

and
Office of Information and Regulatory
Affairs, Office of Management And
Budget, Attention: Desk Officer for
EPA, 725 17th Street, NW,
Washington, DC 20503

Dated: December 5, 1995.

Joseph Retzer,

Director, Regulatory Information Division.

[FR Doc. 95-30795 Filed 12-19-95; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5398-4]

**Agency Information Collection
Activities Under OMB Review;
NESHAP for Benzene Emissions From
Bulk Transfer Operations**

AGENCY: Environmental Protection
Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the
Paperwork Reduction Act (44 U.S.C. 350
et seq.), this notice announces that the
Information Collection Request (ICR) for
NESHAP for Benzene Emissions from
Bulk Transfer Operations described
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; where
appropriate, it includes the actual data
collection instrument.

DATES: Comments must be submitted on
or before January 19, 1996.

**FOR FURTHER INFORMATION OR A COPY
CALL:** Sandy Farmer, United States
Environmental Protection Agency, 202-
260-2740, and refer to EPA ICR No.
1154.04 and OMB No. 2060-0182.

SUPPLEMENTARY INFORMATION:

Title: NESHAP for Benzene Emissions
from Bulk Transfer Operations—40 CFR
Part 61, Subpart BB, OMB No. 2060-
0182. This is request for a revision of a
currently approved collection.

Abstract: The National Emission
Standards for Benzene Emissions from
Benzene Transfer Operations were
proposed on September 14, 1989 and
promulgated on March 7, 1990. The
standards are codified at 40 CFR Part 61,
Subpart BB.

*These standards apply to the
following facilities in benzene transfer
operations:* the total of all loading racks
at which benzene is loaded into tank
trucks, railcars, or marine vessels at
each benzene production facility and
each bulk terminal. Specifically
exempted from the regulation are
loading racks at which only the
following are loaded: benzene-laden
waste (covered under Subpart FF of Part

61), gasoline, crude oil, natural gas
liquids, petroleum distillates (e.g., fuel
oil, diesel, or kerosene), or benzene-
laden liquid from coke by-product
recovery plants. Any affected facility
which loads only liquid containing less
than 70 weight-percent benzene or
whose annual benzene loading is less
than 1.3 million liters of 70 weight-
percent or more benzene is exempt from
the control requirements and need only
maintain records and submit an initial
report. The control requirements for
bulk transfer facilities require that
benzene emissions be routed to a
control device that achieves a 98
weight-percent emissions reduction,
and (2) that loading of benzene be
limited to vapor-tight tank trucks or
vapor-tight railcars.

*Owners or operators of the affected
facilities described must take the
following one-time-only notices or
reports:* notification of anticipated
startup; notification of actual startup;
initial compliance report (or control
exemption by sources below cut-off);
notification of emission test, report
following an emission test; notification
of a monitoring system performance
test; and report following a monitoring
system performance test. These
notifications and reports are general
provisions and required of all sources
subject to any NESHAP.

Monitoring and recording
requirements specific to benzene
transfer operating include vapor-
tightness documentation, and
monitoring and operation parameters
specific to the control method chosen
(incinerator, vent valves status, steam
generator, process heater, flare, carbon
adsorption). Sources must maintain
records of periods exceeding most
recent performance test parameters,
including the date and time of any
exceedance or deviation, the nature and
cause of the malfunction and corrective
measures taken.

Owners or operators are also required
to maintain records of the occurrence
and duration of any period during
which the monitoring system is
malfunctioning or inoperative.
Reporting requirements specific to
benzene transfer operations include an
initial engineering report and a
quarterly report by affected facilities
subject to the standards at § 61.302. The
quarterly reports include excess
emissions and deviations in operating
parameters. Sources not subject to the
control standards must continue to
record information and must file a
report only the first year.

Monitoring and record keeping
requirements specific to benzene
transfer operations provide information

on the operation of the emissions
control device and compliance with the
standards. Any owner or operator
subject to the provisions of this part
shall maintain an up-to-date file of these
measurements and recordings, and
retain them for at least two years
following. Vapor tightness
documentation, and control device
parameters must be kept permanently.

