

the State of Colorado effective on September 28, 2001.

FOR FURTHER INFORMATION CONTACT: Dave Combs, Regional Toxics Team Leader, Environmental Protection Agency, Region VIII, 999 18th St., Suite 300, 8P-P3T, Denver, CO 80202-2466; telephone: 303-312-6021; e-mail address: combs.dave@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Background

On October 28, 1992, the Housing and Community Development Act of 1992, Public Law 102-550, became law. Title X of that statute was the Residential Lead-Based Paint Hazard Reduction Act of 1992. That Act amended TSCA (15 U.S.C. 2601 *et seq.*) by adding Title IV (15 U.S.C. 2681-92), titled "Lead Exposure Reduction."

Section 402 of TSCA (15 U.S.C. 2682) authorizes and directs EPA to promulgate final regulations governing lead-based paint activities in target housing, public and commercial buildings, bridges and other structures. Those regulations are to ensure that individuals engaged in such activities are properly trained, that training programs are accredited, and that individuals engaged in these activities are certified and follow documented work practice standards. Under section 404 (15 U.S.C. 2684), a State may seek authorization from EPA to administer and enforce its own lead-based paint activities program.

On August 29, 1996 (61 FR 45777) (FRL-5389-9), EPA promulgated final TSCA section 402/404 regulations governing lead-based paint activities in target housing and child-occupied facilities (a subset of public buildings). Those regulations are codified at 40 CFR part 745, and allow both States and Indian Tribes to apply for program authorization. Pursuant to section 404(h) of TSCA (15 U.S.C. 2684(h)), EPA is to establish the Federal program in any State or Tribal Nation without its own authorized program in place by August 31, 1998.

States and Tribes that choose to apply for program authorization must submit a complete application to the appropriate Regional EPA Office for review. Those applications will be reviewed by EPA within 180 days of receipt of the complete application. To receive EPA approval, a State or Tribe must demonstrate that its program is at least as protective of human health and the environment as the Federal program, and provides for adequate enforcement (section 404(b) of TSCA, 15 U.S.C. 2684(b)). EPA's regulations (40 CFR part 745, subpart Q) provide the detailed

requirements a State or Tribal program must meet in order to obtain EPA approval.

On December 21, 1998, the State of Colorado submitted an application for EPA interim approval to administer and enforce the training and certification requirements, training program accreditation requirements, and work practice standards for lead-based paint activities in target housing and child-occupied facilities under section 402 of TSCA. Colorado provided a self-certification letter stating that its program is at least as protective of human health and the environment as the Federal program and it possesses the legal authority and ability to implement the appropriate elements necessary to receive interim enforcement approval. Based upon the State's self-certification, Lead-Based Paint Activities Interim Program Authorization was granted to the State of Colorado effective on December 21, 1998.

On September 7, 1999 (64 FR 48618) (FRL-6099-1), EPA published a notice in the **Federal Register** granting interim approval of the Colorado TSCA section 402/404 Lead-Based Paint Accreditation and Certification Program. Full approval was not granted at the time due to the State of Colorado's Environmental Audit Privilege and Penalty Immunity Statute, sometimes known as S.B. 94-139 (codified at sections 13-25-126.5, 13-90-107(1)(j), and 25-1-114-5, C.R.S.). This statute impaired the State's ability to fully administer and enforce the lead-based paint program. Interim compliance and enforcement approval was granted to provide the State the opportunity to address problems and issues associated with its Environmental Audit Privilege and Penalty Immunity Statute. During the 2000 Legislative Session, the Colorado State Legislature amended the State's Environmental Audit Privilege and Immunity Statute. On May 30, 2000, EPA and the State of Colorado signed a Memorandum of Agreement resolving all of the issues with the State's Environmental Audit Privilege and Immunity Statute. Based upon the revised Statute and the Memorandum of Agreement between Colorado and EPA, the legal barriers for final EPA approval of Colorado's Lead Based Paint Abatement and Certification Program have been removed.

Notice of Colorado's application, a solicitation for public comment regarding the application, and background information supporting the application was published in the **Federal Register** of March 6, 2002 (67 FR 10205) (FRL-6823-2). As determined by EPA's review and assessment, Colorado's application

successfully demonstrated that the State's Lead-Based Paint Activities Program achieves the protectiveness and enforcement criteria, as required for Federal authorization. Furthermore, no public comments were received regarding any aspect of Colorado's application.

