DATES: Written comments must be submitted to the office listed in the **ADDRESSES** section of this notice on or before June 9, 2000.

ADDRESSES: Send comments to Sytrina D. Toon, BLS Clearance Officer, Division of Management Systems, Bureau of Labor Statistics, Room 3255, 2 Massachusetts Avenue, N.E., Washington, DC 20212, telephone number 202–691–7628 (this is not a toll free number).

FOR FURTHER INFORMATION CONTACT: Sytrina D. Toon, BLS Clearance Officer, telephone number 202–691–7628. (See ADDRESSES section.)

SUPPLEMENTARY INFORMATION:

I. Background

The Consumer Expenditure (CE) Surveys collect data on consumer expenditures, demographic information, and related data needed by the Consumer Price Index (CPI) and other public and private data users. The continuing surveys provide a constant measurement of changes in consumer expenditure patterns for economic analysis and for future CPI revisions. The CE Surveys have been ongoing since 1979.

The data from the CE Surveys are used (1) for CPI revisions; (2) to provide a continuous flow of data on income and expenditure patterns for use in economic analysis and policy formulation; and (3) to provide a flexible consumer survey vehicle that is available for use by other Federal Government agencies. Public and private users of price statistics, including Congress and the economic policymaking agencies of the Executive Branch, rely on data collected in the CPI in their day-to-day activities. If the CE Surveys were not conducted on a continuing basis, current information necessary for more timely as well as more accurate updating of the CPI would not be available. In addition, data would not be available to respond to the continuing demand—from the public and private sectors—for current information on consumer spending.

In the Quarterly Interview Survey, each consumer unit (CU) in the sample is interviewed every three months over five calendar quarters. The sample for each quarter is divided into three panels, with CU's being interviewed every three months in the same panel of every quarter. The Quarterly Interview Survey is designed to collect data on the types of expenditures that respondents can be expected to recall for a period of three months or longer. In general the expenses reported in the Interview Survey either are relatively large, such

as property, automobiles, or major appliances, or are expenses which occur on a fairly regular basis, such as rent, utility bills or insurance premiums.

The Diary (or record keeping) Survey is completed at home by the respondent family for two consecutive one-week periods. The primary objective of the Diary Survey is to obtain expenditure data on small, frequently purchased items which normally are difficult to recall over longer periods of time.

II. Desired Focus of Comments

The Bureau of Labor Statistics is particularly interested in comments which:

- Evaluate 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;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected: and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

III. Current Action

The Quarterly Interview Survey is being updated for implementation in April of 2001. The changes made to the forms fall into three categories: (1) Expenditures of new items in the marketplace were added for use in the Consumer Price Index and in CE publications. These include such items as DSL and ISDN services and shopping warehouse clubs. (2) Similar questions were consolidated to make the survey easier and more organized for the respondent. (3) Bracketed categories of responses were added to the income sections to decrease non-response through decreasing respondent burden.

The Consumer Expenditure Surveys continuously make efforts to reduce respondent burden per case by streamlining the questionnaire. Efforts were made in this forms redesign, as follows:

• In several areas field representative instructions were added to make the forms easier to understand for the field representative and the respondent.

- The questionnaire flow was improved by moving similar questions into concise and consolidated sections.
- Wording was changed to use more current terminology.

Once the forms have been in the field the BLS will perform timing tests to determine what impact these changes have had on burden. The Consumer Expenditure Surveys continue to investigate ways to reduce respondent burden, and have plans implement further changes aimed at reducing respondent burden when computer assisted personal interviewing is implemented in 2003.

Type of Review: Revision.
Agency: Bureau of Labor Statistics.
Title: Consumer Expenditure Surveys.
OMB Number: 1220–0050.
Affected Public: Individuals or

households.

Total Respondents: 18,216.
Frequency: Quarterly Interview
Survey respondents are interviewed
quarterly for five consecutive quarters
(four time in any one year). Diary
Survey respondents complete two
consecutive weekly reports.

Total Responses: 68,194. Average Time Per Response: 87.83 minutes.

Estimated Total Burden Hours: 99,820 hours.

Total Burden Cost (capital/startup): \$0.

Total Burden Cost (operating/maintenance): \$0.

Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they also will become a matter of public record.