An Agency may not conduct or
sponsor, and a person is not 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 listed
in 40 CFR Part 9 and 48 C.F.R. Charter
15. The Federal Register Notice required
under 5 C.F.R. 1320.8(d), soliciting
comments on this collection of
information was published on
September 28, 1995.

Burden Statement: The annual public
reporting and recordkeeping burden for
this collection of information is
estimated to average 25.34 hours per
response. Burden means the total time,
effort, or financial resources expended
by persons to generate, maintain, retain,
or disclose or provide information to or
for a Federal agency. This estimate
includes the time needed to review
instructions; develop, acquire, install,
and utilize technology and systems for
the purposes of collecting, validating,
and verifying information, processing
and maintaining information, and
disclosing and providing information;
adjust the existing ways to comply with
any previously applicable instructions
and requirements; train personnel to be
able to respond to a collection of
information; search data sources;
complete and review the collection of
information; and transmit or otherwise
disclose the information.

Respondents/Affected Entities: 81.

Estimated Number of Respondents:
81.

Frequency of Response: 324 per year.
Estimated Total Annual Hour Burden:
14,685 Hours.

*Estimated Total Annualized Cost
Burden:* \$447,158.

Send comments on the Agency's need
for this information, the accuracy of the
provided burden estimates, and any
suggested methods for minimizing
respondent burden, including through
the use of automated collection
techniques to the following addresses.
Please refer to EPA ICR No. 1154.04 and
OMB Control No. 2060-0182 in any
correspondence.

Ms. Sandy Farmer, U.S. Environmental
Protection Agency, OPPE Regulatory
Information Division (2136), 401 M
Street, SW, Washington, DC 20460

and
Office of Information and Regulatory
Affairs, Office of Management and
Budget, Attention: Desk Officer for
EPA, 725 17th Street, NW,
Washington, DC 20503

Dated: November 30, 1995.

Joseph Retzer,

Director, Regulatory Information Division.

[FR Doc. 95-30792 Filed 12-19-95; 8:45 am]

BILLING CODE 6560-50-M

[FRL-5399-4]

**Proposed Administrative Settlement
Under Section 122(h) of the
Comprehensive Environmental
Response, Compensation, and Liability
Act; In Re: United States Department
of Defense; Meddybemps, ME**

AGENCY: U.S. Environmental Protection
Agency

ACTION: Notice of proposed
administrative settlement and request
for public comment

SUMMARY: The U.S. Environmental
Protection Agency (EPA) is proposing to
enter into an administrative settlement
to address claims under the
Comprehensive Environmental
Response, Compensation and Liability
Act of 1980, as amended (CERCLA), 42
U.S.C. 9601. Notice is being published
to inform the public of the proposed
settlement and of the opportunity to
comment. The settlement is intended to
resolve the liability under CERCLA of
the United States Department of Defense
for costs incurred by EPA in conducting
response actions at the Eastern Surplus
Superfund Site in Meddybemps, Maine.

DATES: Comments must be provided on
or before January 19, 1996.

ADDRESSES: Comments should be
addressed to the Docket Clerk, U.S.
Environmental Protection Agency,
Region I, JFK Federal Building,
Mailcode RCG, Boston, Massachusetts
02203, and should refer to: In re: United
States Department of Defense,
Meddybemps, Maine, U.S. EPA Docket
No. CERCLA-I-93-1044.

FOR FURTHER INFORMATION CONTACT:
LeAnn W. Jensen, U.S. Environmental
Protection Agency, J.F.K. Federal
Building, Mailcode RCU, Boston,
Massachusetts 02203, (617) 565-4906.

SUPPLEMENTARY INFORMATION: In
accordance with Section 122(i)(1) of the
Comprehensive Environmental
Response, Compensation and Liability
Act of 1980, as amended (CERCLA), 42
U.S.C. 9622(i)(1), notice is hereby given
of a proposed administrative settlement
concerning the Eastern Surplus

Superfund Site in Meddybemps, ME.
The settlement was approved by EPA
Region I on August 14, 1995, subject to
review by the public pursuant to this
Notice. The United States Department of
Defense, the Settling Party, has executed
a signature page committing it to
participate in the settlement. Under the
proposed settlement, the Settling Party
is required to pay \$1,400,000 to the
Hazardous Substances Superfund. EPA
believes the settlement is fair and in the
public interest.