II. Federal Overfiling

TSCA section 404(b), makes it unlawful for any person to violate, or fail or refuse to comply with, any requirement of an approved State or Tribal program. Therefore, EPA reserves the right to exercise its enforcement authority under TSCA against a violation of, or a failure or refusal to comply with, any requirement of an authorized State or Tribal program.

III. Withdrawal of Authorization

Pursuant to TSCA section 404(c), the Administrator may withdraw a State or Tribal lead-based paint activities program authorization, after notice and opportunity for corrective action, if the program is not being administered or enforced in compliance with standards, regulations, and other requirements established under the authorization. The procedures EPA will follow for the withdrawal of an authorization are found at 40 CFR 745.324(i).

List of Subjects

Environmental protection, Hazardous substances, Lead, Reporting and recordkeeping requirements.

Dated: May 14, 2002.

Robbie E. Roberts,

Regional Administrator, Region VIII.

[FR Doc. 02-14369 Filed 6-6-02; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[OPPT-2002-0021; FRL-7182-4]

Certain New Chemicals; Receipt and Status Information

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: Section 5 of the Toxic Substances Control Act (TSCA) requires any person who intends to manufacture (defined by statute to include import) a new chemical (i.e., a chemical not on the TSCA Inventory) to notify EPA and comply with the statutory provisions pertaining to the manufacture of new chemicals. Under sections 5(d)(2) and 5(d)(3) of TSCA, EPA is required to publish a notice of receipt of a

premanufacture notice (PMN) or an application for a test marketing exemption (TME), and to publish periodic status reports on the chemicals under review and the receipt of notices of commencement to manufacture those chemicals. This status report, which covers the period from April 18, 2002 to May 2, 2002, consists of the PMNs pending or expired, and the notices of commencement to manufacture a new chemical that the Agency has received under TSCA section 5 during this time period. The "S" and "G" that precede the chemical names denote whether the chemical identity is specific or generic.

DATES: Comments identified by the docket ID number OPPT-2002-0021 and the specific PMN number, must be received on or before July 8, 2002.

ADDRESSES: Comments may be submitted by mail, electronically, or in person. Please follow the detailed instructions for each method as provided in Unit I. of the

SUPPLEMENTARY INFORMATION. To ensure proper receipt by EPA, it is imperative that you identify docket ID number OPPT-2002-0021 and the specific PMN number in the subject line on the first page of your response.

FOR FURTHER INFORMATION CONTACT: Barbara Cunningham, Acting Director, Office of Program Management and Evaluation, Office of Pollution Prevention and Toxics (7401M), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 554-1404; e-mail address: TSCA-Hotline@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

This action is directed to the public in general. As such, the Agency has not attempted to describe the specific entities that this action may apply to. Although others may be affected, this action applies directly to the submitter of the premanufacture notices addressed in the action. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under **FOR FURTHER INFORMATION CONTACT**.

B. How Can I Get Additional Information, Including Copies of this Document and Other Related Documents?

1. *Electronically.* You may obtain copies of this document and certain other available documents from the EPA Internet Home Page at <http://www.epa.gov/>. On the Home Page select

"Laws and Regulations", "Regulations and Proposed Rules, and then look up the entry for this document under the "Federal Register—Environmental Documents." You can also go directly to the **Federal Register** listings at <http://www.epa.gov/fedrgrstr/>.

2. *In person.* The Agency has established an official record for this action under docket ID number OPPT-2002-0021. The official record consists of the documents specifically referenced in this action, any public comments received during an applicable comment period, and other information related to this action, including any information claimed as confidential business information (CBI). This official record includes the documents that are physically located in the docket, as well as the documents that are referenced in those documents. The public version of the official record does not include any information claimed as CBI. The public version of the official record, which includes printed, paper versions of any electronic comments submitted during an applicable comment period, any test data submitted by the Manufacturer/Importer is available for inspection in the TSCA Nonconfidential Information Center, North East Mall Rm. B-607, Waterside Mall, 401 M St., SW., Washington, DC. The Center is open from noon to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number of the Center is (202) 260-7099.

C. How and to Whom Do I Submit Comments?

You may submit comments through the mail, in person, or electronically. To ensure proper receipt by EPA, it is imperative that you identify docket ID number OPPT-2002-0021 and the specific PMN number in the subject line on the first page of your response.

