

address. A copy of any notice of intent, competing application or motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

C1. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title "COMMENTS", "RECOMMENDATIONS FOR TERMS AND CONDITIONS", "PROTEST", or "MOTION TO INTERVENE", as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and the number of copies provided by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426. A copy of any motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D2. Agency Comments—Federal, state, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

D10. Filing and Service of Responsive Documents—The application is ready for environmental analysis at this time, and the Commission is requesting comments, reply comments, recommendations, terms and conditions, and prescriptions.

The Commission directs, pursuant to section 4.34(b) of the regulations (see Order No. 533 issued May 8, 1991, 56 FR 23108, May 20, 1991) that all comments, recommendations, terms and conditions and prescriptions concerning the application be filed with the Commission within 60 days from the issuance date of this notice (October 10, 1995 for Project No. 11077-001). All reply comments must be filed with the Commission within 105 days from the date of this notice (November 22, 1995 for Project No. 11077-001).

Anyone may obtain an extension of time for these deadlines from the Commission only upon a showing of good cause or extraordinary circumstances in accordance with 18 CFR 385.2008.

All filings must (1) Bear in all capital letters the title "COMMENTS", "REPLY COMMENTS", "RECOMMENDATIONS," "TERMS AND CONDITIONS," or

"PRESCRIPTIONS;" (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds; (3) furnish the name, address, and telephone number of the person submitting the filing; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005. All comments, recommendations, terms and conditions or prescriptions must set forth their evidentiary basis and otherwise comply with the requirements of 18 CFR 4.34(b). Agencies may obtain copies of the application directly from the applicant. Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426. An additional copy must be sent to Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, Room 1027, at the above address. Each filing must be accompanied by proof of service on all persons listed on the service list prepared by the Commission in this proceeding, in accordance with 18 CFR 4.34(b), and 385.2010.

Dated: August 23, 1995.

**Lois D. Cashell,**

Secretary.

[FR Doc. 95-21365 Filed 8-28-95; 8:45 am]

BILLING CODE 6717-01-P

## ENVIRONMENTAL PROTECTION AGENCY

[FRL-5287-3]

### Agency Information Collection Activities Up for Renewal

**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) listed below is coming up for renewal. Before submitting the renewal package to the Office of Management and Budget (OMB), EPA is soliciting comments on specific aspects of the collection as described below.

**DATES:** Comments must be submitted on or before October 30, 1995.

**ADDRESSES:** MVAC Recycling Coordinator, 401 M Street, SW., (6205J), Washington, DC 20460. Materials relevant to this proposed rulemaking are contained in Public Docket No. A-95-

34, Category VIII-D. This docket is located in Room M-1500, Waterside Mall (Ground Floor), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460. Dockets may be inspected from 8:30 a.m. to 5:30 p.m., Monday through Friday. A reasonable fee may be charged for copying docket materials.

**FOR FURTHER INFORMATION CONTACT:**

Christine Dibble, (202) 233-9147.

Facsimile number: (202) 233-9577.

Electronic address:

dibble.christine@epamail.epa.gov. Note that questions but not comments will be accepted electronically.

**SUPPLEMENTARY INFORMATION:**

**Affected Entities**

Entities affected by this action are new and used motor vehicle dealers, gasoline service stations, truck rental and leasing facilities without drivers, passenger car rental facilities, top, body, upholstery repair and paint shops, general automotive repair shops, and automotive repair shops not elsewhere classified. Clean Air Act Section 609 automotive air-conditioning technician certification programs, and approved independent standards testing organizations, will also be affected.

**Title**

"Servicing of Motor Vehicle Air Conditioners." OMB Control Number: 2060-0247. EPA Control Number: 1617.06. Expiration Date: January 31, 1996.

**Abstract**

In 1992, EPA developed regulations under Section 609 of the Clean Air Act Amendments of 1990 (Act) for the recycling of CFCs in motor vehicle air conditioners. These regulations were published in 57 FR 31240, and are codified at 40 CFR Subpart B (§ 82.30 *et seq.*). The reasons the information is being collected, the way the information is to be used, and whether the requirements are mandatory, voluntary, or required to obtain a benefit, are described below. The ICR renewal would not include any burden for third-party or public disclosures not previously reviewed and approved by OMB.

