

Name	Location	Project	Agency	Final action	Date
Virgin Islands Water and Power Authority (VIWAPA) Unit #21.	St. Thomas, Virgin Islands.	New Unit # 21 at the Krum Bay Generating Station in St. Thomas. It is a 36 MW, simple cycle, oil-fired, GE Frame 6, gas turbine. It will burn No. 2 fuel oil with a maximum sulfur content of 0.2 percent by weight.	EPA	Final PSD Permit.	August 15, 1995.
Bristol-Myers Squibb Co.	Syracuse, New York.	Construction of three air pollution sources (biogas boiler, ground flare, and an odor scrubber). All criteria pollutants capped below the PSD de minimis levels.	NYSDEC	PSD Non-Applicability.	September 29, 1995.

This notice lists only the sources that have received final PSD determinations. Anyone who wishes to review these determinations and related materials should contact the following offices:

EPA Actions

United States Environmental Protection Agency, Region II Office, Air Compliance Branch—21 Floor, 290 Broadway, New York, New York 10007-1866

NJDEP Actions

New Jersey Department of Environmental Protection and Energy, Division of Environmental Quality, Bureau of Engineering and Technology, 401 East State Street, Trenton, New Jersey 08625

NYSDEC Actions

New York State Department of Environmental Conservation, Division of Air Resources, Source Review and Regional Support Section, 50 Wolf Road, Albany, New York 12233-0001

If available pursuant to the Consolidated Permit Regulations (40 CFR § 124), judicial review of these determinations under Section 307(b)(1) of the Clean Air Act (the Act) may be sought *only* by the filing of a petition for review in the United States Court of Appeals for the appropriate circuit within 60 days from the date on which these determinations are published in the Federal Register. Under Section 307(b)(2) of the Act, these determinations shall not be subject to later judicial review in civil or criminal proceedings for enforcement.

Dated: October 30, 1995.

William Muszynski,
Deputy Regional Administrator.

[FR Doc. 95-29738 Filed 12-05-95; 8:45 am]

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[FRL-5339-6]

Clean Air Act; Contractor Access to Confidential Business Information

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In accordance with 40 CFR 2.301(h)(2) EPA has determined that Trandes Corporation requires access, on a need-to-know basis, to CBI materials submitted to EPA under Title II, Section 208, of the Clean Air Act (CAA). This access is necessary to this contractor's performance under EPA contract number 68-W6-001.

DATES: The transfer of such data to this EPA contractor will occur no sooner than December 11, 1995.

FOR FURTHER INFORMATION CONTACT: Clifford D. Tyree, Project Manager/Freedom of Information Act Officer, Certification Division, Ann Arbor, MI, 48105, telephone (313) 668-4310.

SUPPLEMENTARY INFORMATION: Title II of the Clean Air Act (CAA) requires that manufacturers of light-duty vehicles, light-duty trucks, heavy-duty engines, and motorcycles meet applicable exhaust emission standards. Section 208 of the CAA requires these manufacturers to provide “* * * such information as the Administrator may reasonably require * * *.” Because this information is collected under Section 208 of the Act, EPA possesses the authority to disclose said information to its authorized representatives. EPA provides a recommended application format identifying the information needed to support their assertions that their vehicles/engines comply with the applicable emission standards. Each manufacturer is required to submit an application for certification for a certificate of conformity to the applicable regulations. These data include vehicle descriptions, engine/vehicle descriptions, emission control system descriptions and calibrations, and sales information. Under contract No. 68-W6-0001 Trandes Corporation will provide computer data entry and computer application operational services for the Certification Division to process the data submitted by the manufacturers to support their respective exhaust emission and fuel economy programs. This contractor's responsibility is to maintain the

integrity of the transfer of these data. In order to perform this function the contractor may, on a need-to-know basis, have access to these data. The contractor's address is: Trandes Corporation, 4601 Presidents Drive, Suite 360, Lanham, MD 20706.

This contract will prohibit the use of the information for any purpose not specified in the contract; will prohibit the disclosure, in any form, to a third party; and will require that each official and employee of the contractor with access to the confidential information sign an agreement to protect the information from unauthorized release or access.

Dated: November 15, 1995.

Mary Nichols,
Assistant Administrator, for Air and Radiation.

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[FRL-5338-6]

Office of Environmental Justice; Small Grants Program; Solicitation Notice for Fiscal Year (FY) 1996 Environmental Justice Small Grants to Community-Based/Grassroots Organizations and Tribal Governments

Purpose of the Grants Program

The purpose of this grants program is to provide financial assistance to eligible community groups (i.e., community-based/grassroots organizations, churches, or other non-profit organizations) and federally recognized tribal governments that are working on or plan to carry out projects to address environmental justice issues. While state and local governments and academic institutions are eligible to receive grants, preference will be given to community-based/grassroots organizations that are non-profit and incorporated, and federally recognized tribal governments. Funds can be used to develop a new activity or substantially improve the quality of existing programs.