive Order, the crossmatches will also be performed in accordance with 5 U.S.C. 552a(o)-(u).

d. Categories of Records and Individuals Covered by the Match.

The records which will be accessed in this match are records of federal military or civilian employees which are located in the following systems of records:

(1) Federal Tax Refund Offset System, DHHS/OCSE No. 09–09–0074, last published at 55 FR 34764 on August 24, 1990;

(2) Federal Creditor Agency Debt Collection Data Base, S322.11 DMDC, last published at 58 FR 10875 on February 22, 1993;

(3) Finance Records—Payroll System, USPS 050.020, last published at 57 FR 57515 on December 4, 1992.

OCSE will submit to DoD and USPS the following data elements:

- a. Noncustodial parent's (NCP's) Social Security Number (SSN)
- b. NCP's name

USPS and DoD will disclose to OCSE the following information for each match:

- a. NCP name
- b. NCP's Social Security Number (SSN)
- c. NCP's date of birth (if available)
- d. Employer's name
- e. Employer's address
- f. Type of employment (if available)

g. Annual salary

Note: No disclosures will be made where such disclosures would violate national policy or security interests of the United States or the confidentiality of Census data. DoD shall notify OCSE immediately in all cases where it has identified such concerns.

e. Inclusive Dates of Matches. The crossmatches will begin no sooner than 30 days from the date copies of the approved agreement, and the notice of the matching program are sent to the Office of Management and Budget, the Senate Committee on Governmental Affairs and the House of Representatives Committee on Government Operations, or 30 days after publication of this notice in the Federal Register. whichever is later. The matching program will continue for 18 months from the effective date and may be extended for an additional 12 months thereafter, if certain conditions are met.

System Manager(s) and Address

Donna Bonar, Director, Division of Program Operations, Office of Child

Support Enforcement, Department of Health and Human Services, 370 L'Enfant Promenade, SW, 4th Floor East, Washington, DC 20447

Dated: October 12, 1995.

David Gray Ross,

Deputy Director.

[FR Doc. 95– 26366 Filed 10–24 –95; 8:45 am]

BILLING CODE 4184-01P

Agency for Toxic Substances and Disease Registry

[ATSDR-103]

Notice of Availability of Administrative Reports of Health Effects Studies

AGENCY: Agency for Toxic Substances and Disease Registry (ATSDR), Department of Health and Human Services (HHS).

ACTION: Notice.

SUMMARY: This notice announces the availability of Administrative Reports of twelve ATSDR health effects studies.

FOR FURTHER INFORMATION CONTACT: Jeffrey A. Lybarger, M.D., M.S., Director, Division of Health Studies, Agency for Toxic Substances and Disease Registry, 1600 Clifton Road, NE., Mailstop E–31, Atlanta, Georgia 30333, telephone (404) 639–6200.

SUPPLEMENTARY INFORMATION: Sections 104(i)(1),(7), (8), and (9) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended [42 U.S.C. 9604(i)(1),(7),(8), and (9)], provide the Administrator of ATSDR with the authority to conduct pilot studies, epidemiologic and other health studies, and to initiate health surveillance programs to determine the relationship between human exposure to hazardous substances in the environment and adverse health outcomes.

On February 13, 1990, ATSDR published in the Federal Register [55 FR 5136] a final rule entitled, "Health Assessments and Health Effects Studies of Hazardous Substances Releases and Facilities." The primary purpose of that rule, which created a new regulation at 42 CFR Part 90, was to set forth general procedures that ATSDR will follow relating to certain agency activities, including the conduct of health effects studies. Section 90.11 of the regulation concerns the reporting of results of health assessments and health effects studies, and provides that reports of health effects studies conducted under section 104(i) of CERCLA be available to the general public upon request.

Avai	la	bil	litv

The reports of the health effects studies listed below are now available

through the U.S. Department of Commerce, National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, Virginia 22151, telephone 1–800–553–6847. There is a charge for these items as determined by NTIS.

