II. 21 NOTICES OF COMMENCEMENT FROM: 5/10/10 TO 5/28/10—Continued

<table>
<thead>
<tr>
<th>Case No.</th>
<th>Received Date</th>
<th>Commencement Notice End Date</th>
<th>Chemical</th>
</tr>
</thead>
<tbody>
<tr>
<td>P–10–0176</td>
<td>05/11/10</td>
<td>04/22/10</td>
<td>(G) Aliphatic polycarboxylic acid, polymer with aromatic polycarboxylic acid and aliphatic polyol</td>
</tr>
</tbody>
</table>

List of Subjects

Environmental protection, Chemicals, Premanufacturer notices.


Gloria Drayton-Miller,
Acting Director, Information Management Division, Office of Pollution Prevention and Toxics.

FOR FURTHER INFORMATION CONTACT:
Felicia Croom, Information Technology Division, Office of Pesticide Programs, and Resources Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 2010–15648 Filed 6–29–10; 8:45 am]
BILLING CODE 6560–50–S

ENVIRONMENTAL PROTECTION AGENCY


Dynamac Corporation; Transfer of Data

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces that pesticide related information submitted to EPA's Office of Pesticide Programs (OPP) pursuant to the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) and the Federal Food, Drug, and Cosmetic Act (FFDCA), including information that may have been claimed as Confidential Business Information (CBI) by the submitter, will be transferred to Dynamac Corporation in accordance with 40 CFR 2.307(h)(3) and 2.308(i)(2). Dynamac Corporation has been awarded a contract to perform work for OPP, and access to this information will enable Dynamac Corporation to fulfill the obligations of the contract.

DATES: Dynamac Corporation will be given access to this information on or before July 6, 2010.

FOR FURTHER INFORMATION CONTACT:
Felicia Croom, Information Technology Division and Resources Management Division (7502P), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–0786; e-mail address: croom.felicia@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

This action applies to the public in general. As such, the Agency has not attempted to describe all the specific entities that may be affected by this 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 Copies of this Document and Other Related Information?

EPA has established a docket for this action under docket identification (ID) number EPA–HQ–OPP–2010–0194. Publicly available docket materials are available in hard copy, at the Office of Pesticide Programs (OPP) Regulatory Public Docket in Rm. S–4400, One Potomac Yard (South Bldg.), 2777 S. Crystal Dr., Arlington, VA. The hours of operation of this Docket Facility are from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The Docket Facility telephone number is (703) 305–5805.

II. Contractor Requirements

Under this contract number, the contractor will perform the following:

Under Contract No. EP10H001452, the contractor shall review and/or update approximately 280 Data Evaluation Records (DERs) per contract period to address the evaluation of endocrine-related effects cited in the Other Scientifically Relevant Information (OSRI). The contractor shall retrieve some or all of an estimated 6,000 journal articles cited in the OSRI that provide information on the endocrine disruption potential of the chemicals under consideration.

The Test Order Recipients may submit journal articles that will require review of published mammalian literature submitted as OSRI. Journal articles may be submitted for nine Tier 1 Assays. It is estimated that the submission may include up to 10 articles/assays x 9 per chemical x 67 chemicals for a total of 6,000 journals articles.

The contractor shall review some or all of the journal articles retrieved and prepare a Journal Article Review summary (JARS) containing the parameters/endpoint evaluations estimated significance of the findings as they relate to the expected human health effects. Such studies may focus on endocrinology (including endocrine disruption), epidemiology, immunology, cholinesterase inhibition, synergistic interaction, behavioral pharmacology biostatics, mode of action studies, and risk assessment. To conduct these complex analyses, the contractor shall identify expert scientists in the required scientific disciplines, convene and/or attend work groups or meetings to conduct coordinated reviews, conduct the workgroup or meetings, and prepare draft reports.

This contract involves no subcontractors.

EPA has determined that the contract described in this document involves work that is being conducted in connection with FIFRA, in that pesticide chemicals will be the subject of certain evaluations to be made under this contract. These evaluations may be used in subsequent regulatory decisions under FIFRA.

Some of this information may be entitled to confidential treatment. The information has been submitted to EPA under sections 3, 4, 6, and 7 of FIFRA and sections 408 and 409 of FFDCA.

In accordance with the requirements of 40 CFR 2.307(h)(3), the contract with Dynamac Corporation, prohibits use of the information for any purpose not specified in this contract; prohibits disclosure of the information to a third party without prior written approval from the Agency; and requires that each official and employee of the contractor sign an agreement to protect the information from unauthorized release.
and to handle it in accordance with the 
FIFRA Information Security Manual. In 
addition, Dynamac Corporation is 
required to submit for EPA approval a 
security plan under which any CBI will 
be secured and protected against 
unauthorized release or compromise. No 
information will be provided to 
Dynamac Corporation until the 
requirements in this document have 
been fully satisfied. Records of 
information provided to Dynamac 
Corporation will be maintained by EPA 
Project Officers for this contract. All 
information supplied to Dynamac 
Corporation by EPA for use in 
connection with this contract will be 
returned to EPA when Dynamac 
Corporation has completed its work.

List of Subjects

Environmental protection, Business 
and industry, Government contracts, 
Government property, Security 
measures.


Oscar Morales, 
Acting Director, Office of Pesticide Programs. 

[FPR Doc. 2010–15456 Filed 6–29–10; 8:45 am]

BILLING CODE 6560–50–S

FEDERAL COMMUNICATIONS
COMMISSION

Notice of Public Information 
Collection(s) Being Reviewed by the 
Federal Communications Commission, 
Comments Requested

June 24, 2010.