*Technician Training and Certification*

According to Section 609(b)(4) of the Act, automotive technicians are required to be certified in the proper use of recycling equipment for servicing motor vehicle air conditioners. Certification programs must meet EPA standards. The Stratospheric Protection Division requires that certification

programs send their training and testing materials to EPA for approval. The information requested is used by the Stratospheric Protection Division to guarantee a degree of uniformity in the testing programs for motor vehicle service technicians.

*Approved Independent Standards Testing Organizations*

In addition, Section 609(b)(2)(A) of the Act requires independent laboratory testing of recycling equipment to be certified by EPA. The Stratospheric Protection Division requires independent laboratories to submit an application that proves their general capacity to certify equipment to meet the Society of Automotive Engineers (SAE) J standards for recycled refrigerant. The information requested is used by the Stratospheric Protection Division to approve independent laboratories that can assure an industry accepted standard of quality in recycling and recovery equipment.

*Substantially Identical Equipment*

Section 609(b)(2)(B) of the Act allows equipment that was purchased before the proposal of the regulations to be approved by EPA if it is substantially identical to equipment that has been certified by an EPA approved independent laboratory. This measure is designed to incorporate or "grandfather" older equipment that has not been submitted to an independent laboratory for testing. The equipment manufacturer or owners may submit the following to the Stratospheric Protection Division: an application and supporting documents that includes process flow sheets, a list of equipment components and any other information which would indicate that the equipment is capable of recovering and/or cleaning the refrigerant to standards set forth in the appropriate appendix to the regulations. The information provided allows EPA to determine if the equipment is substantially identical to certified equipment.

*Certification, Reporting and Recordkeeping*

To facilitate enforcement under Section 609, EPA has developed several recordkeeping requirements. The information is used by the Stratospheric Protection Division to verify compliance with Section 609 of the Act. First, establishments that own recover-only equipment must maintain records of the name and address of the facility that is reclaiming their refrigerant. Second, any person who owns approved refrigerant recovery or recycling equipment must retain records demonstrating that all

persons authorized to operate the equipment are currently certified technicians. Last, any person who sells or distributes refrigerant that is in a container of less than 20 pounds must verify that the purchaser is a certified technician, unless the purchase of small containers is for resale only. In that case, the seller must obtain a written statement from the purchaser that the containers are for resale only, and must indicate the purchaser's name and business address.

In addition, section 609(d)(3)-(4) of the Act requires that by January 1, 1992, all entities that service motor vehicle air conditioners for consideration must have acquired approved refrigerant recycling equipment. The establishment must have submitted to the Administrator on a one-time basis a certificate that provides the following information: the name of the equipment owner, the address of the service establishment where the equipment will be used, and the make, model, year, and serial number of the equipment. Note that this reporting requirement is contained in the statute itself and was not developed by EPA.

The EPA would like to solicit comments to:

(i) 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;

(ii) Evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

*Burden Statement*

The annual burden is reported in this Notice first, by annual respondent burden, and second, by industry reporting burden. The burden hours shown represent the hours in both the existing information collection request and the ICR renewal, since the renewal of the request does not change any of the burden hours.

(i)(A) Equipment Certification

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compiling information and submitting it to EPA Headquarters .....	.5
Total .....	.5

Annual burden hour total—(.5)×No. of respondents (190,000)=95,000 hrs.

(i)(B) Equipment Certification for Service Stations that will Change Ownership or New Firms Entering the Market

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compiling information and submitting it to EPA Headquarters .....	.5
Total .....	.5

Annual burden hour total—(.5)×No. of respondents (4,000)=2,000 hrs.

(ii) Technician Certification Programs

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compile information from training program and submit to EPA .....	1
2. Every two years submit a summary of program review to EPA .....	2
Total .....	3

Annual burden hour total—(3)×No. of certification programs (13)=39 hours.

(iii) Independent Laboratory Equipment Testing Programs

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compile information on testing program and send to EPA .....	8
Total .....	8

Annual burden hour total—(8)×No. of respondents (2)=16 hours.

(iv) Substantially Identical Equipment Submission

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compiling information and submitting it to EPA Headquarters .....	1
Total .....	1

Annual burden hour total—(1)×No. of respondents (12)=12 hrs.

(v) Small Container Purchased for Resale Only Recordkeeping

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Compiling information and maintaining files .....	.5
Total .....	.5

Annual burden hour total—(.5)×No. of respondents (2000) = 1000 hrs.

