Mexican Spotted Owl, AZ and NM, Due: December 4, 1995, Contact: Arthur S. Briggs (505) 842–3212.

EIS No. 950496, Draft EIS, AFS, ID, Salmon River Corridor, Implementation, Sawtooth National Recreation Area (SNRA), Sawtooth Forest Land and Resource Management Plan (FLRMP), Custer County, ID, Due: December 18, 1995, Contact: Lisa Stoeffer (208) 774–3681.

EIS No. 950497, Final EIS, GSA, OH, Cleveland United States Courthouse, Site Selection, Construction and Operation, Cuyahoga County, OH, Due: December 4, 1995, Contact: Jennifer Enyart (312) 886–5544.

EIS No. 950498, Final EIS, NPS, FL, Timucuan Ecological and Historic Preserve, General Management Plan and Development Concept Plans, Implementation, Fort Caroline National Memorial Area, Duval County, FL, Due: December 4, 1995, Contact: Suzanne Lewis (904) 221– 5568.

EIS No. 950499, Draft EIS, COE, DE, Delaware Coast from Cape Henlopen to Fenwick Island Feasbility Study, Rehoboth Beach and Dewey Beach Project, Storm Damage Reduction, Sussex County, DE, Due: December 18, 1995, Contact: Steve Allen (215) 656–6555.

EIS No. 950500, Draft EIS, FHW, FL, Miami International Airport (MIA) Landside Terminal Construction, FL–112 on the North, FL–836 on the South; NW 27th Avenue on the East, along FL–836 that extends West to NW 57th Avenue, Dade County, FL, Due: December 18, 1995, Contact: J.R. Skinner (904) 942–9579.

EIS No. 950501, Draft EIS, AFS, AK, Control Lake Timber Sale, Implementation, Prince of Wales Island, Tongass National Forest, AK, Due: December 26, 1995, Contact: Dave Arrasmith (907) 225–3101.

EIS No. 950502, Final EIS, COE, TX, Gulf Intracoastal Waterway (Section 216 Study), Bank Protection and a Spill Containment Feature, Implementation, Aransas National Wildlife Refuge, Galvestion District, Aransas, Calhoun and Refugio Counties, TX, Due: December 04, 1995, Contact: Richard Medina (409) 766–3044.

EIS No. 950503, Draft EIS, DOE, WA, Northwest Regional Power Facility (NRPF), Construction and Operation of a 838 Megawatt (MW) Gas-fired Combustion Turbine Facility, Approval of Permits, Located near the Town of Creston, WA, Due: December 18, 1995, Contact: Nancy Wittpen (503) 230–3297. EIS No. 950504, Draft EIS, FHW, FL, East-West Multimodal Corridor Transportation Improvements, Begining at the Tamiami Campus of Florida International University (FIU) extending the length of FL 836, Port of Miami, Dade County, FL, Due: December 18, 1995, Contact: J.R. Skinner (904) 681–7223.

EIS No. 950505, Final EIS, FTA, PR, Tren Urbano Transit Project, Improvement, San Juan Metropolitan Area, Funding, NPDES Permit, US Coast Guard Bridge Permit and COE Section 10 and 404 Permits, PR, Due: December 06, 1995, Contact: Alex McNeil (404) 347–7875.

Amended Notices

EIS No. 950485, Draft EIS, COE, LA, Programmatic EIS—Marsh Management Project, Hydrologic Manipulation, COE Section 10 and 404 Permit Issuance, Coastal Wetland of Louisiana a part of the Coastal Wetlands Planning, Protection and Restoration Act (CWPPRA) River Basins, LA, Due: January 02, 1996, Contact: Robert Bonsenberg (504) 862–2522. Published FR 10–27–95—Review period extended.

Dated: October 30, 1995.

B. Katherine Biggs,

Associate Director, NEPA Compliance
Division, Office of Federal Activities.

[FR Doc. 95–27353 Filed 11–2–95; 8:45 am]

[FRL-5325-2]

BILLING CODE 6560-50-U

CSI Auto Manufacturing Sector Subcommittee

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notification of Open Public Advisory Meeting: Common Sense Initiative Council, Auto Manufacturing Sector Subcommittee.

