Northern Santa Fe Railway Company tracks in Hastings, Nebraska.

DATES: EPA will receive comments for a period of September 15, 1997.

ADDRESSES: Comments should be addressed to Audrey Asher, Senior Assistant Regional Counsel, United States Environmental Protection Agency, Region VII, 726 Minnesota Avenue, Kansas City, KS 66101 and should refer to Hastings Ground Water Contamination Superfund Site, Colorado Avenue Subsite Agreement and Covenant Not to Sue.

The proposed agreement and covenant not to sue may be examined or obtained in person or by mail at the office of the United States Environmental Protection Agency, Region VII, 726 Minnesota Avenue, Kansas City, KS 66101 (913) 551–7255. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$10.25 (25 cents per page reproduction costs), payable to the United States Environmental Protection Agency.

SUPPLEMENTARY INFORMATION: Soil and ground water at the Colorado Avenue Subsite are contaminated with hazardous substances attributable to historic manufacturing operations at a manufacturing facility located at 108 S. Colorado Avenue. The proposed agreement concerns Property located east of the 108 S. Colorado Avenue facility.

EPA has issued unilateral administrative orders to former and current owner/operators of the 108 S. Colorado Avenue facility, requiring these parties to design and implement a Source Control Remedial Action and a Ground Water Remedial Action.

Under the proposed agreement and covenant not to sue, the City of Hastings agrees to provide access to the Property for implementation of response actions at the Subsite and to reserve a portion of the Property for the installation of industrial water lines to be used for response activities. In exchange for the access, the United States grants a limited covenant not to sue, intended to release the City from liability which otherwise would stem from ownership of the Property.

Dated: August 6, 1997.

Martha R. Steincamp,

Acting Regional Administrator, United States Environmental Protection Agency, Region VII. [FR Doc. 97–21700 Filed 8–14–97; 8:45 am] BILLING CODE 6560–50–M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5875-2]

Proposed Administrative Order On Consent; Reclaim Barrel Site, Salt Lake County, UT

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed section 122(g)(4) de minimis settlements.

SUMMARY: In accordance with the requirements of section 122(g)(4) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA), 42 U.S.C. 9601 et seq., notice is hereby given of proposed de minimis settlement agreements under section 122(g)(4), 42U.S.C. 9622(g)(4), concerning the Reclaim Barrel Site in Salt Lake County, Utah (the "Site"). The proposed Administrative Orders on Consent (AOC) require the settling parties, identified in the attached table entitled "Settling Parties & Amounts", to pay a total of \$147,784 to resolve their liability for response costs incurred and to be incurred by the United States Environmental Protection Agency ("EPA") in connection with the remediation of the Reclaim Barrel Site. **DATES:** Comments must be submitted to EPA on or before September 15, 1997. **ADDRESSES:** Comments should be addressed to Matthew Cohn, (8ENF-L), Senior Enforcement Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202-2466, and should refer to: In the Matter of: Reclaim Barrel Site Administrative Settlement Agreement.

FOR FURTHER INFORMATION CONTACT: Matthew Cohn, (8ENF-L), Senior Enforcement Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202–2466, (303) 312–6853.

SUPPLEMENTARY INFORMATION: Notice of section 122(g)(4), 42 U.S.C. 9622(g)(4), Administrative Order on Consent *De Minimis* Settlements: In accordance with section 122(g)(4) of CERCLA, 42 U.S.C. 9622(g)(4), notice is hereby given that the terms of 42 Administrative Orders on Consent (AOC) for a *de minimis* settlement have been agreed to by the settling parties identified in the attached table.

By the terms of the proposed AOCs, the *de minimis* settling parties will collectively pay \$147,784 to the EPA Hazardous Substance Superfund. In exchange for payment, as provided for by CERCLA, each settling party will receive a covenant not to sue for liability under sections 106 and 107(a) of CERCLA, 42 U.S.C. 9606 and 9607(a), and contribution protection under section 122(g) of CERCLA, 42 U.S.C. 9622(g).

The amount that each individual settling party will pay is directly related to the amount of hazardous substances that party contributed to the Site, including a premium payment related to future response costs. Where adequate proof was provided that drums either did not initially contain hazardous substances or drums were properly cleaned prior to shipment, EPA removed the party from the waste-in list

U.S. EPA will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed administrative *de minimis* settlement agreements.

A generic copy of the proposed AOCs may be obtained in person or by mail from Sharon Abendschan, Enforcement Specialist (ENF-T), Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202–2466, (303) 312–6957. Additional background information relating to the administrative settlement agreement is available for review at the Superfund Records Center at the above address.

