

(5) The statement listed below, signed by the individual applicant or a responsible official of the firm filing the refund application:

I swear (or affirm) that the information contained in this application and its attachments is true to the best of my knowledge and belief. I understand that anyone who is convicted of providing false information to the federal government may be subject to a fine, jail sentence, or both, pursuant to 18 U.S.C. § 1001. I understand that the information contained in this application is subject to public disclosure. I have enclosed a duplicate of this entire application, which will be placed in the OHA public reference room.

All applications should be either typed or printed clearly and labeled "Mockabee Gas & Fuel Oil Co. (Case No. VEF-0001) Special Refund Proceeding." Each applicant must submit an original and one copy of the application. If the applicant believes that any of the information in its application is confidential and does not wish for that information to be publicly disclosed, it must submit an original application, clearly designated "confidential," containing the confidential information, and two copies of the application with the confidential information deleted. All refund applications should be postmarked on or before September 29, 1995 and sent to: Mockabee Gas & Fuel Oil Co. Special Refund Proceeding, Office of Hearings and Appeals, Department of Energy, 1000 Independence Ave., S.W., Washington, DC 20585.

C. Refund Applications Filed by Representatives

We adopt the standard OHA procedures relating to refund applications filed on behalf of applicants by "representatives," including refund filing services, consulting firms, accountants, and attorneys. See, e.g., *Stark's Shell Service*, 23 DOE ¶ 85,017 (1993); *Texaco, Inc.*, 20 DOE ¶ 85,147 (1990); *Shell Oil Co.*, 18 DOE ¶ 85,492 (1989). We will also require strict compliance with the filing requirements as specified in 10 C.F.R. § 205.283, particularly the requirement that applications and the accompanying certification statement be signed by the applicant. The OHA reiterates its policy to closely scrutinize applications filed by filing services. Applications submitted by a filing

disadvantage. See *Marathon Petroleum Co./Pilot Oil Corp.*, 16 DOE ¶ 85,611 (1987), amended, claim denied, 17 DOE ¶ 85,291 (1988), reconsideration denied, 20 DOE ¶ 85,236 (1990). Furthermore, if an affiliate of the Remedial Order firm were granted a refund, the Remedial Order firm would be indirectly compensated from a Remedial Order fund remitted to settle its own alleged violations.

service should contain all of the information indicated in this Decision.

Finally, the OHA reserves the authority to require additional information before granting any refund in this proceeding. Applications lacking the required information may be dismissed or denied.

D. Distribution of Funds Remaining After First Stage

Any funds that remain after all first stage claims have been decided will be distributed in accordance with the provisions of the Petroleum Overcharge Distribution and Restitution Act of 1986 (PODRA), 15 U.S.C. 4501-07. The PODRA requires that the Secretary of Energy determine annually the amount of oil overcharge funds that will not be required to refund monies to injured parties in Subpart V proceedings and make those funds available to state governments for use in four energy conservation programs. The Secretary has delegated these responsibilities to the OHA, and any monies in the Mockabee fund that the OHA determines will not be needed to effect direct restitution to injured customers will be distributed in accordance with the provisions of the PODRA.

It is therefore ordered that: (1) Applications for Refund from the funds remitted to the Department of Energy by Mockabee Gas & Fuel Oil Co. pursuant to the Modified Remedial Order dated April 10, 1985 may now be filed.

(2) Applications must be postmarked no later than September 29, 1995.

Dated: June 12, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

[FR Doc. 95-14916 Filed 6-16-95; 8:45 am]

BILLING CODE 6450-01-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5222-6]

Agency Information Collection Activities Under OMB Review

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and its expected cost and burden.

DATES: Comments must be submitted on or before July 19, 1995.

FOR FURTHER INFORMATION CONTACT: For further information, or to obtain a copy of the ICR contact Sandy Farmer at EPA, (202) 260-2740, please refer to EPA ICR #1753.01.

SUPPLEMENTARY INFORMATION:

Office of Research and Development

Title: National Survey of Gross Alpha Methodology (EPA ICR No. 1753.01).

Abstract: The purpose of this survey is to assess the origins of statistical variance for gross alpha (radio-analytical) measurements performed on drinking water samples by laboratories as required under Section 1401 of the Safe Drinking Water Act (SDWA). The National Primary Drinking Water Regulations required under Section 1401 of the SDWA, and as described in a recent proposed rulemaking (vol. 56, No. 138 **Federal Register**) for gross alpha contamination, establish Maximum Contaminant Levels (MCLs) for radiological contamination, including gross alpha contamination in drinking water. In support of the SDWA and MCL Goals, a survey is needed to identify the source of inaccuracies in gross alpha data presently collected by USEPA and make appropriate changes to existing methodologies to ensure the accurate measurement and calculation of gross alpha contamination.

EPA will distribute the mail questionnaires and ask laboratories to voluntarily provide information that includes: (1) name, address, location and point of contact information, (2) type of radioanalytical methodology performed by laboratories, (3) quality control information, (4) efficiency curve data, and (5) types of counting instrumentation.

The EPA will collect the questionnaires and enter the information into computerized database for statistical analysis.

Burden Statement: Public reporting burden for this collection of information is estimated to average (1) hour per response including reviewing instructions, searching existing information sources, completing and reviewing the collection of information, and submitting the information to EPA.

Respondents: Federal, State, local, and private radio-analytical laboratories.
Estimated Number of Respondents: 350.