SUMMARY: Pursuant to the Federal Advisory Committee Act, Public Law 92-463, notice is hereby given that the Automobile Manufacturing Sector Subcommittee of the Common Sense Initiative Council (CSIC) will meet on the date and time described below. All times noted are Central Time. All meetings are open to the public. Seating at meetings will be on a first-come basis. For further information concerning the specific meeting, please contact the individuals listed with the Sector Subcommittee announcement below. The Environmental Protection Agency is currently operating under a continuing resolution that expires November 13, 1995. The status of agency funding past

this date may affect a change in the meeting schedule. Please contact the Designated Federal Officer listed below for further information after November 13, 1995.

Automobile Manufacturing Sector Subcommittee—November 16, 1995

The Common Sense Initiative Council, Automobile Manufacturing Sector Subcommittee (CSIC-AMS) is convening an open meeting on November 16, 1995. The meeting will begin at approximately 9:30 a.m. EST and run until about 3:30 p.m. The meeting will be held at the Lake Huron Conference Room, 12 floor, 77 West Jackson Boulevard, Ralph Metcalfe Federal Building, Chicago, Illinois.

The following action items will be covered at this meeting.

- The community technical assistance and alternative sector regulatory system groups will present their merged work plan to the Subcommittee.
- Each project team chair will present what deliverables their group can put together for the last meeting before the end of the calendar year.
- The community technical assistance work group should present a summary of the draft data they have collected.

Seating may be limited, therefore, advance registration is recommended. Agendas will be available November 9, 1995. Any person or organization interested in attending the meeting should contact Ms. Carol Kemker, Designated Federal Official, no later than November 13, 1995, at (404) 347-3555 extension 4222. Limited time will be provided for persons wishing to make oral comments at the meeting. In general, each individual or group making any oral presentations will be limited to a total of three minutes. For further meeting information contact Carol Kemker, DFO on (404) 347-3555 extension 4222, or Keith Mason, Alternate DFO, on (202) 260-1360.

Further Information and Inspection of CSIC Documents: Documents relating to the above Sector Subcommittee announcements will be publicly available at the meetings. Thereafter, these documents, together with official minutes for the meetings, will be available for public inspection in Room 2417 Mall of EPA Headquarters, Common Sense Initiative Program Staff, 401 M Street, SW., Washington, D.C. 20460, phone (202) 260–7417. CSIC information can be accessed electronically through contacting Katherine Brown at: brown.katherine@epamail.epa.gov.

Dated: October 30, 1995.

Keith Mason,

Designated Federal Officer.

[FR Doc. 95-27329 Filed 11-2-95; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5324-3]

Vermont: Final Adequacy
Determination of State/Tribal Municipal
Solid Waste Permit Program

AGENCY: Environmental Protection Agency.

ACTION: Notice of final determination of full program adequacy for the State of Vermont's Municipal Solid Waste Landfill Permitting Program.

SUMMARY: Section 4005(c)(1)(B) of the Resource Conservation and Recovery Act (RCRA), as amended by the Hazardous and Solid Waste Amendments (HSWA) of 1984, 42 U.S.C. 6945(c)(1)(B), requires states to develop and implement permit programs to ensure that municipal solid waste landfills (MSWLFs), which may receive hazardous household waste or small quantity generator hazardous waste will comply with the revised Federal MSWLF Criteria (40 CFR part 258). RCRA section 4005(c)(1)(C), 42 U.S.C. 6945(c)(1)(C), requires the Environmental Protection Agency (EPA) to determine whether states have adequate "permit" programs for MSWLFs, but does not mandate issuance of a rule for such determinations. EPA has drafted and is in the process of proposing a State/ Tribal Implementation Rule (STIR) that will provide procedures by which EPA will approve, or partially approve, State/Tribal landfill permit programs. The Agency intends to approve adequate State/Tribal MSWLF permit programs as applications are submitted. Thus, these approvals are not dependent on final promulgation of the STIR. Prior to promulgation of the STIR, adequacy determinations will be made based on the statutory authorities and requirements. In addition, States/Tribes may use the draft STIR as an aid in interpreting these requirements. The Agency believes that early approvals have an important benefit. Approved State/Tribal permit programs provide for interaction between the State/Tribe and the owner/operator regarding sitespecific permit conditions. Only those owners/operators located in State/Tribes with approved permit programs can use the site-specific flexibilities provided by 40 CFR part 258 to the extent the State Tribal permit program allows such flexibility. EPA notes that regardless of

the approval status of a State/Tribe and the permit status of any facility, the federal landfill criteria shall apply to all permitted and unpermitted MSWLF facilities.

