Dated: April 19, 2002.

Pamela Barr,

Acting Director, Office of Wastewater Management.

[FR Doc. 02–10881 Filed 5–1–02; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7205-1]

Transfer of Confidential Business Information to Contractors

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of transfer of data and request for comments.

SUMMARY: EPA will transfer Confidential Business Information (CBI) to its contractor, Industrial Economics, Inc., and its subcontractors: Allison Geoscience; APPL; Cambridge Planning; DPRA, Inc.; EERGC; Forum One; Ross & Associates; Science Applications International Corporation (SAIC); Science International; Tetra Tech, Inc. and Versar, Inc. that has been or will be submitted to EPA under section 3007 of the Resource Conservation and Recovery Act (RCRA). Under RCRA, EPA is involved in activities to support, expand and implement solid and hazardous waste regulations.

DATES: Access to confidential data submitted to EPA will occur no sooner than May 13, 2002.

ADDRESSES: Comments should be sent to Regina Magbie, Document Control Officer, Office of Solid Waste (5305W), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, NW., Washington, DC 20460. Comments should be identified as "Access to Confidential Data."

FOR FURTHER INFORMATION CONTACT:

Regina Magbie, Document Control Officer, Office of Solid Waste (5305W), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, NW., Washington, DC 20460, 703–308–7909.

SUPPLEMENTARY INFORMATION:

1. Transfer of Confidential Business Information

Under EPA Contract 68–W–02–007 Industrial Economics, Inc., and its subcontractors, will assist the Office of Solid Waste, Economics, Methods, and Risk Analysis Division, by providing technical and regulatory support for Data Collection and Management; Risk Assessment; Program Evaluation Support and Analysis Support Services. EPA has determined that Industrial Economics, Inc., and its subcontractors,

will need access to RCRA CBI submitted to the Office of Solid Waste to complete this work. Specifically, Industrial Economics, Inc., and its subcontractors, need access to the CBI that EPA collects, under the authority of section 3007 of RCRA.

In accordance with 40 CFR 2.305(h), EPA has determined that Industrial Economics, Inc., and its subcontractors, require access to CBI submitted to EPA under the authority of RCRA to perform work satisfactorily under the abovenoted contract. EPA is submitting this notice to inform all submitters of CBI of EPA's intent to transfer CBI to these firms on a need-to-know basis. Upon completing its review of materials submitted, Industrial Economics, Inc., and its subcontractors, will return all CBI to EPA.

EPA will authorize Industrial
Economics, Inc., and its subcontractors,
for access to CBI under the conditions
and terms in EPA's "Contractor
Requirements for the Control and
Security of RCRA Confidential Business
Information Security Manual." Prior to
transferring CBI to Industrial
Economics, Inc., and its subcontractors,
EPA will review and approve its
security plans and Industrial
Economics, Inc., and its subcontractors,
will sign non-disclosure agreements.

Dated: April 10, 2002.

Elizabeth Cotsworth,

Director, Office of Solid Waste. [FR Doc. 02–10876 Filed 5–1–02; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7204-9]

Equipment Containing Ozone Depleting Substances at Industrial Bakeries—Extension

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of bakery partnership program; extension of time.

summary: On February 6, 2002, EPA announced in a Federal Register notice the Bakery Partnership Program. Now, EPA is responding to a request from the baking industry for an extension of time to complete pollution prevention projects, namely substituting non-ozone depleting substances (non-ODS) for the refrigerants in certain baking equipment. Due to supply difficulties, suppliers of the alternative refrigerants can not complete delivery of the product for customers even though orders have been placed before the April

26, 2002 start date of this voluntary program. EPA has agreed to allow participating companies to qualify for a zero penalty status if they have in hand a binding purchase order by April 26, 2002 and complete the installation of the non-ODS system by May 31, 2002. Publication of this notice will complement other efforts of the baking industry and EPA to let participants know of this extension of time.

No comments are being sought on this notice

FOR FURTHER INFORMATION CONTACT:

Charles Garlow at EPA for further information at 202–564–1088 or garlow.charlie@epa.gov.

Dated: April 24, 2002.

Richard Biondi,

Associate Director, Air Enforcement Division.

April 17, 2002. Anne Giesecke, Vice President, Environmental Activities, American Bakers Association, 1350 I Street NW, Suite 1290, Washington DC 20005. Dear Dr. Giesecke:

Thank you for continuing to work with us on the unforeseen problems that have arisen with the Bakery Partnership Program. You and your members have pointed out that several industrial suppliers of non-ozone depleting substances have been overwhelmed by the response to this Program and as a result are not able to service all the baking companies that want to install pollution preventing refrigerants in time for the April 26, 2002 deadline, in spite of their best efforts. The Federal Register notice of February 6, 2002, specified that those appliances converted to non-ODS systems prior to April 26, 2002 could avoid the \$10,000 per appliance penalty. Thus, these Participating Companies facing supply problems would not be able to qualify for the waiver of the \$10,000 per appliance penalty, as they had planned, unless some accommodation is made.

Therefore, in consultation with you and some of the suppliers of non-ODS refrigerants, we have agreed to the following: Participating Companies which have a binding purchase order or contract in hand by close of business April 26, 2002 for the conversion of an appliance to a non-ODS system will be treated as if the conversion had been completed by the April 26, 2002 deadline. The conversion to a non-ODS system must be completed and the non-ODS system must be fully operational by close of business on May 31, 2002 in order to qualify for this treatment. That is, the \$10,000 per appliance penalty for such an appliance referenced here, will be waived as it is waived for those appliances that were fully converted to non-ODS systems prior to April 26, 2002 under the terms of the February 6,

Baking companies that do not meet this new deadline for conversions to non-ODS systems will still be eligible to continue participating in the Partnership, but the appliances that do not meet the deadline will