Production-line testing (PLT) and in-use testing. There are also recordkeeping and labeling requirements. This information is collected electronically by the Gasoline Engine Compliance Center (GECC) at the U.S. Environmental Protection Agency. GECC uses this information to ensure that manufacturers comply with applicable regulations and the Clean Air Act (CAA). It may also be used by the Office of Enforcement and Compliance Assurance (OECA) and the Department of Justice for enforcement purposes. Non-CBI may be disclosed on OTAQ’s website or upon request under the Freedom of Information Act (FOIA) to trade associations, environmental groups, and the public. Any information submitted for which a claim of confidentiality is made is safeguarded according to EPA regulations at 40 CFR 2.201 et seq.

**Form Numbers:** NR Small SI Bond Worksheet (5900–450); NR Small SI Small Volume Bond Worksheet (5900–451); Altitude Worksheet (5900–452); Annual Production Worksheet (5900–90); NR Small SI Production Line Testing Report (5900–133); NR Small SI Averaging, Banking, and Trading Report (5900–131); Evaporative Fuel Cap Test Data (5900–453); Evaporative Fuel Line Test Data (5900–454); Evaporative Fuel Tank Data Worksheet (5900–455); Marine and Large SI Diurnal System Data Worksheet (5900–456); NR Small SI Equipment Worksheet (5900–457); Marine SI Vessel Worksheet (5900–458); Marine SI Engine Data Map Sheet (5900–459); Marine SI Averaging, Banking, and Trading Report (5900–92); Marine SI Production Line Testing Report (5900–91); Large SI Production Line Testing Report (5900–130); Large SI In-Use Testing Report (5900–93); Snowmobile Production Line Testing Report (5900–460); Rec Vehicle and ATV Production Line Testing Report (5900–461); Rec Vehicle Averaging, Banking and Trading Report (5900–462); Snowmobile Certification Template (5900–463); Rec Vehicle Catalytic Converter Checklist (5900–464); Snowmobile Averaging, Banking, and Trading Template (5900–465); Rec Vehicle Fuel Line Test Data Worksheet (5900–466); Rec Vehicle Fuel Tank Data Worksheet (5900–467).

**Respondents/affected entities:** Manufacturers of nonroad engines and evaporative components.

**Estimated number of respondents:** 620 (total)

**Frequency of response:** Yearly for certification, production, ABT, and warranty reports.

**Total estimated burden:** 281,351 hours (per year). Burden is defined at 5 CFR 1320.3(b)

**Total estimated cost:** $34,342,007 (per year), includes $12,374,111 annualized capital or operation & maintenance costs.

**Changes in Estimates:** There is an increase of 15,876 hours (from 265,475 hours to 281,351) in the total estimated burden in this collection from the burden currently identified in the OMB Inventory of Approved ICRs. This increase in hours is primarily attributed to an increase in the total number of respondents, though primarily from evaporative components, and an adjustment in the hours required to file a complete application for certification and conduct compliance activities throughout a calendar year.

**Courtney Kerwin,**
Director, Collection Strategies Division.

**FOR FURTHER INFORMATION CONTACT:**
Julian Davis, Attorney Adviser, Compliance Division, Office of Transportation and Air Quality, U.S. Environmental Protection Agency, 2000 Travewood, Ann Arbor, Michigan 48105; telephone number: 734–214–4029; fax number 734–214–4869; email address: davis.julian@epa.gov.

**SUPPLEMENTARY INFORMATION:**
Supporting documents, which explain in detail the information that the EPA will be collecting, are available in the public docket. EPA–HQ–OAR–2004–0060, for this ICR. The docket can be viewed online at [www.regulations.gov](http://www.regulations.gov) or in person at the EPA Docket Center, EPA West, Room 3334, 1301 Constitution Ave. NW, Washington, DC. The telephone number for the Docket Center is 202–566–1744. For additional information about EPA’s public docket, visit [http://www.epa.gov/dockets](http://www.epa.gov/dockets).

**Abstract:** As required by the Clean Air Act, EPA has regulations establishing emission standards and other requirements for various classes of vehicles, engines, and evaporative emissions. These regulations require that compliance be demonstrated prior to EPA granting a “Certificate of Conformity.” EPA is charged with issuing certificates of conformity for those engines which comply with applicable emission standards. Such a certificate must be issued before engines may be legally introduced into commerce. To apply for a certificate of conformity, manufacturers are required to submit descriptions of their planned production line, including detailed descriptions of the emission control system, and test data. The emission values achieved during certification testing may also be used in the Averaging, Banking, and Trading (ABT) Program. The program allows manufacturers to bank credits for engine families that emit below the standard and use the credits for families that emit above the standard. They may also trade banked credits with other manufacturers. Participation in the ABT program is voluntary. Different categories of spark-ignition engines may also be required to comply with
terminated once coverage under IDG131000 or IDG133000 is available. Facilities covered under IDG133000 that discharge within the Upper Snake-Rock Subbasin are not affected by this action and will remain covered under IDG133000. By separating out discharges from aquaculture facilities located in Indian County in Idaho, where the EPA is the permitting authority, under a separate General Permit (IDG133000), this action will facilitate the transfer of IDG131000 to the State of Idaho in 2020 as part of the phased implementation of Idaho’s administration of the NPDES Program.

