

Dated: November 25, 2003.

Doreen Sterling,

*Acting Director, Collection Strategies
Division.*

[FR Doc. 03-30162 Filed 12-3-03; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7593-6]

Proposed Agreement Pursuant to Section 122(h)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act for the Marina Cliffs/Northwestern Barrel Site

AGENCY: Environmental Protection Agency ("EPA").

ACTION: Notice; request for public comment on proposed CERCLA section 122(h)(1) agreement with Towne Realty, Inc. for the Marina Cliffs/Northwestern Barrel Superfund Site.

SUMMARY: In accordance with section 122(i)(1) of the comprehensive Environmental Response, Compensation and Liability Act of 1984, as amended ("CERCLA"), notification is hereby given of a proposed administrative agreement concerning the Marina Cliffs/Northwestern Barrel hazardous waste site in South Milwaukee, Wisconsin (the "Site"). EPA proposes to enter into this agreement under the authority of section 122(h) and 107 of CERCLA. The proposed agreement has been executed by Towne Realty, Inc. (the "Settling Party").

Under the proposed agreement, the Settling Party will pay \$850,000 in two installments to the trust fund established to pay for response costs to be incurred by other potentially responsible parties ("PRPs") under cleanup orders issued by EPA at the Site. EPA and these PRPs have incurred and will incur response costs mitigating an imminent and substantial endangerment to human health or the environment present or threatened by hazardous substances present at the Site.

For thirty days following the date of publication of this notice, the Environmental Protection Agency will receive 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 January 5, 2004.

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 Site, Chicago, Illinois, U.S. EPA Docket No. V-W-03C-758.

FOR FURTHER INFORMATION CONTACT: Thomas J. Krueger, U.S. Environmental Protection Agency, Office of Regional Counsel, C-141J, 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. Muno,

Director, Superfund Division, Region 5.

[FR Doc. 03-30160 Filed 12-3-03; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-7594-5]

Proposed CERCLA Administrative Agreement for the Recovery of Past Response Costs Incurred at the Weld County Waste Disposal Site Near Ft. Lupton, in Weld County, CO

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice and request for public comment.

SUMMARY: In accordance with the requirements of section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9622(i), notice is hereby given of a proposed administrative settlement under section 122(h)(1) of CERCLA, 42 U.S.C. 9622(h)(1), concerning the Weld County Waste Disposal site located at 4982 Weld County Road 35, approximately 4½ miles east of Ft. Lupton, in Weld County, Colorado. This settlement, embodied in a CERCLA section 122(h) Agreement for Recovery

of Past Response Costs ("Agreement"), is designed to resolve each Settling Party's liability at the Site for past work and past response costs through covenants under sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607. The proposed Agreement requires the Settling Parties listed in the **SUPPLEMENTARY INFORMATION** section below to pay an aggregate total of \$2,710,542.59.

Opportunity for Comment: For thirty (30) days following the date of publication of this notice, the Agency will consider all comments received, and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that either settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at the EPA Superfund Record Center, 999 18th Street, 5th Floor, in Denver, Colorado.

DATES: Comments must be submitted on or before January 5, 2004.

ADDRESSES: The proposed settlement and additional background information relating to the settlement are available for public inspection at the EPA Superfund Records Center, 999 18th Street, 5th Floor, in Denver, Colorado. Comments and requests for a copy of the proposed Agreement should be addressed to Carol Pokorny (8ENF-RC), Technical Enforcement Program, U.S. Environmental Protection Agency, 999 18th Street, Suite 300, Denver, Colorado 80202-2466, and should reference the Weld County Waste Disposal Site, in Weld County, Colorado and the EPA docket number, CERCLA-8-2003-0012.

FOR FURTHER INFORMATION CONTACT: Carol Pokorny, Enforcement Specialist (8ENF-RC), Technical Enforcement Program, U.S. Environmental Protection Agency, 999 18th Street, Suite 300, Denver, Colorado 80202-2466, (303) 312-6970.

SUPPLEMENTARY INFORMATION: Regarding the proposed administrative settlement under section 122(h)(1) of CERCLA, 42 U.S.C. 9622(h)(1): In accordance with section 122(i) of CERCLA, 42 U.S.C. 9622(i), notice is hereby given that the terms of the Agreement have been agreed to by the following settling parties, for the following amounts (where the name of one party is followed by one or more names grouped under it, the main name listed is the name that appears on the settlement signature page or is the name of the party that is assuming liability under the settlement):