1. *By mail.* Submit your comments to: Document Control Office (7407), Office of Pollution Prevention and Toxics (OPPT), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

2. *In person or by courier.* Deliver your comments to: OPPT Document Control Office (DCO) in EPA East Building Rm. 6428, 1201 Constitution Ave., NW., Washington, DC. The DCO is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the DCO is (202) 564-8930.

3. *Electronically.* You may submit your comments electronically by e-mail to: "oppt.ncic@epa.gov," or mail your computer disk to the address identified in this unit. Do not submit any information electronically that you

consider to be CBI. Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comments and data will also be accepted on standard disks in WordPerfect 6.1/8.0 or ASCII file format. All comments in electronic form must be identified by docket ID number OPPT-2002-0021 and the specific PMN number. Electronic comments may also be filed online at many Federal Depository Libraries.

D. How Should I Handle CBI that I Want to Submit to the Agency?

Do not submit any information electronically that you consider to be CBI. You may claim information that you submit to EPA in response to this document as CBI by marking any part or all of that information as CBI.

Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. In addition to one complete version of the comment that includes any information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI must be submitted for inclusion in the public version of the official record. Information not marked confidential will be included in the public version of the official record without prior notice. If you have any questions about CBI or the procedures for claiming CBI, please consult the person listed under **FOR FURTHER INFORMATION CONTACT**.

E. What Should I Consider as I Prepare My Comments for EPA?

You may find the following suggestions helpful for preparing your comments:

1. Explain your views as clearly as possible.
2. Describe any assumptions that you used.
3. Provide copies of any technical information and/or data you used that support your views.
4. If you estimate potential burden or costs, explain how you arrived at the estimate that you provide.
5. Provide specific examples to illustrate your concerns.
6. Offer alternative ways to improve the notice or collection activity.
7. Make sure to submit your comments by the deadline in this document.
8. To ensure proper receipt by EPA, be sure to identify the docket ID number assigned to this action in the subject line on the first page of your response. You may also provide the name, date, and **Federal Register** citation.

II. Why is EPA Taking this Action?

Section 5 of TSCA requires any person who intends to manufacture (defined by statute to include import) a new chemical (i.e., a chemical not on the TSCA Inventory to notify EPA and comply with the statutory provisions pertaining to the manufacture of new chemicals. Under sections 5(d)(2) and 5(d)(3) of TSCA, EPA is required to publish a notice of receipt of a PMN or an application for a TME and to publish periodic status reports on the chemicals under review and the receipt of notices of commencement to manufacture those chemicals. This status report, which

covers the period from April 18, 2002 to May 2, 2002, consists of the PMNs pending or expired, and the notices of commencement to manufacture a new chemical that the Agency has received under TSCA section 5 during this time period.

III. Receipt and Status Report for PMNs

This status report identifies the PMNs pending or expired, and the notices of commencement to manufacture a new chemical that the Agency has received under TSCA section 5 during this time period. If you are interested in information that is not included in the following tables, you may contact EPA

as described in Unit II, to access additional non-CBI information that may be available. The "S" and "G" that precede the chemical names denote whether the chemical identity is specific or generic.

In table I, EPA provides the following information (to the extent that such information is not claimed as CBI) on the PMNs received by EPA during this period: the EPA case number assigned to the PMN; the date the PMN was received by EPA; the projected end date for EPA's review of the PMN; the submitting manufacturer; the potential uses identified by the manufacturer in the PMN; and the chemical identity.