Dated: Signed at Washington, D.C., this 4th day of April 2000.

W. Stuart Rust, Jr.,

 ${\it Chief, Division of Management Systems,} \\ {\it Bureau of Labor Statistics.}$

[FR Doc. 00–8776 Filed 4–7–00; 8:45 am] BILLING CODE 4510–24–M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. NRTL-1-97]

Applied Research Laboratories, Inc., Expansion of Recognition

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Notice.

SUMMARY: This notice announces the Agency's final decision on the application of Applied Research

Laboratories, Inc. (ARL), for expansion of its recognition as a Nationally Recognized Testing Laboratory (NRTL) under 29 CFR 1910.7.

EFFECTIVE DATE: This recognition becomes effective on April 10, 2000 and, unless modified in accordance with 29 CFR 1910.7, continues in effect while ARL remains recognized by OSHA as an NRTL.

FOR FURTHER INFORMATION CONTACT:

Bernard Pasquet, Office of Technical Programs and Coordination Activities, NRTL Program, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, NW, Room N3653, Washington, D.C. 20210, or phone (202) 693–2110.

SUPPLEMENTARY INFORMATION:

Notice of Final Decision

The Occupational Safety and Health Administration (OSHA) hereby gives notice of the expansion of recognition of Applied Research Laboratories, Inc. (ARL), as a Nationally Recognized Testing Laboratory (NRTL). ARL's expansion covers the use of the additional test standards and the additional programs, listed below.

OSHA recognition of an NRTL signifies that the organization has met the legal requirements in § 1910.7 of Title 29, Code of Federal Regulations (29 CFR 1910.7). Recognition is an acknowledgment that the organization can perform independent safety testing and certification of the specific products covered within its scope of recognition and is not a delegation or grant of government authority. As a result of recognition, OSHA can accept products 'properly certified" by the NRTL. OSHA processes applications related to an NRTL's recognition following requirements in Appendix A to 29 CFR 1910.7. This appendix requires that the Agency publish this public notice of its final decision on an application.

ARL submitted a request, dated January 22, 1998 (see Exhibit 6A), to expand its recognition as an NRTL for 181 additional test standards. After performing an initial review of this request, the NRTL Program staff informed ARL that only 93 of the test standards met the requirements of an "appropriate test standard" set forth in 29 CFR 1910.7. In further processing the expansion request, the staff performed an on-site review of ARL's testing facility on June 8-11, 1998, and summarized the results of their evaluation in the on-site review report (see Exhibit 7). Following the review, ARL amended its application in a letter dated July 10, 1998 (see Exhibit 6B) to reduce the number of test standards

requested to the 47 listed below. In its July 10 request, ARL also requested recognition for the additional programs.

The NRTL Program staff temporarily withheld its consideration of ARL's requests pending resolution by the NRTL of discrepancies noted during an audit that the staff performed at ARL's facility. ARL responded to these discrepancies in March 1999 and, after additional review, the NRTL Program staff accepted resolution of the discrepancies in September 1999, permitting OSHA to resume processing ARL's expansion request.

OSHA published the required notice in the Federal Register (64 FR 68388, 12/7/1999) to announce ARL's expansion application. The notice included a preliminary finding that ARL could meet the requirements for expansion of its recognition, and OSHA invited public comment on the application by February 7, 2000. OSHA received no comments concerning this application.

The most recent prior notices published by OSHA for ARL's recognition covered its initial recognition as an NRTL, which OSHA announced on August 8, 1997 (62 FR 42827), and granted on November 21, 1997 (62 FR 62356).

You may obtain or review copies of all public documents pertaining to the application by contacting the Docket Office, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, NW, Room N2625, Washington, D.C. 20210, telephone: (202) 693–2350. You should refer to Docket No. NRTL–1–97, the permanent record of public information on the ARL recognition.

The current address of the facility (site) that OSHA recognizes for ARL is: Applied Research Laboratories, Inc., 5371 N.W. 161st Street, Miami, Florida 33014

Final Decision and Order

The NRTL Program staff has examined the application, the on-site review report (see Exhibit 7), and other pertinent information. Based upon this examination and the staff's recommendation, OSHA finds that the Applied Research Laboratories, Inc., facility listed above has met the requirements of 29 CFR 1910.7 for expansion of its recognition to include the additional test standards, listed below, subject to the limitations and conditions listed below. Pursuant to the authority in 29 CFR 1910.7, OSHA hereby expands the recognition of ARL, subject to these limitations and conditions.