Health effects study	NTIS docu- ment No.
Pancreatic Cancer Mortality and Residential Proximity to Railroad Refueling Facilities in Montana. ATSDR/HS-95/45	
Biologic Indicators of Exposure to Heavy Metals in Fish Consumers, American Samoa. ATSDR/HS-95/46	PB95– 182994
Multisite Lead and Cadmium Exposure Study with Biological Markers Incorporated. ATSDR/HS-95/47	PB95– 199188
Madison County Lead Exposure Study. ATSDR/HS-95/48	PB95– 209631
Missouri Respiratory Study: Forest City and Glover, Missouri. ATSDR/HS-95/49	PB95– 212742
Symptom and Illness Prevalence with Biomarkers Health Study for Calvert City and Southern Livingston County, Kentucky. ATSDR/HS-95/50.	PB95- 222808
Analytic Study to Evaluate Associations Between Hazardous Waste Sites and Birth Defects. ATSDR/HS-95/51	PB95– 199196
National Exposure Registry, Benzene Subregistry, Baseline Technical Report. ATSDR/HS-95/52	PB95– 255766
Development and Evaluation of a Statewide Surveillance System: Hazardous Waste Sites and Cancer Incidence in New York State. ATSDR/HS-95/53.	PB95- 230553
Biologic Indicators of Exposure to Cadmium and Lead: Palmerton, Pa. Part II. ATSDR/HS-95/54	PB95- 225207
End-Stage Renal Disease Study, New York. ATSDR/HS-95/55	PB95-25389
A Case-Control Study to Determine Risk Factors for Elevated Blood Lead Levels in Children: Silver Valley, Idaho. ATSDR/HS- 95/56.	PB95– 253837

In accordance with 42 CFR 90.11, copies of these final reports have been distributed to the Environmental Protection Agency, the appropriate State and local government agencies, and the affected local communities.

ATSDR previously announced the availability of 44 final reports of health effect studies and a software package for the analysis of disease clusters (55 FR 31445, August 12, 1990; 57 FR 29091, June 30, 1992; 58 FR 29413, May 20, 1993; 58 FR 63378, December 1, 1993; 59 FR 47879, September 19, 1994; and 60 FR 25236, May 11, 1995). Additional final reports will be announced semiannually in the Federal Register as they become available.

Dated: October 19, 1995. Claire V. Broome, Deputy Administrator, Agency for Toxic Substances and Disease Registry. [FR Doc. 95–26445 Filed 10–24–95; 8:45 am] BILLING CODE 4163–70–P

Food and Drug Administration

[Docket No. 94F-0395]

Ecological Chemical Products Co.; Withdrawal of Food Additive Petition

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing the withdrawal, without prejudice to a future filing, of a food additive petition (FAP 4B4432), filed by Ecological Chemical Products Co., proposing that the food additive regulations be amended to provide for the safe use of 2-hydroxy-propanoic acid homopolymer and (2-hydroxy-propanoic acid/ caprolactone) block copolymer as components of adhesives intended to contact food.

FOR FURTHER INFORMATION CONTACT: Vir D. Anand, Center for Food Safety and Applied Nutrition (HFS–216), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202–418–3081.

SUPPLEMENTARY INFORMATION: In the Federal Register of November 23, 1994 (59 FR 60364), FDA published a notice that it had filed a petition (FAP 4B4432) on behalf of Ecological Chemical Products Co., 305 Water St., Newport, DE 19804. The petition proposed to amend the food additive regulations in §175.105 Adhesives (21 CFR 175.105) to provide for the safe use of 2-hydroxypropanoic acid homopolymer and (2hydroxy-propanoic acid/caprolactone) block copolymer as a component of adhesives intended to contact food. Ecological Chemical Products Co. has now withdrawn the petition without prejudice to a future filing (21 CFR 171.7).

Dated: October 10, 1995.

Alan M. Rulis,

Acting Director, Office of Premarket Approval, Center for Food Safety and Applied Nutrition. [FR Doc. 95–26502 Filed 10–24–95; 8:45 am]

EFR DOC: 95-26502 Filed 10-24-95; 8:45 am] BILLING CODE 4160-01-F

[Docket No. 95E-0260]

Determination of Regulatory Review Period for Purposes of Patent Extension; ULTRAVIST®

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) has determined the regulatory review period for ULTRAVIST[®] and is publishing this notice of that determination as required by law. FDA has made the determination because of the submission of an application to the Commissioner of Patents and Trademarks, Department of Commerce, for the extension of a patent which claims that human drug product. ADDRESSES: Written comments and petitions should be directed to the Dockets Management Branch (HFA-305), Food and Drug Administration, rm. 1-23, 12420 Parklawn Dr., Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: Brian J. Malkin, Office of Health Affairs