EPA is entering into this agreement
under the authority of Section 122(h) of
CERCLA. Section 122(h) of CERCLA
provides EPA with authority to
consider, compromise, and settle a
claim under Section 107 of CERCLA for
costs incurred by the United States if
the claim has not been referred to the
U.S. Department of Justice for further
action. The U.S. Department of Justice
approved this settlement in writing on
October 27, 1995.

EPA will receive written comments
relating to this settlement for thirty (30)
days from the date of publication of this
Notice.

A copy of the proposed administrative
settlement may be obtained in person or
by mail from LeAnn W. Jensen, U.S.
Environmental Protection Agency, JFK
Federal Building, Mailcode RCU,
Boston, Massachusetts 02203, (617)
565-4906.

The Agency's response to any
comments received will be available for
public inspection with the Docket Clerk,
U.S. Environmental Protection Agency,
Region I, JFK Federal Building,
Mailcode RCG, Boston, Massachusetts
(U.S. EPA Docket No. CERCLA-I-93-
1044).

Dated: November 13, 1995.

John DeVillars,

Regional Administrator.

[FR Doc. 95-30982 Filed 12-19-95; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL MARITIME COMMISSION

**Security for the Protection of the
Public Financial Responsibility To
Meet Liability Incurred for Death or
Injury to Passengers or Other Persons
on Voyages; Notice of Issuance of
Certificate (Casualty)**

Notice is hereby given that the
following have been issued a Certificate
of Financial Responsibility to Meet
Liability Incurred for Death or Injury to
Passengers or Other Persons on Voyages
pursuant to the provisions of Section 2,
Public Law 89-777 (46 U.S.C. 817(d))
and the Federal Maritime Commission's

implementing regulations at 46 C.F.R.
part 540, as amended:

The Peninsular and Oriental Steam
Navigation Company, Princess Cruises,
Inc., P & O Cruises (UK) Limited and
Abbey National March Leasing (1) Limited,
77 New Oxford Street, London WC1A 1PP,
England, Vessel: CANBERRA

The Peninsular and Oriental Steam
Navigation Company, Princess Cruises, Inc.
and P & O Cruises (UK) Limited, 77 New
Oxford Street, London WC1A 1PP,
England, Vessel: ORIANA

The Peninsular and Oriental Steam
Navigation Company, Princess Cruises,
Inc., P & O Cruises (UK) Limited and 3I
Plc, 77 New Oxford Street, London WC1A
1PP, England, Vessel: VICTORIA

Dated: December 15, 1995.

Joseph C. Polking,

Secretary.

[FR Doc. 95-30925 Filed 12-19-95; 8:45 am]

BILLING CODE 6730-01-M

**Ocean Freight Forwarder License;
Applicants**

Notice is hereby given that the
following applicants have filed with the
Federal Maritime Commission
applications for licenses as ocean freight
forwarders pursuant to section 19 of the
Shipping Act of 1984 (46 U.S.C. app.
1718 and 46 CFR 510).

Person knowing of any reason why
any of the following applicants should
not receive a license are requested to
contact the Office of Freight Forwarders,
Federal Maritime Commission,
Washington, DC 20573.

Gaeli, Inc., 8181 NW 36th Street, Suite
9A, Miami, FL 33166, Officers: Dany
Weil, President, Ira Weil, Vice
President

Red Hot Transport, 618 Noe Street, San
Francisco, CA 94114, Gina Fregosi,
Sole Proprietor

Dart Express (SPO) Inc., 1162 Cherry
Avenue, San Bruno, CA 94066,
Officers: Teddy Tam, President, Dean
Huang, Chief Financial Officer

By the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

Dated: December 15, 1995.

[FR Doc. 95-30927 Filed 12-19-95; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

Agency Forms Under Review

AGENCY: Board of Governors of the
Federal Reserve System.

ACTION: Notice.

SUMMARY: The Board requests comment
on the proposed one-time Check Fraud