Certified Lead Sampling Technician Requirements

Lead sampling technician activities and responsibilities are described at OAR 333.070.0100. Lead sampling technicians may conduct clearance after renovation, but not lead abatement. A lead sampling technician must complete a one-day lead sampling course taught by an accredited training provider. Sampling technicians must:
- Complete clearance requirements, including collecting and sending dust-wipe samples to a recognized lab.
- Interpret laboratory results and prepare a clearance report for the contractor and owner.
- Be in possession of a valid, unexpired certification card when conducting regulated work.

Renovation Work Practice Requirements

Renovation work practices are described at OAR 333.070.0090. Workers must follow documented methodologies to protect occupants from lead hazards created during renovations, including:
- Posting warning signs, containing work areas, protecting furnishings and cleaning.
- Prohibitions on using certain dangerous work practices, including:
  - Open-flame burning or torching, operating a heat gun over 750°F, using a high speed machine to remove paint without a HEPA-filtered exhaust system, using an improperly operating HEPA vacuum, and dry sweeping in the work area.
  - Proper handling and transporting of waste.
- Final visual inspection and post renovation cleaning verification using prescribed protocol.

Renovation Recordkeeping Requirements

Recordkeeping requirements for renovations are described in detail at OAR 333.070.0110. The renovation company must maintain records of its regulated activities for 3 years, including:
- Any paint testing results.
- Copies of signed pamphlet acknowledgements forms or other documentation of delivery.
- Documentation and certification that renovation requirements were followed.
- Individual worker training records.

IV. Federal Overfiling

Section 404(b) of TSCA makes it unlawful for any person to violate, or fail or refuse to comply with, any requirement of an approved State 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 program.

V. Withdrawal of Authorization

Pursuant to section 404(c) of TSCA, the EPA Administrator may withdraw authorization of a State or Indian Tribal renovation, repair and painting program, and/or a lead-based paint pre-renovation education program, 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 U.S. EPA will follow for the withdrawal of an authorization are found at 40 CFR 745.324(i).

Dated: June 24, 2010.

Michelle Pirzadeh,
Acting Regional Administrator, Region 10.
[FR Doc. 2010–16775 Filed 7–8–10; 8:45 am]
BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[ER–FRL–8991–3]

Environmental Impacts Statements; Notice of Availability


Notice: In accordance with section 309(a) of the Clean Air Act, EPA is required to make its comments on EISs issued by other Federal agencies public. Historically, EPA has met this mandate by publishing weekly notices of availability of EPA comments, which includes a brief summary of EPA’s comment letters, in the Federal Register. Since February 2008, EPA has been including its comment letters on EISs on its Web site at: http://www.epa.gov/compliance/nepa/eisdata.html. Including the entire EIS comment letters on the Web site satisfies the section 309(a) requirement to make EPA’s comments on EISs available to the public. Accordingly, on March 31, 2010, EPA discontinued the publication of the notice of availability of EPA comments in the Federal Register.

EIS No. 20100244, Final EIS, USFS, CO, North San Juan Sheep and Goat Allotments, Proposal to Permit

Amended Notices


Revision to FR notice published 05/07/2004: Correction to Agency Code from FHWA to FTA.


Revision to FR notice published 10/25/2010: The Federal Aviation Administration (FAA) has adopted the U.S. Department of Transportation’s Federal Transit Administration (FTA) Final #20100230 filed with the Environmental Protection Agency 06/25/2010. FAA was a Cooperating Agency for the above FEIS. Recirculation of the document is not necessary under § 1506.3(c) of the Council on Environmental Quality regulations.

Dated: July 6, 2010.

Robert W. Hargrove,
Director, NEPA Compliance Division, Office of Federal Activities.

SUMMARY: Pursuant to the Government in the Sunshine Act (5 U.S.C. 552b(e)(3)), the Farm Credit Administration gave notice on July 6, 2010 (75 FR 38811) of the regular meeting of the Farm Credit Administration Board (Board) scheduled for July 8, 2010. This notice is to amend the agenda by adding an item to the open session of that meeting.

FOR FURTHER INFORMATION CONTACT:
Roland E. Smith, Secretary to the Farm Credit Administration Board, (703) 883–4025, TTY (703) 883–4056.

ADDRESS: Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102–5090.

SUPPLEMENTARY INFORMATION: Parts of this meeting of the Board will be open to the public (limited space available), and parts of this meeting will be closed to the public. The agenda for July 8, 2010, is amended by adding an item to the open session to read as follows:

Open Session

B. New Business

- Proposed Bookletter—Farm Credit System Bank Merger Applications.


Roland E. Smith,
Secretary, Farm Credit Administration Board.

[FR Doc. 2010–16924 Filed 7–7–10; 4:15 pm]

BILLING CODE 6705–01–P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also