I. 48 PREMANUFACTURE NOTICES RECEIVED FROM: 04/18/02 TO 05/02/02

Case No.	Received Date	Projected Notice End Date	Manufacturer/Importer	Use	Chemical
P-02-0570	04/18/02	07/17/02	CBI	(S) Resin for wood floor coating	(G) Polyamide polyurethane
P-02-0571	04/18/02	07/17/02	CBI	(S) Emulsifier used in formulating metalworking coolants	(S) Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsaturated, branched and linear, reaction products with diisopropanolamine
P-02-0572	04/18/02	07/17/02	CBI	(G) Polymer powder for dry mortar applications	(G) Water soluble anionic acrylic copolymer
P-02-0573	04/18/02	07/17/02	CBI	(S) Curing agent for epoxy coating for automotive and flooring	(G) Cycloaliphatic amine adducts
P-02-0574	04/18/02	07/17/02	CBI	(S) Electrodeposition coating for metallic substrates	(G) Amine functional epoxy based resin salted with an organic acid
P-02-0575	04/18/02	07/17/02	CBI	(G) Non-dispersive use	(G) Acrylic additive
P-02-0576	04/19/02	07/18/02	Piedmont Chemical Industries I, LLC	(S) Cotton softener	(S) Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsaturated, branched and linear, mixed esters with C ₁₈ -unsaturated fatty acid dimers and polyethylene glycol
P-02-0577	04/19/02	07/18/02	CBI	(S) Industrial uv/eb coatings and inks	(G) Amine acrylate ester
P-02-0584	04/19/02	07/18/02	Piedmont Chemical Industries I, LLC	(S) Dyeing assistant for polyester and nylon	(S) Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsaturated, branched and linear, esters with polyethylene glycol
P-02-0585	04/22/02	07/21/02	The Dow Chemical Company	(G) Grinding Aid and Intermediate	(S) 2-propanol, 1-[bis(2-hydroxyethyl)amino]-
P-02-0586	04/22/02	07/21/02	CBI	(G) Open, non-dispersive use	(G) Acrylic polymer
P-02-0593	04/18/02	07/17/02	Houghton International, Inc.	(S) Lubricant additive/emulsifier	(S) Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsaturated, branched and linear, compounds with triisopropanolamine
P-02-0594	04/18/02	07/17/02	Houghton International, Inc.	(S) Lubricant additive/emulsifier	(S) Fatty acids, C ₁₆₋₁₈ and C ₁₈ -unsaturated, branched and linear, compounds with diisopropanolamine
P-02-0595	04/22/02	07/21/02	CBI	(G) Non-dispersive use	(G) Epoxy-amine adduct salt
P-02-0596	04/22/02	07/21/02	CBI	(G) Non-dispersive use	(G) Epoxy-amine adduct salt
P-02-0597	04/22/02	07/21/02	CBI	(G) Lubricant additive	(G) Alkylamidocarboxylic acid, alkanolamine salt
P-02-0598	04/22/02	07/21/02	CBI	(G) Lubricant additive	(G) Alkylamidocarboxylic acid, substituted aliphatic amine salt
P-02-0599	04/22/02	07/21/02	CBI	(G) Non-dispersive use	(G) Blocked aromatic isocyanate
P-02-0600	04/22/02	07/21/02	Solutia Inc.	(S) Binder for industrial coatings	(G) Acrylate modified alkyd resin
P-02-0601	04/22/02	07/21/02	Solutia Inc	(S) Resin for industrial paints	(G) Acrylic copolymer
P-02-0602	04/23/02	07/22/02	Arch Chemicals, Inc.	(S) Component in a photoresist formulation to be used in the manufacture of semiconductor and related devices	(G) Derivatized ethoxylated polystyrene resin
P-02-0603	04/23/02	07/22/02	CBI	(G) Binder	(G) Acrylic copolymer
P-02-0604	04/23/02	07/22/02	CBI	(G) Binder	(G) Acrylic copolymer