AGREEMENT FOR RECOVERY OF PAST RESPONSE COSTS; EPA DOCKET NO. CERCLA-8-2003-0012

| Settling parties | Settlement amount |
|--|-------------------|
| Adolph Coors Company and Coors Brewing Company | \$278,096.78 |
| AlSCO, Inc. (f/k/a Steiner Corporation), settling on behalf of American Industrial | 0.00 |
| Arapahoe Chemical, Inc. (n/k/a Roche Colorado Corp) | 1,939,739.44 |
| Ball Metal Container | 27,078.61 |
| Borg Warner Corporation (Morse Chain Division) ... | 0.00 |
| Burlington Northern and Santa Fe Railway Company, settling on behalf of the Colorado and Southern Railroad Company | 6,076.75 |
| Claude A. Akridge d/b/a University Hills Conoco and Claude A. Akridge, Inc | 640.91 |
| COBE Laboratories, Inc. (n/k/a Gambro, Inc.) | 0.00 |
| ConocoPhillips Company, settling on behalf of Asamera Oil (U.S.), Inc ... | 97,768.22 |
| TOSCO Corporation | 73,423.12 |
| Cooper Industries, settling on behalf of Gardner-Denver Corp | 13,591.18 |
| CoorsTek, Inc., settling on behalf of Coors Porcelain Company, Inc., Coors Ceramics Company, CoorsTek, Inc | 200.00 |
| Continental Airlines, Inc., settling on behalf of Frontier Airlines | 12,272.84 |
| Envirosource, Inc., Successor to National Molasses Company | 6,805.97 |
| General Iron Works | 0.00 |
| Graphic Packaging Corporation | 225.00 |
| Hazen Research, Inc | 17,353.00 |
| International Business Machines (IBM) | 58,929.70 |
| Johns Manville Corporation | 0.00 |
| Kwal Paints Inc., J&H Shapiro, Inc., Helen Shapiro, Helen Ruth Shapiro Trust, Jack S. Shapiro Marital Trust, Jack S. Shapiro Family Trust, Joliet Associates, LPA, Kwalabuy Inc./Kwal-Howells, Inc., and Professional Paint, Inc | 14,664.26 |
| Lakewood, City of/South Lakewood Sanitation | 11,847.70 |
| Marathon Oil Company. | 4,174.53 |
| National Cash Register (NCR) | 4,876.23 |
| Power Motive (PM) | 18,128.63 |
| Regional Transportation District (RTD) | 292.71 |
| Ryder Truck Rental, Inc | 0.00 |

AGREEMENT FOR RECOVERY OF PAST RESPONSE COSTS; EPA DOCKET NO. CERCLA-8-2003-0012—Continued

| Settling parties | Settlement amount |
|--|-----------------------|
| Safeway, Inc | 14,488.09 |
| Samsonite | 1,473.37 |
| SASHCO, Inc | 0.00 |
| Shattuck Chemical Co (S.W.), Inc | 24,766.04 |
| Stonehouse Signs, Inc | 9.18 |
| United Technologies Corporation, on behalf of Sundstrand Aviation Unit | 79,472.09 |
| Tomahawk Watkins (n/k/a Alpine Diesel) | 0.00 |
| U.S Geological Survey | 1,222.50 |
| Weaver Electric Company .. | 2,925.74 |
| Total | \$2,710,542.59 |

By the terms of the proposed Agreement, the Settling Parties will pay a combined total of \$2,710,542.59 to the Hazardous Substance Superfund. This payment represents approximately 53% of the \$5,086,748,001.01 in past response costs incurred through September 30, 2002. The Settling Parties manifested 1,461,777.75 gallons of hazardous substances to the Site. This amount represents approximately 94% of the 1,552,849.32 gallons of hazardous substances manifested to the Site by all generators. The amount that each individual PRP will pay, as shown above, was based upon the number of gallons of hazardous substances manifested to the Site. To be eligible for the settlement, each generator must have submitted a response to EPA's Request for Information.

Dated: November 25, 2003.
Carol Rushin,
Assistant Regional Administrator, Office of Enforcement, Compliance, and Environmental Justice, Region VIII.
 [FR Doc. 03-30170 Filed 12-3-03; 8:45 am]
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FEDERAL ELECTION COMMISSION

Sunshine Act Notices

PREVIOUSLY ANNOUNCED DATE AND TIME: Tuesday, December 2, 2003, 10 a.m. meeting closed to the public. This Meeting was cancelled.

PREVIOUSLY ANNOUNCED DATE AND TIME: Thursday, December 4, 2003, 10 a.m. meeting open to the public.

The following item was added to the agenda: Final Rules and Explanation and Justification to Travel on Behalf of Candidates and Political Committees.

The following item was withdrawn: Draft Advisory Opinion 2003-31, Senator Mark Dayton by counsel, Marc E. Elias.

PREVIOUSLY ANNOUNCED DATE AND TIME: Tuesday, December 16, 2003, 10 a.m. meeting closed to the public. This Meeting has been rescheduled for Monday, December 15, 2003, at 10 a.m.

DATE AND TIME: Tuesday, December 9, 2003, at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC.

STATUS: This Meeting will be closed to the public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. 437g.

Audits conducted pursuant to 2 U.S.C. 437g, § 437(b), and title 26, U.S.C.

Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE AND TIME: Thursday, December 11, 2003, at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC (Ninth Floor).

STATUS: This Meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes.
 Enforcement Disclosure Initiatives.
 Demonstration of Enforcement Query System.

Policy Statement on Making Closed MURs Public.

Eligibility Report-John R. Edwards/Edwards for President.

Draft Advisory Opinion 2003-31: Senator Mark Dayton by counsel, Marc E. Elias and Brian T. Svoboda.

Draft Advisory Opinion 2003-32: Ms. Inez Tenenbaum by counsel, Marc E. Elias.

Draft Advisory Opinion 2003-33: Anheuser-Busch Companies, Inc., by counsel, Kenneth A. Gross and Ki P. Hong.

Draft Advisory Opinion 2003-35: Gephardt for President, Inc. by Steven G. Murphy, Campaign Manager.

Routine Administrative Matters.

FOR FURTHER INFORMATION CONTACT: Mr. Ron Harris, Press Officer, Telephone: (202) 694-1220.

Mary W. Dove,
Secretary of the Commission.

[FR Doc. 03-30299 Filed 12-2-03; 2:21 pm]
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