Limitations

OSHA hereby expands the recognition of ARL for testing and certification of products to demonstrate conformance to the following forty seven (47) additional test standards. However, OSHA plans to include certain limitations on the recognition of some standards.

The Agency's recognition of ARL, or any NRTL, is always limited to equipment or materials (products) for which OSHA standards require third party testing and certification before use in the workplace. As a result, OSHA's recognition of an NRTL for a test standard excludes any product(s), falling within the scope of the test standard, for which OSHA has no such requirements. OSHA has determined that each standard listed below meets the requirements for an appropriate test standard prescribed in 29 CFR 1910.7(c).

Test Standards

¹ ANSI/ASME A17.5 Elevators and Escalator Electrical Equipment ANSI Z21.1 Household Cooking Gas

ANSI Z21.1 Household Cooking Ga Appliances

ANSI Z83.7 Gas-Fired Construction Heaters

ANSI Z83.12 Gas Food Service Equipment—Baking and Roasting

Equipment—Baking and Roasting
Ovens
ANSL 723 18 Direct Con Fined

ANSI Z83.18 Direct Gas-Fired Industrial Air Heaters ANSI/UL 65 Electric Wired Cabinets

ANSI/UL 67 Electric Panelboards ANSI/UL 73 Electric-Motor-Operated Appliances

UL 104 Elevator Door Locking Devices and Contacts

ANSI/UL 174 Household Electric Storage-Tank Water Heaters

UL 181 Factory-Made Air Ducts and Air Connectors

ANSI/UL 197 Commercial Electric Cooking Appliances

ANSI/UL 231 Power Outlets

ANSI/UL 325 Door, Drapery, Gate, Louver and Window Operator and Systems

UL 416 Refrigerated Medical Equipment

ANSI/UL 471 Commercial Refrigerators and Freezers ANSI/UL 474 Dehumidifiers

ANSI/UL 499 Electric Heating

Appliances
ANSI/UL 506 Specialty Transformers
ANSI/UL 508 Electric Industrial

Control Equipment
UL 544 Electric Medical and Dental

Equipment ANSI/UL 555 Fire Dampers (previously Fire Dampers and Ceiling Dampers)

ANSI/UL 563 Ice Makers

UL 664 Commercial (Class IV) Electric Dry-Cleaning Machines

ANSI/UL 676 Underwater Lighting Fixtures

ANSI/UL 710 Exhaust Hoods for Commercial Cooking Equipment UL 733 Oil-Fired Air Heaters and Direct-Fired Heaters

ANSI/UL 749 Household Electric Dishwashers

ANSI/UL 778 Motor-Operated Water Pumps

UL 795 Commercial-Industrial Gas-Heating Equipment

ANSI/UL 834 Heating, Water Supply, and Power Boilers—Electric ANSI/UL 845 Motor Control Centers

ANSI/UL 935 Fluorescent-Lamp Ballasts

²ANSI/UL 1004 Electric Motors ANSI/UL 1026 Electric Household Cooking and Food-Serving Appliances

ANSI/UL 1029 High-Intensity Discharge Lamp Ballasts

ANSI/UL 1081 Electric Swimming Pool Pumps, Filters and Chlorinators

³ANSI/UL 1262 Laboratory Equipment ANSI/UL 1450 Motor-Operated Air Compressors, Vacuum Pumps and Painting Equipment

ANSI/UL 1570 Fluorescent Lighting Fixtures

ANSI/UL 1571 Incandescent Lighting Fixtures

ANSI/UL 1572 High Intensity
Discharge Lighting Fixtures
ANSI/UL 1585 Class 2 and Class 3
Transformers

ANSI/UL 1996 Duct Heaters
UL 2021 Fixed and LocationDedicated Electric Room Heaters
ANSI/UL 2157 Electric Clothes
Washing Machines and Extractors

ANSI/UL 2158 Electric Clothes Dryers ¹Recognition under ANSI/ASME A17.5 is limited to cab construction and associated electrical equipment.