(vi) Recordkeeping for off site Reclamation or Recycling

Collection activities	Burden hours (per year)
Annual respondent burden:	
1. Recording the name and address .....	.08
Total .....	.08

Annual burden hour total—(.08)×No. of respondents (90,000)=7200 hrs.

The industry reporting burden for this collection is estimated in the following tables. It includes the time needed to comply with EPA's certification requires and Agency reviews.

Respondent activities	Service entity hrs.
Equipment certification burden per occurrence:	
Complete certification and submit it to EPA .....	.5

Respondent activities	Training program companies hrs.
Technician certification program:	
Submit to EPA a copy of the technician training program ..	1
2 year review of training program, with a summary being submit to EPA .....	2

Respondent activities	Independent laboratory hrs.
Independent lab testing: Compile information on testing program and submit to EPA ..	8

Response activities	Applicant hrs.
Substantially identical equipment: Compile information on equipment and submit to EPA .....	1

Response activities	Sellers of small containers hrs.
Small containers purchased for resale only recordkeeping requirements: Compile and file information .....	.5

Response activities	Service establishment hrs.
Recordkeeping for off site reclamation or recycling: Recording the name and address of the off site facility ....	.08

No person is required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are displayed in 40 CFR Part 9.

Send comments regarding these matters, or any other aspects of the information collection, including suggestions for reducing the burden, to the address listed above under ADDRESSES near the top of this Notice.

Dated: August 16, 1995.

**Paul M. Stolpman,**  
 Director, Office of Atmospheric Programs.  
 [FR Doc. 95-21411 Filed 8-28-95; 8:45 am]  
 BILLING CODE 6560-50-P

[FRL-5287-4]

**Common Sense Initiative Council (CSIC)**

**AGENCY:** Environmental Protection Agency (EPA).  
**ACTION:** Notification of Public Advisory CSIC Iron and Steel Sector Subcommittee; Metals Finishing Sector Subcommittee; and Automobile Manufacturing Sector Subcommittee—Open Meetings.

**SUMMARY:** Pursuant to the Federal Advisory Committee Act, Public Law

92-463, notice is hereby given that the Iron and Steel Sector Subcommittee, the Metals Finishing Sector Subcommittee, the Automobile Manufacturing Sector Subcommittee and the Computers and Electronics Sector Subcommittee of the Common Sense Initiative Council (CSIC) will meet on the dates and times described below. All times noted are Eastern Time. All meetings are open to the public. Seating at meetings will be on a first-come basis. Limited time will be provided for members of the public wishing to make oral comments at the meetings. For further information concerning specific meetings, please contact the individuals listed with the Sector Subcommittee announcements below.

(1) *Iron and Steel Sector Subcommittee—September 21, 1995*

The Common Sense Initiative Council, Iron and Steel Sector Subcommittee will hold an open meeting on Thursday, September 21, 1995. The meeting will begin at 8 a.m. EST and run until 3 p.m. The meeting will be held at the Memphis Convention Center, 255 North Main Street, Memphis, TN 38103-1623, telephone number (901) 576-1200.

The purpose of the Subcommittee meeting will be to review project status, make any needed implementation decisions, and to discuss topics and issues relevant to the iron and steel industry. The Iron and Steel Subcommittee has created four workgroups which are responsible for proposing to the full Subcommittee for its review and approval potential activities or projects that the Iron and Steel Sector Subcommittee will undertake, and for carrying out projects once approved. Workgroups will be meeting on Wednesday preceding the meeting at the Holiday Inn Crowne Plaza, 250 North Main Street, Memphis, TN 38102, telephone number (901) 526-1561. Workgroups will continue working on implementation of approved projects.

For further meeting information about the Iron and Steel Sector Subcommittee or Workgroup meetings please call either Ms. Mary Byrne at (312) 353-2315 in Chicago, IL or Ms. Judith Hecht at (202) 260-5682 in Washington, DC.

(2) *Metals Finishing Sector Subcommittee—September 21, 1995*

The Common Sense Initiative Council, Metals Finishing Sector Subcommittee is convening an open meeting on Thursday, September 21, 1995. The meeting will begin at approximately 9 a.m. EST and run until 4 p.m. The meeting will be held at the