I. 48 PREMANUFACTURE NOTICES RECEIVED FROM: 04/18/02 TO 05/02/02—Continued

Case No.	Received Date	Projected Notice End Date	Manufacturer/Importer	Use	Chemical
P-02-0605	04/23/02	07/22/02	CBI	(G) Binder	(G) Acrylic copolymer
P-02-0606	04/23/02	07/22/02	CBI	(G) Plastics additive	(G) Poly(oxyalkylene) aromatic amine colorant
P-02-0607	04/23/02	07/22/02	CBI	(G) Plastics additive	(G) Poly(oxyalkylene) aromatic amine colorant
P-02-0608	04/24/02	07/23/02	CBI	(G) Open, non-dispersive use	(G) Hydroxy functional oligomer
P-02-0609	04/25/02	07/24/02	3M Company	(G) Protective coating	(G) Fluorochemical urethane
P-02-0610	04/25/02	07/24/02	CBI	(G) Catalyst	(G) Multi-metal oxide compound
P-02-0611	04/26/02	07/25/02	Hickory Springs MFG. Co.	(S) Polyol for production of flexible slabstock polyurethane foam	(G) Polyisocyanate polyaddition product
P-02-0612	04/29/02	07/28/02	CBI	(G) Component of coating with open use	(G) Phosphatized aromatic epoxy polymer
P-02-0613	04/29/02	07/28/02	CBI	(G) Open, non-dispersive (resin)	(G) Polyacrylate resin
P-02-0614	04/29/02	07/28/02	Solutia Inc.	(S) Resin for industrial paints	(G) Acrylic copolymer
P-02-0615	04/29/02	07/28/02	Solutia Inc.	(S) Resin for industrial paints	(G) Acrylic copolymer
P-02-0616	04/29/02	07/28/02	CBI	(G) This a destructive use of a chemical intermediate, to make a FIFRA regulated agricultural product	(G) Halogenated heterocyclic carboxylic acid derivative
P-02-0617	04/29/02	07/28/02	Solutia Inc.	(S) Resin for industrial paints	(G) Acrylic copolymer
P-02-0618	04/29/02	07/28/02	CBI	(S) Hardener for epoxy resins	(G) Derivatives of methylimidazole
P-02-0619	04/29/02	07/28/02	Alberdingk Boley Inc.	(S) Coating additive for wood and plastic substrates	(G) Urethane acrylate copolymer
P-02-0620	04/30/02	07/29/02	Cognis Corporation	(S) Stabilization of pigments in paints and coatings	(G) Polyester polyurethane
P-02-0621	04/30/02	07/29/02	Cognis Corporation	(S) Stabilization of pigments in paints and coatings	(G) Polyester polyurethane
P-02-0622	05/01/02	07/30/02	Bedoukian Research, Inc.	(S) Chemical intermediate	(G) Branched alkenoate
P-02-0623	05/01/02	07/30/02	CBI	(G) Textile colorant	(G) Substituted cyan acetic acid butylester and butoxyethylester
P-02-0624	05/01/02	07/30/02	CBI	(G) Textile colorant	(G) Substituted cyan acetic acid butylester and butoxyethylester
P-02-0625	05/02/02	07/31/02	CBI	(S) Specialty grease thickener	(G) Aromatic substituted diurea
P-02-0626	05/02/02	07/31/02	CBI	(S) Specialty grease thickener	(G) Aromatic substituted diurea
P-02-0627	05/02/02	07/31/02	CBI	(G) Open, non-dispersive use	(G) Acrylic polymer
P-02-0628	05/02/02	07/31/02	CBI	(S) Ingredient in fragrance compound	(S) 1,2-propanediol, 2-methyl-3-[[[(1r,2s,5r)-5-methyl-2-(1-methylethyl) cyclohexyl]oxy]-
P-02-0629	05/02/02	07/31/02	CBI	(G) Grooming aid	(G) Substituted amino acid

In table II, EPA provides the following information (to the extent that such information is not claimed as CBI) on the Notices of Commencement to manufacture received:

II. 16 NOTICES OF COMMENCEMENT FROM: 04/18/02 TO 05/02/02

Case No.	Received Date	Commencement/Import Date	Chemical
P-01-0158	04/23/02	03/07/02	(S) Xanthylum, 3,6-bis[(2,6-dimethylphenyl)amino]-9-(2-sulfophenyl)-, inner salt
P-01-0543	04/23/02	01/18/02	(G) Substituted carbopolycycle heteropolycycle substituted sulfo heteropolycycle
P-01-0567	04/29/02	04/16/02	(G) Phenolic resin
P-01-0570	04/18/02	04/14/02	(G) Diacrylate monomer
P-01-0583	04/18/02	04/15/02	(G) Triazine derivative
P-01-0629	04/23/02	03/12/02	(G) Formaldehyde, reaction product with an alkylated phenol and an aliphatic amine
P-01-0777	04/23/02	11/20/01	(G) Ammonium fluoroborate
P-01-0780	04/23/02	03/20/02	(S) 2,5-furandione (9ci) polymer with alpha-hydro-omega-hydroxypoly(oxy(methyl-1,2-ethanediyl)) and 1,2-propanediol
P-01-0872	05/01/02	04/05/02	(G) Alkenoic acid, polymer with vinyl alkyl lactam, alkenamide, alkenyl propanesulfonic acid, neutralized.
P-01-0919	04/25/02	04/22/02	(G) Tetramine pyrimidine derivative
P-02-0029	04/19/02	03/13/02	(S) Lignosulfonic acid, ethoxylated, compds. with polyaniline, p-toluenesulfonates
P-02-0031	04/24/02	04/22/02	(S) Cyclohexan-1-ol, 1-methyl-3-(2-methylpropyl)-

