

Wisconsin; City of Manitowoc, Wisconsin; City of Milwaukee, Wisconsin; City of Sheboygan, Wisconsin; City of West Allis, Wisconsin; City of West Bend, Wisconsin; CMC Heartland Partners; Colonial Heights Packaging Inc. f/k/a Milprint, Inc.; Cooper Industries, Inc.; Crucible Materials Corporation by and through its Trent Tube Division; Cudahy Tanning Co.; Deere & Company; Dresser Industries, Inc. (Waukesha Engine); E.I. du Pont de Nemours and Company; Eaton Corporation f/k/a Cutler-Hammer, Inc.); Eggers Industries; Essential Industries Inc.; FMC Corporation on behalf of Bolens Corporation and Bolens Products Divisions; Hamilton Sundstrand Corporation and The Falk Corporation; Fort James Corporation, successor to Fort Howard Corporation; Georgia Gulf Corporation, on behalf of itself, Cook Composites & Polymers, and the former Freeman Chemical Co.; Golden Books Publishing Company, Inc. (formerly known as Western Publishing Company, Inc.); Grede Foundries, Inc.; Harley-Davidson Motor Company; Harnischfeger Corporation; The Heil Co.; Hein-Werner; Henkel Corporation, as successor to Kepec Chemical; Hentzen/Wisconsin Paint; Hercules Incorporated; Heresite Protective Coatings, Inc.; Honeywell International Inc.; Hydrite Chemical Co.; Hydrite Chemical Co. for Benlo Chemical/ Hydrite share; Ingersoll-Rand Co. for Clark Equipment Co.; International Paper Co. (and Champion International, a wholly owned subsidiary of International Paper); Invincible Metal Furniture Co.; Johnson Controls Battery Group, Inc. as successor to and on behalf of Johnson Controls, Inc.; Kearney & Trecker; Kickhaefer Manufacturing Company; Kimberly-Clark Corporation and Scott Paper Company; Ladish Co., Inc.; Law Tanning Co. LLC; Litton Industries, Inc., on behalf of itself and the Louis Allis company and MagneTek, Inc.; Maysteel Corporation (and its successor, Maysteel LLC); Midwest Tanning Co.; Miller Brewing Company; Milport Chemical Company; Milwaukee County; MRC Holding, Inc. (Northern Paper, Marathon Corp.); Navistar International Transportation Corporation; Nekoosa Papers Inc. and Georgia-Pacific Corporation; The Nelson Paint Co. of MI, Inc.; Niles Chemical Paint Company, Inc.; Nordberg Inc.; Pabst Brewing Co.; Pharmacia & Upjohn Company (formerly The Upjohn Company); The Procter & Gamble Paper Products Company; Rapco Leather, Inc.; Reichhold Chemicals, Inc./J.G. Milligan & Company; Research Products

Corporation; RHS Holdings, Inc. as successor to Rexnord, Inc./Chainbelt; RHL Inc. fka Lindsay Finishes, Inc. (Lindsay Paint); Roper Corp.; SBC Holdings, Inc. (f/k/a the Stroh Brewery Company); Seidel Tanning Corp.; The Sherwin-Williams Company; Square D Company; Soo Line Railroad Company; Stolper Industries (Stolper Steel); Stora Enso North America Corp., successor by merger to Consolidated Papers, Inc.; Textron Inc.; Thiele Tanning Company; Union Pacific Railroad Company as successor to Chicago & North Western; Viad Corp (for Armour and Co.); The Vollrath Co., L.L.C.; Wenthe-Davidson Engineering Co.; West Bend Company; W.H. Brady Corporation; Wisconsin Electric Power Company; and the U.S. Department of the Army.

Under the proposed agreement, certain of the *de minimis* Settling Parties will pay a total of approximately \$468,227.30 which will be placed into an escrow account to be used for response costs incurred and to be incurred at the Site. Other *de minimis* Settling Parties have already paid approximately \$5.2 million toward cleanup costs at the Site and will be provided with *de minimis* protections without making further payments. A group of six non-*de minimis* settlers under this agreement will perform the remaining removal actions to be conducted at the Site, and pay EPA's costs of overseeing these removal actions. EPA incurred response costs overseeing response activities conducted to mitigate an imminent and substantial endangerment to human health or the environment present or threatened by hazardous substances present at the Site. The Settling Parties have spent more than \$9.7 million to perform cleanup activities at the Site to date. The non-*de minimis* settlers under this proposed agreement are: BASF Corporation, on behalf of itself and its predecessors in interest, International Printing Ink, Inmont Corp., and Cook Paint & Varnish; DaimlerChrysler Corp.; General Motors Corporation; S.C. Johnson & Son, Inc.; Minnesota Mining and Manufacturing Company; and PPG Industries, Inc.

For thirty days following the date of publication of this notice, the EPA will receive written comments relating to this proposed agreement. EPA will consider all comments received and may decide not to enter this proposed agreement if comments disclose facts or considerations which indicate that the proposed agreement is inappropriate, improper or inadequate.

DATES: Comments on the proposed agreement must be received by EPA on or before June 11, 2001.

ADDRESSES: Comments should be addressed to the Docket Clerk, U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois, 60604-3590, and should refer to: In the Matter of Marina Cliffs/Northwestern Barrel, South Milwaukee, Wisconsin, U.S. EPA Docket No. V-W-01C-630.

FOR FURTHER INFORMATION CONTACT: Thomas J. Krueger, U.S. Environmental Protection Agency, Office of Regional Counsel, C-14], 77 West Jackson Boulevard, Chicago, Illinois, 60604-3590, (312) 886-0562.