DATES: The issuance date of the General Permit is October 31, 2019, the date of publication of this notice. The General Permits will be effective December 1, 2019.

ADDRESSES: Copies of the general permits, Fact Sheet, and Response to Comments are available upon request. Written requests may be submitted to: Water Division; USEPA Region 10; 1200 Sixth Avenue, Suite 155, WD19–C04, Seattle, WA 98101–3188. Electronic requests may be sent to: washington.audrey@epa.gov. For requests by phone, call Audrey Washington at (206) 553–0523. These documents can also be accessed online on the EPA Region 10 website at: www.epa.gov/npdes-permits/draft- npdes-general-permits-aquaculture-facilities-idaho.

SUPPLEMENTARY INFORMATION:

I. General Information

There are approximately 25 facilities eligible for coverage under the two General Permits. Aquaculture facilities may use one of several types of production systems, including ponds, flow-through systems, and recirculating systems. Most of the facilities eligible for coverage under the General Permits use flow-through systems. Most facilities have a quiescent zone at the bottom of their raceways to allow solids and debris to settle out (where they can be vacuumed and removed) and use a full-flow settling basin or offline settling basin to remove sediment and associated pollutants prior to discharge.

The General Permits include numeric effluent limits for total phosphorus and total suspended solids for all facilities and temperature limits for some facilities, as well as prohibitions on certain discharges and practices. Numeric limitations for facilities may differ depending on applicable Total Maximum Daily Load (TMDL) Waste Load Allocation. The Permit includes reporting requirements for usage of drugs and chemicals and the development of a Best Management Practices Plan. Major changes from the 2007 General Permit include: Removal of the percent total suspended solids removal requirement for offline settling basins; prohibition on copper usage; the addition of continuous temperature monitoring for some facilities; and miscellaneous monitoring revisions.

Facilities will receive a written notification from the EPA whether permit coverage and authorization to discharge under one of the General Permits is approved.

The EPA received 30 comments from 5 entities during the public comment period which extended from June 6, 2019 through July 22, 2019. The EPA also received tribal and state CWA 401 certifications, which can be found in Appendix D of the Fact Sheet. A Response to Comments document was prepared, which explains any changes made to Permit between proposal and final issuance.

The EPA has completed a Biological Evaluation for these Permit actions. Consultation under the Endangered Species Act between the EPA and the National Marine Fisheries Service and the U.S. Fish and Wildlife Service has been completed. The Services concurred on the EPA’s determination that the Permit actions are not likely to adversely affect species listed under the Endangered Species Act or designated critical habitat.

II. Other Legal Requirements

This action was submitted to the Office of Management and Budget (OMB) for review under Executive Orders 12866, Regulatory Planning and Review, and 13563, Improving Regulation and Regulatory Review, and was determined to be not significant.

Compliance with Endangered Species Act, Essential Fish Habitat, Paperwork Reduction Act, and other requirements are discussed in the Fact Sheet to the permits.

Appeal of Permit: Any interested person may appeal the final permit action within 120 days of October 31, 2019 (i.e., the issuance date of this permit) in the Federal Court of Appeals in accordance with Section 509(b)(1) of the CWA, 33 U.S.C. 1369(b)(1).


Daniel D. Opalski,
Director, Water Division, Region 10.

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ENVIRONMENTAL PROTECTION AGENCY


Information Collection Request Submitted to OMB for Review and Approval; Comment Request; Contaminant Occurrence Data in Support of the EPA’s Fourth Six-Year Review of National Primary Drinking Water Regulations

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The Environmental Protection Agency (EPA) has submitted an information collection request (ICR) for Contaminant Occurrence Data in Support of the EPA’s Fourth Six-Year Review of National Primary Drinking Water Regulations (EPA ICR Number 2574.01, OMB Control Number 2040–NEW) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act. This is a request for approval of a new collection. Public comments were previously requested via the Federal Register on October 5, 2018, during a 60-day comment period. This notice allows for an additional 30 days for public comments. A fuller description of the ICR is below including its estimated burden and cost to the public. 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.

DATES: Additional comments may be submitted on or before December 2, 2019.

ADDRESSES: Submit your comments, referencing Docket ID Number EPA–HQ–OW–2018–0241, to: (1) The EPA online, using https://www.regulations.gov/ (our preferred method), by email to ow-docket@epa.gov, or by mail to: EPA Docket Center, Environmental Protection Agency, Mail Code 28221T, 1200 Pennsylvania Ave. NW, Washington, DC 20460; and (2) OMB via email to oira_submission@omb.eop.gov. Address comments to OMB Desk Officer for the EPA.

The EPA’s policy is that all comments received will be included in the public docket without change, including any personal information provided, unless the comment includes profanity, threats, information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.