II. 16 NOTICES OF COMMENCEMENT FROM: 04/18/02 TO 05/02/02—Continued

Case No.	Received Date	Commencement/Import Date	Chemical
P-02-0035	04/30/02	04/05/02	(S) Ethanaminium, n-ethyl-2-hydroxy-n,n-bis(2-hydroxyethyl)-, mono- and diesters with branched and linear C ₁₆₋₁₈ and C ₁₈ -unsaturated, fatty acids, et sulfates (salts)
P-02-0133	04/18/02	04/12/02	(G) Benzofuranone derivative
P-02-0144	04/30/02	04/24/02	(G) Chromophore substituted polyoxyalkylene
P-02-0215	04/23/02	04/15/02	(S) 1,3-benzenedicarboxylic acid, 5-hydroxy-, polymers with 3-(4-aminophenoxy) benzenamine, 3-carboxy-1-cyano-1-methylpropyl-terminated acrylonitrile-butadiene polymer and isophthalic acid

List of Subjects

Environmental protection, Chemicals, Premanufacturer notices.

Dated: May 30, 2002.

Mary Louise Hewlett,

Acting Director, Information Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 02-14370 Filed 6-6-02; 8:45 am]

BILLING CODE 6560-50-S

FEDERAL EMERGENCY MANAGEMENT AGENCY

Agency Information Collection Activities: Proposed Collection; Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Federal Emergency Management Agency, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed continuing information collections. In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3506(c)(2)(A)), this notice seeks comments concerning FEMA forms 81-68, Community Visit Report (CAV) and 81-69, Community

Contact Report (CAC) used to gather information about the floodplain management activities of communities that participate in the National Flood Insurance Program.

SUPPLEMENTARY INFORMATION: The National Flood Insurance Act of 1968 established the NFIP. Section 1315 of the Act requires the adoption of permanent land use and control measures, which is consistent with the comprehensive criteria of land management and use, under section 1361. 44 CFR 59.24 establishes requirements for continued eligibility to participate in the NFIP based upon implementing an adequate community based floodplain management program. The information gathered on FEMA Forms 81-68, Community Visit Report (CAV) and 81-69, Community Contact Report (CAC) is used to evaluate the adequacy of a community's floodplain management program, as it relates to continued participation in the NFIP.

Collection of Information

Title: Effectiveness of a Community's Implementation of the NFIP, Community Assistant Contact (CAC) Report and Community Assistant Visit (CAV) Report.

Type of Information Collection: Revision of a currently approved collection.

OMB Number: 3067-0198.

Form Numbers: FEMA Form 81-68, Community Contact Report (CAC); FEMA Form 81-68, Community Visit Report (CAV).

Abstract: FEMA's Community Assistant Program (CAP) is designed to assure that communities participating in the NFIP are achieving the flood loss reduction objectives of the program. The CAP also provides needed floodplain management assistance services to NFIP communities to identify, prevent, and resolve floodplain management issues before they develop into problems requiring enforcement actions. The Community Assistant Contact (CAC) is a telephone contact or brief visit with a NFIP community to determine if program-related problems exist and offer assistance. The Community Assistant Visit (CAV) is a scheduled visit with a NFIP community for the purpose of conducting a comprehensive assessment of the community's floodplain management program and to assist the community in understanding the NFIP and its requirements and implementing effective flood loss reduction measures.

Affected Public: Federal Government and State, Local and Tribal Government.

Estimated Total Annual Burden Hours:

FEMA forms	Number of respondents (A)	Frequency of response (B)	Hours per response (C)	Annual burden hours (A × B × C)
81-68 (CAV)	2,000	1 per community	3 hours	6,000
81-69 (CAC)	3,000	1 per community	2 hour	6,000
Total	5,000	12,000

Estimated Cost. It is estimated that \$319,920 is the annualized cost to respondents for the hour burdens for collecting data. (12,000 burden hours × \$26.66 per hour = \$319,920. Based upon respondent wage of \$20.00 per hour plus 33.3% overhead and fringe benefit.)

Comments: Written comments are solicited to (a) evaluate whether the proposed data collection is necessary for the proper performance of the agency, including whether the information shall have practical utility; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of

the methodology and assumptions used; (c) enhance the quality, utility, and clarity of the information to be collected; and (d) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or