²Recognition under ANSI/UL 1004 is limited to 10HP maximum electric motors. ³Recognition under ANSI/UL 1262 is limited to sample processing equipment.

The designations and titles of the above test standards were current at the time of the preparation of the preliminary notice, which announced ARL's application for expansion.

Programs and Procedures

OSHA is granting the request by ARL to use the two (2) supplemental programs, listed below, based upon the criteria detailed in the March 9, 1995 **Federal Register** notice (60 FR 12980, 3/9/95). This notice lists nine (9) programs and procedures (collectively, programs), eight of which an NRTL may use to

control and audit, but not actually to generate, the data relied upon for product certification. An NRTL's initial recognition will always include the first or basic program, which requires that all product testing and evaluation be performed in-house by the NRTL that will certify the product. For ARL, the initial recognition also included use of Program 4 (Acceptance of witnessed testing data). The on-site review report indicates that ARL meets the criteria for use of the following additional supplemental programs:

Program 2: Acceptance of testing data from independent organizations, other than NRTLs.

Program 9: Acceptance of services other than testing or evaluation performed by subcontractors or agents.

OSHA developed the program descriptions to limit how an NRTL may perform certain aspects of its work and to permit the activities covered under a program only when the NRTL meets certain criteria. In this sense, they are special conditions that the Agency places on an NRTL's recognition. OSHA does not consider these programs in determining whether an NRTL meets the requirements for recognition under 29 CFR 1910.7. However, OSHA does treat these programs as one of the three elements that defines an NRTL's scope of recognition.

Under Appendix A to 1910.7, the Agency has no obligation to provide notice of recognition for these programs. However, The NRTL Program staff has typically included such recognition in a notice when the NRTL has requested it in conjunction with a regular application. When processing an NRTL's request solely to use one or more supplemental programs, the NRTL Program staff informs the NRTL of the decision to grant or deny the request by letter only. If granted, the staff includes the additional program(s) in OSHA's web page for each NRTL.

Conditions

Applied Research Laboratories, Inc., must also abide by the following conditions of the recognition, in addition to those already required by 29 CFR 1910.7:

OSHA must be allowed access to ARL's facilities and records for purposes of ascertaining continuing compliance with the terms of its recognition and to investigate as OSHA deems necessary;

If ARL has reason to doubt the efficacy of any test standard it is using under this program, it must promptly inform the organization that developed the test standard of this fact and provide

that organization with appropriate relevant information upon which its concerns are based;

ARL must not engage in or permit others to engage in any misrepresentation of the scope or conditions of its recognition. As part of this condition, ARL agrees that it will allow no representation that it is either a recognized or an accredited Nationally Recognized Testing Laboratory (NRTL) without clearly indicating the specific equipment or material to which this recognition is tied, or that its recognition is limited to certain products;

ARL must inform OSHA as soon as possible, in writing, of any change of ownership, facilities, or key personnel, and of any major changes in its operations as an NRTL, including details;

ARL will continue to meet all the terms of its recognition and will always comply with all OSHA policies pertaining to this recognition;

ARL will continue to meet the requirements for recognition in all areas where it has been recognized; and

ARL will always cooperate with OSHA to assure compliance with the spirit as well as the letter of its recognition and 29 CFR 1910.7.

Signed at Washington, D.C. this 3rd day of April, 2000.

Charles N. Jeffress,

Assistant Secretary.

[FR Doc. 00-8775 Filed 4-7-00; 8:45 am]

BILLING CODE 4510-26-P

LIBRARY OF CONGRESS

Copyright Office

[Docket No. 99-3 CARP DD 95-98]

Distribution of 1995, 1996, 1997, and 1998 Digital Audio Recording Technology Royalties

AGENCY: Copyright Office, Library of Congress.

ACTION: Initiation of arbitration.

SUMMARY: The Copyright Office of the Library of Congress is announcing initiation of the 180-day arbitration period for the distribution of the1995–98 digital audio recording technology ("DART") royalties in the Musical Works Funds.

EFFECTIVE DATE: April 10, 2000.

ADDRESSES: All hearings and meetings for the 1995–98 DART distribution proceeding shall take place in the James Madison Memorial Building, Room LM–414, First and Independence Avenue, SE, Washington, DC 20540.