The State of Vermont applied for a determination of adequacy under section 4005(c)(1)(C) of RCRA, 42 U.S.C. 6945(c)(1)(C). EPA New England reviewed Vermont's MSWLF permit program adequacy application and made a determination that all portions of Vermont's MSWLF permit program are adequate to assure compliance with the revised Federal MSWLF Criteria. The decision to tenatively approve the State of Vermont's Municipal Solid Waste Landfill Permitting Program was published in the Federal Register on July 26, 1995 for public comment (see 60 FR 38327). There were no comments received within the public comment period; therefore, EPA is today issuing a final determination that the State's program is adequate.

EFFECTIVE DATE: The determination of adequacy for the State of Vermont shall be effective on November 3, 1995.

FOR FURTHER INFORMATION CONTACT: EPA New England, John F. Kennedy Federal Building, Boston, MA 02203, Attn: Mr. John F. Hackler, Chief, Solid Waste and Geographic Information Section, mail code HER–CAN 6, telephone (617) 573–9670.

SUPPLEMENTARY INFORMATION:

A. Background

On October 9, 1991, EPA promulgated revised criteria for MSWLFs (40 CFR part 258). Subtitle D of RCRA, as amended by the Hazardous and Solid Waste Amendments of 1984 (HSWA), requires states to develop permitting programs to ensure that MSWLFs comply with the Federal Criteria under 40 CFR part 258. Subtitle D also requires in section 4005(c)(1)(C), 42 U.S.C. 6945(c)(1)(C) that EPA determine the adequacy of state municipal solid waste landfill permit programs to ensure that facilities comply with the revised Federal Criteria. To fulfill this requirement, the Agency has drafted and is in the process of proposing a State/Tribal Implementation Rule (STIR). The rule will specify the requirements which State/Tribal programs must satisfy to be determined adequate.

EPA intends to approve State/Tribal MSWLF permit programs prior to the promulgation of the STIR. EPA interprets the requirements for states or tribes to develop "adequate" programs for permits, or other forms of prior approval and conditions (for example, license to operate) to impose several

minimum requirements. First, each State/Tribe must have enforceable standards for new and existing MSWLFs that are technically comparable to EPA's revised MSWLF criteria. Second, the State/Tribe must have the authority to issue a permit or other notice of prior approval and conditions to all new and existing MSWLFs in its jurisdiction. The State/Tribe also must provide for public participation in permit issuance and enforcement as required in section 7004(b) of RCRA, 42 U.S.C. 6974(b). Finally, the State/Tribe must show that it has sufficient compliance monitoring and enforcement authorities to take specific action against any owner or operator that fails to comply with an approved MSWLF program.

EPA Regions determine whether a State/Tribe has submitted an "adequate" program based on the interpretation outlined above. EPA plans to provide more specific criteria for this evaluation when it proposes the STIR. EPA expects States/Tribes to meet all of these requirements for all elements of a MSWLF program before it gives full approval to a MSWLF

program

B. State of Vermont

On August 23, 1993, EPA New England received Vermont's final MSWLF permit program application for adequacy determination. On July 26, 1995, EPA published in the Federal Register the tentative determination of adequacy for all portions of Vermont's program. Further background on the tentative determination of adequacy appears at 60 FR 38327 (July 26, 1995).

Along with the tentative determination, EPA announced the availability of the application for public comment. In addition, a public hearing was tentatively scheduled. However, there were no requests for such and as a result the hearing was not held.

C. Public Comment

EPA received no written comments on the tentative determination of adequacy for Vermont's MSWLF permit program within the public comment period. Minor typographical errors in the Vermont application have been corrected.

D. Decision

After evaluating Vermont's program, EPA New England concludes that the State of Vermont's MSWLF Permitting Program meets all of the statutory and regulatory requirements established by RCRA. Accordingly, the State of Vermont is granted a determination of adequacy for all portions of its municipal solid waste permit program.