

(RI) to characterize the nature and extent of contamination and to assess potential risks to human health and the environment.

Based on the results of the RI and risk assessment, a Record of Decision (ROD) for the Site was signed on July 24, 1992. The ROD documented the decision that no further remedial action was necessary at Fort Lewis Landfill No. 5 because the conditions at the site pose no unacceptable risks to human health or the environment. The Army will continue to implement the operating and closure requirements of Landfill No. 5 under a permit administered by the Tacoma-Pierce County Health Department. The closure complies with State Minimum Functional Standards for Solid Waste Handling, pursuant to Washington Administrative Code (WAC) 173304.

C. Characterization of Risk

The RI included an investigation of the surface water, sediments, air, and groundwater in the vicinity of the landfill. The investigation included a wide range of analyses to detect volatile organic compounds, base/neutral and acid extractable compounds, pesticides, and polychlorinated biphenyls, and inorganic compounds (including metals). Concentrations found were below state and federal regulatory levels and risks for both current and future use were within acceptable levels as defined by the NCP.

The results of the ecological risk assessment indicate that Landfill No. 5 does not pose a threat to ecological receptors or habitats. No endangered or sensitive resident species or critical habitats were identified in the study area.

Confirmational monitoring of groundwater demonstrate that no significant risk to public health or the environment is posed by residual materials remaining at the Site. EPA and Ecology believe that conditions at the site pose no unacceptable risks to human health or the environment.

One of the three criteria for deletion specifies that EPA may delete a site from the NPL if "the remedial investigation has shown that the release poses no significant threat to public health or the environment and, therefore, taking of remedial measures is not appropriate." EPA, with concurrence of Ecology, believes that this criterion for deletion has been met. Subsequently, EPA is proposing deletion of this Site from the NPL. Documents supporting this action are available from the docket.

Dated: March 17, 1995.

Chuck Clarke,

Regional Administrator, Region 10.

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Chapter I

Notice of Advisory Committee Establishment; Notice of Advisory Committee Meetings

AGENCY: Federal Communications Commission.

ACTION: Notice of meetings.

SUMMARY: The Federal Communications Commission (FCC) has established the Hearing Aid Compatibility Negotiated Rulemaking Committee (Committee), as part of proceeding the FCC's CC Docket No. 87-124. The FCC understands that approval by the Office of Management and Budget of the establishment of this ad-hoc Committee is imminent.

The Committee will provide recommendations to the Federal Communications Commission (FCC) to be used in the formulation of requirements for hearing aid compatible telephones in work places, hospitals, certain other health care facilities, prisons, hotels and motels. Included among the recommendations will be one on whether to lift the suspension of enforcement of Sections 68.112(b) (1), (3), and (5) of the Commission's Rules. 47 CFR §§ 68.112(b)(1), (3), (5). Those sections require that all telephones in all work places, hospitals, certain other health care facilities, prisons, hotels and motels be hearing aid compatible by May 1, 1993 for establishments with 20 or more employees and by May 1, 1994 for establishments with fewer than 20 employees. The scope of the activity of the Committee will include all steps necessary to assemble data, perform analyses, and provide advice to the FCC concerning all of the issues required to address the regulation of telephones which need to be hearing aid compatible, as discussed in the Commission's public notice of November 7, 1994, FCC 94-280. The establishment of this Committee is necessary and in the public interest.

In accordance with the Federal Advisory Committee Act, Public Law 92-463, as amended, this notice also advises interested persons of the initial and proposed subsequent meetings of the Committee.

DATES:

April 13, 1995, 9:30 a.m. edt

April 20, 1995, 9:30 a.m. edt
 April 27, 1995, 9:30 a.m. edt
 May 11, 1995, 9:30 a.m. edt
 May 18, 1995, 9:30 a.m. edt
 May 25, 1995, 9:30 a.m. edt
 May 30, 1995, 9:30 a.m. edt
 June 13, 1995, 9:30 a.m. edt.

ADDRESSES: For the meetings of April 13, April 27, and May 18 and May 25, Federal Communications Commission, 1919 M Street NW., Room 856, Washington, DC 20554; for the meetings of April 20, May 11, May 30, and June 13, International Bureau, FCC, Eighth Floor, 2000 M Street NW., Washington, DC 20554; or as otherwise announced at the meetings.

FOR FURTHER INFORMATION CONTACT: Greg Lipscomb, Designated Federal Official of the Hearing Aid Compatibility Negotiated Rulemaking Committee, Domestic Services Branch, Domestic Facilities Division, Common Carrier Bureau, Federal Communications Commission, Mail Stop 1600B2, 2025 M Street NW., Suite 6008, Washington, D.C. 20054; Voice (202) 634-4216; TTY (202) 632-0484; Fax (202) 634-6625; Internet address: glipscom@fcc.gov

SUPPLEMENTARY INFORMATION: The Committee was established by the Federal Communications to bring together significantly affected entities to discuss and to recommend approaches to developing recommendations to the FCC for requirements for hearing aid compatible (HAC) telephones in work places, hospitals, certain other health care facilities, prisons, hotels and motels. The FCC has solicited nominations for membership on the Committee pursuant to the Negotiated Rulemaking Act of 1990, Public Law 101-648, November 28, 1990, and will select members which are significantly affected by the proposed rules. See Public Notice in CC Docket No. 87-124, FCC 94-280, 59 FR 60343, November 23, 1994.

