contractual commitment to provide alternative treatment, recovery, or disposal capacity.

40 CFR 268.5(a)(3) Abbott Laboratories has shown the lack of alternative capacity is beyond its control.

40 CFR 268.5(a)(4) Abbott Laboratories has shown that there will be adequate alternative treatment, recovery, or disposal capacity for all waste after the effective date established by the extension.

40 CFR 268.5(a)(5) Abbott Laboratories has provided a detailed schedule for obtaining alternative capacity including dates.

40 CFR 268.5(a)(6) Abbott Laboratories has arranged for adequate capacity to manage waste during the extension period.

40 CFR 268.5(a)(7) No surface impoundments or landfills will be used by Abbott Laboratories to manage the waste during the extension period.

III. EPA's Proposed Action

For the reasons discussed above, the Agency believes that Abbott Laboratories demonstrations have satisfied all the requirements for a case-by-case extension of the September 19, 1995, effective date of the hazardous waste injection well restriction.

Therefore, EPA is proposing to grant an extension of the September 19, 1995, effective date on the waste for Abbott Laboratories. If the extension is granted for this waste, which would not be prohibited from land disposal, it could be injected over a 12 month period, starting from the effective date of September 19, 1995, but not later than September 19, 1996. If during the time frame of this case-by-case extension, a final decision of the applicant's no migration petition is made, then the case-by-case extension will expire.

If Abbott Laboratories obtains a caseby-case extension, they would have to submit a report two months after the date the extension is granted, addressing the status or any progress being made to obtain alternative disposal capacity. The Agency must be notified of any change in the conditions specified in the petition. The extension would remain in effect unless Abbott Laboratories fails to make a good faith effort to meet the schedule for completion, the Agency denies or revokes any required permit conditions certified in the application change, or if Abbott Laboratories violate any law or regulations implemented by EPA. Sections 1006, 2002(a), 3001, and 3004 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976, as amended

[42 U.S.C. 6905, 6912(a), 6921, and 6924)].

Dated: October 6, 1995.

Dennis Grams,

Regional Administrator, Region VII. [FR Doc. 95–26657 Filed 10–26–95; 8:45 am] BILLING CODE 6560–50–P

[FRL-5320-8]

Notice of Proposed Administrative "De Minimis Contributor" Settlement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), notice is hereby given of a proposed administrative *de minimis* contributor, settlement concerning the Pab Oil Chemical Services, Inc. Superfund Site in Abbeville, Louisiana with the following settling parties:

Patrick Petroleum Company Anadarko Petroleum Corporation Borden, Incorporated Francis Drilling Fluids, Ltd. Jones-O'Brien Incorporated Kerr-McGee Corporation N.R. Broussard Landing, Incorporated Soloco Oxy USA, Incorporated

Oxy USA, Incorporated
Sonat Exploration Company
Enron Oil and Gas Company
Hilliard Oil and Gas, Incorporated
Koch Gateway Pipeline Company (F/K/

A United Gas Pipe Line Company)
W.W.F. Oil Corporation
Stone Petroleum Corporation
Wolverine Exploration
Armco, Inc.
Weatherford International Incorporated
Southland Rentals
Pennzoil Company

The settlement requires the settling parties to pay \$694,671.00 to the Hazardous Substances Superfund. The settlement includes an EPA covenant not to sue the settling parties pursuant to Sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607, and Section 7003 of the Resource Conservation and Recovery Act, 42 U.S.C. 6973.

For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. 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 the settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at 1445 Ross Avenue, Dallas, Texas, 75202–2733. Commenters may request an opportunity for a public meeting in the affected area in accordance with Section 7003(d) of RCRA, 42 U.S.C. 6973(d).

DATES: Comments must be submitted on or before November 27, 1995.

ADDRESSES: The proposed settlement and additional background information relating to the settlement are available for public inspection at 1445 Ross Avenue, Dallas, Texas, 75202–2733. A copy of the proposed settlement may be obtained from Carl Bolden, 1445 Ross Avenue, Dallas, Texas, 75202–2733 at (214) 665–6713. Comments should reference the Pab Oil and Chemical Services, Inc. Superfund Site in Abbeville, Louisiana and EPA Docket No. 6–17–94 and should be addressed to Carl Bolden at the address listed above.

FOR FURTHER INFORMATION CONTACT: Keith Smith, 1445 Ross Avenue, Dallas, Texas, 75202–2733 at (214) 665–2157.

Dated: October 13, 1995.
A. Stanley Meiburg,
Acting Regional Administrator.
[FR Doc. 95–26654 Filed 10–26–95; 8:45 am]
BILLING CODE 6560–50–P

[FRL-5320-7]

Notice of Proposed Administrative "De Minimis" Settlement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), notice is hereby given of a proposed administrative "de minimis" (de micromis) contributor, settlement pursuant to Section 122 (g) of CERCLA, concerning the Poly-Cycle Industries, Inc. Superfund Site in Tecula, Cherokee County, Texas with the following settling parties:

A & A Auto Machine Shop

N.A. Morphis

A & A Auto Machine Shop N.A. Morphis J.E. Scott Television Cable Service, Inc., FKA United Artist Cable