Dated: August 7, 1997.

Carol Rushin,

Assistant Regional Administrator, Office of Enforcement, Compliance and Environmental Justice.

SETTLING PARTIES & AMOUNTS

Docket No.	Company name	Payment amount
CERCLA-VIII-97-50	Asphalt Systems Beehive Machinery Borden/Meadow Gold Dairies, Inc. Cardwell Distributing	\$816.00 680.00 2,314.00 12,888.00

SETTLING PARTIES & AMOUNTS—Continued

Docket No.	Company name	Payment amount
CERCLA-VIII-97-51	Central Dist.	816.00
CERCLA-VIII-97-21	Christensen Oil Co.	5,182.00
CERCLA-VIII-97-10		19,602.00
CERCLA-VIII-97-52		,
CERCLA-VIII-97-35	1117	
CERCLA-VIII-97-18		
CERCLA-VIII-97-19		5,636.00
CERCLA-VIII-97-30		2,994.00
CERCLA-VIII-97-63		544.00
CERCLA-VIII-97-33		2.478.00
CERCLA-VIII-97-13	Hutchinson Oil	
CERCLA-VIII-97-43	Hydro Engineering	1,252,00
CERCLA-VIII-97-27	Imperial Marble	3,186.00
CERCLA-VIII-97-60		548.00
CERCLA-VIII-97-39		
CERCLA-VIII-97-62	· · · · · · · · · · · · · · · · · · ·	,
CERCLA-VIII-97-32		2,564.00
CERCLA-VIII-97-68		408.00
CERCLA-VIII-97-25		3.512.00
CERCLA-VIII-97-42	Messmer's	1,336.00
CERCLA-VIII-97-37		2,030.00
CERCLA-VIII-97-56		680.00
CERCLA-VIII-97-59	NCR	598.00
CERCLA-VIII-97-31	New Life	2.858.00
CERCLA-VIII-97-12		
CERCLA-VIII-97-17		
CERCLA-VIII-97-47		926.00
CERCLA-VIII-97-65	Salt Lake County	490.00
CERCLA-VIII-97-67		408.00
CERCLA-VIII-97-40		
CERCLA-VIII-97-23		4,520.00
CERCLA-VIII-97-61		544.00
CERCLA-VIII-97-58		646.00
CERCLA-VIII-97-16	Unisys	
CERCLA-VIII-97-34		- / -
CERCLA-VIII-97-38		
CERCLA-VIII-97-41		
CERCLA-VIII-97-24		
OLNOLA VIII-31-24	wingit Oil & Tile	3,334.00

[FR Doc. 97–21701 Filed 8–14–97; 8:45 am] BILLING CODE 6560–50–M

FEDERAL ELECTION COMMISSION [Notice 1997–13]

Filing Dates for the New York Special Election

AGENCY: Federal Election Commission. **ACTION:** Notice of Filing Dates for Special Election.

SUMMARY: New York has scheduled a special election on November 4, 1997, to fill the U.S. House seat in the Thirteenth

Congressional District vacated by Representative Susan Molinari.

Committees required to file reports in connection with the Special General Election on November 4 should file a 12-day Pre-General Election Report on October 23, 1997; a 30-day Post-General Report on December 4, 1997; and a Year-End Report on January 31, 1998.

FOR FURTHER INFORMATION CONTACT: Ms. Bobby Werfel, Information Division, 999 E Street, N.W., Washington, DC 20463, Telephone: (202) 219–3420; Toll

Free (800) 424-9530.

SUPPLEMENTARY INFORMATION: All principal campaign committees of

candidates who participate in the New York Special General Election and all other political committees not filing monthly which support candidates in the Special Election shall file a 12-day Pre-General Report on October 23, 1997, with coverage dates from the close of the last report filed, or the day of the committee's first activity, whichever is later, though October 15, 1997; a Post-General Report on December 4, 1997, with coverage dates from October 16 through November 24, 1997; and a Year-End Report on January 31, 1998, with coverage dates from November 25 through December 31, 1997.

CALENDAR OF REPORTING DATE FOR NEW YORK SPECIAL ELECTION FOR COMMITTEES INVOLED IN THE SPECIAL GENERAL (11/04/97)

Report	Close of books*	Reg./Cert. mailing date**	Filing date
Pre-General	10/15/97	10/20/97	10/23/97
	11/24/97	12/04/97	12/04/97