Members of the general public may attend the meeting. The FCC will attempt to accommodate as many people as possible. However, admittance will be limited to the seating available. The public may submit written comments to the Committee. The comments must be submitted two business days before the meeting in which the commenter desires his/her comments to be distributed. In addition, comments at the meeting by parties or entities not represented on the Committee will be permitted to the extent time permits. Comments will be limited to five minutes in length by any one party or entity, and request to make such comments to the Committee in person must be received two business

days before the meeting in which the commenter desires to be heard. Requests for comment opportunity, and written comments, should be sent to Greg Lipscomb at the address under **FOR FURTHER INFORMATION CONTACT**, stated above.

Agenda

The planned agenda for the first meeting is as follows:

1. Introductions and Welcoming Remarks
2. Nomination of Facilitator
3. Introduction of Committee Members
4. Committee Charter and Related Matters
5. Organizational Protocols
6. Agreement on "Consensus"
7. Work Program and Documentation
8. Organization of Work and Working Groups
9. Meeting Schedule and Locations
10. Agenda for Next Meeting
11. Other Business.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-7379 Filed 3-24-95; 8:45 am]

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DEPARTMENT OF DEFENSE

48 CFR Part 45 and 52

Federal Acquisition Regulation; Government Property Class Deviation

AGENCY: Department of Defense.

ACTION: Notice of proposed class deviation.

SUMMARY: The Department of Defense (DoD) is proposing a class deviation from the Federal Acquisition Regulation (FAR) record keeping and physical inventory requirements for Special Tooling, Special Test Equipment and Plant Equipment with an acquisition cost of \$1,500 or less. The proposed class deviation will apply to defense contractors, holding them accountable for such property, but relieving them of the requirement to track it, while revisions to the FAR are being drafted. **DATES:** Comments on the proposed class deviation should be submitted in writing at the address shown below on or before May 26, 1995 to be considered in the formulation of the final class deviation.

ADDRESSES: Interested parties should submit written comments to: Mrs. Linda W. Neilson, DAR Council, Attn: IMD 3D139, PDUSD(A&T)DP/DAR, 3062 Defense Pentagon, Washington DC 20301-3062. FAX (703) 602-0350.

FOR FURTHER INFORMATION CONTACT: Ms. Angelena Moy, telephone (703) 604-5385.

SUPPLEMENTARY INFORMATION:

A. Background

On September 16, 1994, (59 FR 47583) the Director of Defense Procurement, Department of Defense, announced an initiative to rewrite FAR part 45, Government Property, to make it easier to understand and to minimize the burdens imposed on contractors and the government. The Director of Defense Procurement is providing a forum for an exchange of ideas and information with government and industry personnel by holding public meetings, soliciting public comments, and publishing notices of the public meetings in the **Federal Register**. Interested parties were invited to provide written suggestions or comments in the notice of public hearing dated September 16, 1994 (59 FR 47583). Twenty-two commentors provided approximately 500 comments, including a recommendation that relief from the FAR tracking requirements for government property under \$1,500 would reduce administrative burdens and provide cost savings.

In order to capture any savings quickly, DoD is proposing a class deviation from current FAR record keeping and physical inventory requirements for Special Tooling, Special Test Equipment and Plant Equipment with an acquisition cost of \$1,500 or less. The proposed class deviation was included as a discussion topic at the public meeting held on January 24, 1995 (60 FR 2370). DoD proposes to deviate from certain FAR requirements as follows:

Part 45—Government Property

45.101 Definitions.

- Deviation authorizes the use of two additional definitions:

"Low Value Property," as used in this part, means Government property in the classes of special tooling, special test equipment, and plant equipment with an acquisition cost of \$1,500 or less. Specifically excluded from this definition are agency-peculiar property, material, real property, and sensitive property.

"Sensitive Property," as used in this part, means Government property for which the theft, loss, or misplacement could be potentially dangerous to the public health or safety, or which must be subject to exceptional physical security, protection, control, maintenance, or accountability, including, but not limited to, hazardous property, precious metals, arms,

ammunition, explosives, and classified property.

45.504 Contractor's liability.

- Deviation authorizes contractors to report loss, damage, or destruction of items of low value property at contract termination or completion instead of when the facts become known.

45.505 Records and reports of Government property.

- Deviation authorizes the exemption of low value property from the requirement of 45.505(g) for contractor property control systems to contain a system or technique to locate any item of Government property within a reasonable period of time. As a result, periodic physical inventories need not be performed for low value property.

45.505-1 Basic information.

- Deviation excludes low value property from the present requirement for contractors to maintain current location for each item of government property. Contractor's property control records for each item of low value property in the contractor's possession must provide the basic information listed in FAR paragraphs 45.505-1 (a)(1) through (a)(7). However, contractors will not be required to update changes in location of each item of low value property which occur after establishment of the official government property record. This exemption does not apply to "sensitive property."

45.508 Physical inventories.

- With the exception of inventories conducted upon termination or completion, the deviation authorizes an exemption for low value property from the requirements of FAR 45.508 for contractors to periodically physically inventory all Government property (except materials issued from stock for manufacturing, research, design, or other services required by the contract) in their possession or control and to cause subcontractors to do likewise. In addition, the deviation requires a contractor whose property control system is disapproved to perform a physical inventory and report all loss, damage, or destruction of Government property prior to system reapproval.

Part 52—Solicitation Provisions and Contract Clauses

52.245-2 Government Property (Fixed-Price Contracts) (DEC 1989).

- Deviation authorizes the substitution of the following paragraph (c)(2) for paragraph (c)(2) of the basic clause. The substitute paragraph (c)(2) makes it clear that title to items of