SUMMARY: The Federal Communications 
Commission, as part of its continuing 
effort to reduce paperwork burden 
invites the general public and other 
Federal agencies to take this 
opportunity to comment on the 
following information collection(s), as 
required by the Paperwork Reduction 
Act (PRA) of 1995, 44 U.S.C. 3501 – 
3520. Comments are requested 
concerning: (a) whether the proposed 
collection of information is necessary 
for the proper performance of the 
functions of the Commission, including 
whether the information shall have 
practical utility; (b) the accuracy of the 
Commission’s burden estimate; (c) ways 
to enhance the quality, utility, and 
clearly of the information collected; (d) 
ways to minimize the burden of the 
collection of information on the 
respondents, including the use of 
automated collection techniques or 
other forms of information technology, 
and (e) ways to further reduce the 
information collection burden on small 

business concerns with fewer than 25 
employees.

The FCC may not conduct or sponsor 
a collection of information unless it 
displays a currently valid control 
number. No person shall be subject to 
any penalty for failing to comply with 
a collection of information subject to the 
Paperwork Reduction Act (PRA) that 
does not display a currently valid OMB 
control number.

DATES: Written Paperwork Reduction 
Act (PRA) comments should be 
submitted on or before August 30, 2010. 
If you anticipate that you will be 
submitting PRA comments, but find it 
difficult to do so within the period of 
time allowed by this notice, you should 
advise the FCC contact listed below as 
soon as possible.

ADRESSES: Direct all PRA comments to 
Nicholas A. Fraser, Office of 
Management and Budget, via fax at 202– 
395–5167 or via the Internet at 
Nicholas A. Fraser@omb.eop.gov and 
to the Federal Communications 
Commission via email to PRA@fcc.gov.

FOR FURTHER INFORMATION CONTACT: 
Judith B. Herman, Office of Managing 
Director, (202) 418–0214. For additional 
information, contact Judith B. Herman, 
OMD, 202–418–0214 or email judith– 
b.herman@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–1140. 
Title: Requests for Waiver of Various 
Petitioners to Allow the Establishment 
of 700 MHz Interoperable Public Safety 
Wireless Broadband Networks. 
Form No.: N/A. 
Type of Review: Extension of a 
currently approved collection. 
Respondents: State, local or tribal 
government. 
Number of Respondents and 
Responses: 50 respondents; 200 
responses.

Estimated Time Per Response: 1 hour – 
200 hours.

Frequency of Response: On occasion, 
quarterly and one time reporting 
requirements.

Obligation to Respond: Required to 
obtain or retain benefits. Statutory 
authority for this information collection 
is contained in 47 U.S.C. sections 151, 
154, 301, 303, 332 and 337.

Total Annual Burden: 18,250 hours. 
Total Annual Cost: N/A.

Privacy Act Impact Assessment: N/A. 
Nature and Extent of Confidentiality: 
There is no need for confidentiality. 
Needs and Uses: In the Order in PS 
Docket No. 05–229, FCC 10–79, the 
Commission grants, with conditions, 21 
waiver petitions filed by public safety 
entities (“Petitioners”) seeking early 
deployment of statewide or local public 
safety broadband networks in the 700 
MHz spectrum. This waiver serves the 
public interest by allowing state and 
local jurisdictions to begin broadband 
deployment and speed services to the 
public safety community. This will also 
allow the Petitioners to take advantage 
of available or potential funding, either 
through grants or planned budgetary 
expenditures, as well as to take 
advantage of economies of scale and 
other cost saving measures for 
deployments that are already planned. 
In addition, Petitioners could benefit 
from the announced plans of some 
commercial carriers to begin 
construction of LTE–based networks 
this year and early next year, which 
would result in significant cost–savings. 
On May 21, 2010, the Commission’s 
Public Safety and Homeland Security 
Bureau released a Public Notice 
providing further guidance on the 
requirements set forth in the Order. 

One of the conditions for such waiver 
is the submission of interoperability 
plans to the Commission’s Emergency 
Response Interoperability Center 
(“ERIC”). The Commission recently 
decided to establish ERIC to promote 
appropriate technical requirements that 
will ensure interoperability for these 
early deployments from their inception, 
as well as for any future deployed 
networks. Given the rapidly evolving 
nature of 3GPP deployments and 
standards, submission of the Petitioners’ 
interoperability plans will help ensure 
interoperability and roaming among 
these early deployments.

Another condition of waiver is 
certification by Petitioners that their 
vendors are participating actively in the 
PSCR/DC Demonstration Network 
which will provide an open platform for 
development and testing of public safety 
700 MHz LTE broadband equipment. 
This is important to ensure that, early in 
the deployment stage, new broadband 
equipment is being developed to 
support the network meets public 
safety’s use expectations, will work in a 
multivendor environment, and allows 
for roaming across multiple networks. 

We also require each Petitioner to 
take into a de facto spectrum lease with 
the Public Safety Spectrum Trust 
(“PSST”) in accordance with the terms 
and conditions of the Order. These 
leases must be submitted for approval 
by the Commission’s Chief of the Public 
Safety and Homeland Security Bureau 
within 60 days of approval by OMB. 

We also require each Petitioner, 
before deployment, to coordinate and 
address interference mitigation needs 
without any adjacent or bordering 
jurisdictions that also plan deployment, 
memorialize these agreements in