Frequency of Collection: One time.
Estimated Number of Responses per Respondent: 1.

Estimated Total Annual Burden on Respondents: 350 hours.

Send comments regarding the burden estimate, or any other aspect of this

collection of information, including suggestions for reducing the burden, (please refer to EPA ICR #1753.01):

Sandy Farmer, EPA #1753.01, U.S. Environmental Protection Agency, Information Policy Branch (2316), 401 M Street, SW., Washington, DC 20460 and

Timothy Hunt, Office of Management and Budget, Office of Information and Regulatory Affairs, 725 17th St., NW., Washington, DC 20503

Dated: June 12, 1995.

Joseph Retzer,

Director, Regulatory Information Division.
[FR Doc. 95-14801 Filed 6-16-95; 8:45 am]

BILLING CODE 6560-50-M

[FRL-5223-8]

Meeting of the Small Town Environmental Planning Task Force

On July 10, 11 and 12, 1995, the Small Town Environmental Planning Task Force (STTF) will conduct its fifth meeting. The purpose of the meeting is to review and discuss the reports of the various work groups, prepare draft reports for full committee review and approval, prepare an outline and draft of the STTF's Final Recommendations Report to the Administrator, discuss state/local/federal roles and responsibilities in the current environment, and activities necessary to comply with the provisions of the Small Town Environmental Planning Act (42 U.S.C. 6908).

The Task Force is charged with identifying regulations developed pursuant to Federal environmental laws which pose significant compliance problems for small towns; identifying the means to improve the working relationship between the Environmental Protection Agency and small towns; reviewing proposed regulations for the protection of environmental and public health and suggesting revisions that could improve the ability of small towns to comply with such regulations; and identifying the means to promoting regionalization of environmental treatment systems and infrastructure.

The meeting will be held at the Holiday Inn Hotel and Suites, located at 625 First Street, Alexandria, VA 22314. The meeting will begin at 9 a.m. on July 10th and conclude at 2 p.m. on July 11th.

The Designated Federal Officer (DFO) for this Committee is Christine Zawlocki. She is the point of contact for information concerning any Committee matters and can be reached by calling (202) 260-0244 or by writing to: U.S.

EPA, 401 M Street, SW. 1502, Washington, DC 20460

This is an open meeting and all interested persons are invited to attend. Meeting minutes will be available within forty-five days after the meeting and can be obtained by written request from the DFO. Members of the public are requested to call the DFO at the above number if planning to attend so that arrangements can be made to comfortably accommodate attendees as much as possible.

Christine Zawlocki,

Designated Federal Official, Office of Regional Operations and State/Local Relations.

[FR Doc. 95-14907 Filed 6-16-95; 8:45 am]

BILLING CODE 6560-50-M

[FRL-5224-2]

Lithium of Lubbock Superfund Site: Proposed Settlement

SUMMARY: Under Section 122(h) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has agreed to settle claims for past response costs at the Lithium of Lubbock Superfund Site in Lubbock, Texas with the following parties:

United States Coast Guard
The Defense Reutilization and Marketing Service
California Institute of Technology
Altus Corporation
West Texas Warehouse
Burlington Northern Railroad

EPA will consider public comments on the proposed settlement for 30 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: Mr. John R. Bureson, Superfund Enforcement Branch (6H-EC), U.S. EPA, Region 6, 1445 Ross Avenue, Dallas, Texas 75202-2733, telephone (214) 665-6728.

Written comments may be submitted to the person above for 30 days from the date of publication.

Dated: June 1, 1995.

Allyn M. Davis,

Acting Regional Administrator, U.S. EPA, Region 6

[FR Doc. 95-14909 Filed 6-16-95; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collection Requirement Submitted to Office of Management and Budget for Review

June 12, 1995.

The Federal Communications Commission has submitted the following information collection requirements to OMB for review and clearance under the Paperwork Reduction Act of 1980 (44 U.S.C. 3507).

Copies of these submissions may be purchased from the Commission's copy contractor, International Transcription Service, Inc., 2100 M Street, NW., Suite 140, Washington, DC 20037, (202) 857-3800. For further information on this submission contact Dorothy Conway, Federal Communications Commission, (202) 418-0217 or via internet at DConway@FCC.GOV. Persons wishing to comment on this information collection should contact Timothy Fain, Office of Management and Budget, Room 10214 NEOB, Washington, DC 20503, (202) 395-3561.

OMB Number: 3060-0169.

Title: Sections 43.51 and 43.53 - Reports and Records of Communications Common Carriers and Certain Affiliates.

Form No.: N/A.

Action: Extension of a currently approved collection.

Respondents: Businesses or other for-profit.

Frequency of Response: On occasion.

Estimated Annual Burden: 374 responses; 16.1 hour burden per response; 6,029 hours total annual burden.

Needs and Uses: Sections 43.51 and 43.53 require reports by which the Commission gathers information concerning carriers which it examines relating to the activities of that carrier which may effect charges and services and rendered.

OMB Number: N/A.

Title: Amendment of Part 65 and 69 of the Commission's Rules to Reform the Interstate Rate of Return Prescription and Enforcement Processes.

Form No.: N/A.

Action: New Collection.

Respondents: Business or other for-profit.

Frequency of Response: On occasion.

Estimated Annual Burden: 5 responses; 10,000 hours burden per response; 50,000 hours total annual burden.

Needs and Uses: The Order revises the Part 65 rules governing the procedures and methodologies for prescribing and enforcing the rate of