A copy of the proposed administrative settlement agreement may be obtained in person or by mail from the EPA's Region 5 Office of Regional Counsel, 77 West Jackson Boulevard, Chicago, Illinois, 60604-3590. Additional background information relating to the settlement is available for review at the EPA's Region 5 Office of Regional Counsel.

Authority: The Comprehensive Environmental Response, Compensation, and Liability Act, as amended, 42 U.S.C. 9601-9675.

William E. Munro,
Director, Superfund Division, Region 5.
[FR Doc. 01-11831 Filed 5-9-01; 8:45 am]

BILLING CODE 6560-50-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6975-8]

Petroleum Products Superfund Site Notice of Proposed De Minimis Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed de minimis settlement.

SUMMARY: Under Section 122(g)(4) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has offered a de minimis settlement at the Petroleum Products Superfund Site (Site) under an Administrative Order on Consent (AOC) to settle claims for past and future response costs at the Site.

Approximately 77 parties have returned signature pages accepting EPA's settlement offer. EPA will consider public comments on the proposed settlement for thirty days. EPA may withdraw from or modify the proposed settlement should such comments

disclose facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate.

Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. Environmental Protection Agency, Region IV, CERCLA Program Services Branch, Waste Management Division, 61 Forsyth Street, S.W., Atlanta, Georgia 30303, (404) 562-8887.

Written comment may be submitted to Mr. Greg Armstrong at the above address within 30 days of the date of publication.

Dated: May 1, 2001.

James T. Miller,

Acting Chief, CERCLA Program Services Branch, Waste Management Division.

[FR Doc. 01-11834 Filed 5-9-01; 8:45 am]

BILLING CODE 6560-50-U

OFFICE OF NATIONAL DRUG CONTROL POLICY

Paperwork Reduction Act; Notice of Proposed Information Collection; Comment Request

AGENCY: Office of National Drug Control Policy (ONDCP).

ACTION: Notice.

SUMMARY: The ONDCP proposes to collect information to test the awareness, attitudes and willingness of adults 18 years and older to participate in community anti-drug coalitions, and seeks public comment on the proposed collection methods.

ADDRESSES: Written comments should be received within sixty days of this notice addressed to Terry Zobeck, Chief of the Programs and Research Branch, Executive Office of the President, Office of National Drug Control Policy, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Terry Zobeck, (202) 395-5503.

SUPPLEMENTARY INFORMATION:

I. Background

The National Youth Anti-Drug Media Campaign is a component within the ONDCP that is partnering with the Advertising Council to create a public service campaign that will generate awareness and involvement in local community anti-drug coalitions that mobilize communities to engage in drug prevention measures. To assist the development of the public service campaign, ONDCP proposes to obtain information to sample the awareness, attitudes and willingness of adults 18 years of age and older in order to participate in community anti-drug coalitions. The information will be used

to establish a baseline for measuring changes in attitudes and awareness as a result of the public service campaign, and provide data for formative and qualitative evaluation activities. It will assess the public's exposure to and recall of advertising (within a donated media model), and measure change in attitudes about drug prevention and community anti-drug coalitions.

II. Special Issues for Comment

The agency has particular interest in comments on the following issues:

Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; the accuracy of the agency's estimate of the burden of the proposed collection of information; methods to enhance quality, utility and clarity of the information to be collected; and means to minimize the burden of the collection of information on respondents, including the use of automated collection techniques.

III. Authority and Signature

Alan Levitt, Director for the National Youth Anti-Drug Media Campaign, directed the preparation of this notice. The authority for this notice is the Paperwork Reduction Act of 1995 (44 U.S.C. 3506).

Signed at Washington, DC on April 30, 2001.

Alan Levitt,

Director, National Youth Anti-Drug Media Campaign.

[FR Doc. 01-11793 Filed 5-9-01; 8:45 am]

BILLING CODE 3180-02-P

FARM CREDIT ADMINISTRATION

Sunshine Act Meeting

AGENCY: Farm Credit Administration.

SUMMARY: Notice is hereby given, pursuant to the Government in the Sunshine Act (5 U.S.C. 552b(e)(3)), of the forthcoming regular meeting of the Farm Credit Administration Board (Board).

DATE AND TIME: The regular meeting of the Board will be held at the offices of the Farm Credit Administration in McLean, Virginia, on May 10, 2001, from 9 a.m. until such time as the Board concludes its business.

FOR FURTHER INFORMATION CONTACT: Kelly Mikel Williams, Secretary to the Farm Credit Administration Board, (703) 883-4025, TDD (703) 883-4444.

ADDRESSES: Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090.

SUPPLEMENTARY INFORMATION: Parts of this meeting of the Board will be open to the public (limited space available), and parts of this meeting will be closed to the public. In order to increase the accessibility to Board meetings, persons requiring assistance should make arrangements in advance. The matters to be considered at the meeting are:

Open Session

1. Approval of Minutes—April 12, 2001 (Open)
2. Report—Report on Corporate Approvals
3. Regulation—Eligibility—Direct Final Rule

*Closed Session

4. Reports—OSMO Report—Audit of the FCS Building Association

Dated: May 7, 2001.

Kelly Mikel Williams,

Secretary, Farm Credit Administration Board.

[FR Doc. 01-11851 Filed 5-7-01; 4:21 pm]

BILLING CODE 6705-01-P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission, Comments Requested

May 1, 2001.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance

* Session Closed—Exempt pursuant to 5 U.S.C. 552b(c)(8) and (9).