

summarizing the comments received and actions it intends to take in response.

Compliance Assistance

Small Business Compliance Challenges and Approaches to Promoting Compliance

- Is EPA developing the types of compliance assistance tools and compliance and enforcement policies that small businesses need?
- What additional activities should EPA undertake to promote compliance by small businesses?

Appropriate Roles of the States, Tribes, Localities and the Federal Government With Regard to Providing Compliance Assistance

- What should be the relative role of the Federal government, States, Tribes, localities and the private sector, with regard to providing compliance assistance? On what activities should their efforts be focused?
- What should be EPA's role with regard to providing compliance assistance? Where should Federal efforts be focused?

Integrated Compliance Assistance and Enforcement Approaches

- What types of compliance strategies are most effective for small businesses?

Information and Accountability

Making Valuable Enforcement and Compliance Information Publicly Available

- What enforcement and compliance assurance information is useful and valuable to the public? Who is in a position to provide the information? What is it about this information that makes it valuable?
- What are the most appropriate means for making valuable information publicly available?
- Given that much of EPA's information originates from external sources (e.g. states and regulated community), how can we best ensure the quality of the information?

Compliance Incentives

Compliance Incentives For Top Performers in the Field: What's the Right Mix of Elements of Incentives to Encourage Top Performers?

- Who is a top performer?
- Should rewards, recognition, or other special treatment be given to top performers?
- If so, what incentives should be conferred for what behaviors?

Encouraging Self-Evaluation and Correction

- How has EPA's principal compliance incentive, the Audit/Self-Policing Policy, worked over the three years it has been in place?
- How can it be improved?

Inspections and Enforcement as Compliance Motivators

- What influences or motivates companies to improve compliance and overall environmental performance? What specific actions or programs would you suggest be adopted by government to motivate companies to comply?

- How can EPA and the States use the full range of tools available, including inspections, enforcement, compliance assistance and compliance incentives, to maximize compliance with environmental requirements and foster improved environmental performance?

Innovative Approaches to Enforcement

- How effective are EPA enforcement policies in assuring a fair and reasonably consistent response to violations that are either self-disclosed, or discovered through traditional enforcement actions?
- How important is deterrence to compliance?
- What role should enforcement play in securing compliance with high-risk violations like wet weather discharges, and failure to permit and control air pollutants and RCRA wastes?
- Do EPA settlement policies obtain the maximum environmental benefit, consistent with fair treatment of defendants and maintaining deterrence?
- How can EPA better educate the regulated community as to how to avoid common types of violations?
- How should EPA best integrate compliance assistance, incentives, and enforcement actions into one coherent strategy? Are incentive and assistance programs more effective when combined with the perceived risk of enforcement actions?

Dated: February 19, 1999.

Sylvia Lowrance,

Principal Deputy Assistant Administrator, Office of Enforcement and Compliance Assurance.

[FR Doc. 99-4970 Filed 3-1-99; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6237-4]

Southeastern Wood Preserving Superfund Site; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed settlement.

SUMMARY: Under section 122(h) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the United States Environmental Protection Agency (EPA) proposes to enter into a cost recovery settlement pursuant to section 122(h)(1) of CERCLA, 42 U.S.C. 9622(h)(1) with the Madison County Mississippi Economic Development Authority. This administrative settlement would resolve the settling party's liability for past response costs incurred by EPA at the Southeastern Wood Preserving Superfund Site. EPA will consider public comments on the proposed settlement for thirty (30) days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate that the proposed settlement is inappropriate, improper, or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Bachelor, Waste Management Division, U.S. EPA Region 4, 61 Forsyth Street, Atlanta, GA 30303, (404) 562-8887.

Written comments may be submitted to Ms. Bachelor within 30 calendar days of the date of publication.

Dated: February 16, 1999.

Franklin E. Hill,

Chief, Program Services Branch, Waste Management Division.

[FR Doc. 99-5104 Filed 3-1-99; 8:45 am]

BILLING CODE 6560-50-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6237-3]

Sun Laboratories SuperFund Site/ Atlanta, Georgia; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed settlement.

SUMMARY: Under Section 122(h)(1) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has proposed to settle claims for response costs at the

Sun Laboratories Site (Site) located in Atlanta, Georgia, with Nasaro Incorporated and Yoram Fishman. EPA will consider public comments on the proposed settlement for thirty days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. Environmental Protection Agency, Region IV, Program Services Branch, Waste Management Division, 61 Forsyth

Street, S.W., Atlanta, Georgia 30303, (404) 562-8887.

Written comment may be submitted to Mr. Greg Armstrong at the above address within 30 days of the date of publication.

Dated: February 16, 1999.

Franklin E. Hill,

Program Services Branch.

[FR Doc. 99-5105 Filed 3-1-99; 8:45 am]

BILLING CODE 6560-50-M

FEDERAL COMMUNICATIONS COMMISSION

Sunshine Act Meeting

February 25, 1999.

Deletion of Agenda Items From February 25th Open Meeting

The following items have been deleted from the list of agenda items scheduled for consideration at the February 25, 1999, Open Meeting and previously listed in the Commission's Notice of February 18, 1999. Items 1, 4 and 5 have been adopted by the Commission.

Item No.	Bureau	Subject
1	Common Carrier	Title: Computer III Further Remand Proceedings: Bell Operating Company Provision of Enhanced Services (CC Docket No. 95-20); and 1998 Biennial Regulatory Review—Review of Computer III and ONA Safeguards and Requirements (CC Docket No. 98-10). Summary: The Commission will consider action concerning its Computer III requirements.
2	Common Carrier	Title: Implementation of the Telecommunications Act of 1996: Telecommunications Carriers' Use of Customer Proprietary Network Information and Other Customer Information (CC Docket No. 96-115). Summary: The Commission will consider rules regarding carrier provision of subscriber list information to directory publishers.
4	Common Carrier	Title: Defining Primary Lines (CC Docket No. 97-181). Summary: The Commission will consider action to define "primary residential line" and "single line business line" as those terms relate to subscriber line charges and presubscribed interexchange carrier charges.
5	Common Carrier	Title: Continuing Property Records Audits. Summary: The Commission will consider action relating to audits of continuing property records.
7	Wireless Telecommunications	Title: Implementation of Sections 309(j) and 337 of the Communications Act of 1934 as Amended; Promotion of Spectrum Efficient Technologies on Certain Part 90 Frequencies (RM-9332); and Establishment of Public Service Radio Pool in the Private Mobile Frequencies Below 800 MHz. Summary: The Commission will consider action concerning the Balanced Budget Act of 1997.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 99-5277 Filed 2-26-99; 3:52 pm]

BILLING CODE 6712-01-M

FEDERAL MARITIME COMMISSION

Notice of Agreement(s) Filed

The Commission hereby gives notice of the filing of the following agreement(s) under the Shipping Act of 1984. Interested parties can review or obtain copies of agreements at the Washington, DC offices of the Commission, 800 North Capitol Street, N.W., Room 962. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days of the date this notice appears in the **Federal Register**.

Agreement No.: 202-007690-025

Title: The India, Pakistan, Bangladesh, Ceylon and Burma Outward Freight Conference

Parties:

The Bangladesh Shipping Corporation
The Shipping Corporation of India, Ltd.

Waterman Isthmian Line

Synopsis: The proposed amendment would expand the geographic scope of the Agreement to include Pacific Coast ports of the United States and also inland interior U.S. points. It also updates the Agreement's text, changing references to Ceylon to reflect that nation's present name, Sri Lanka.

Agreement No.: 202-008650-019

Title: The Calcutta, East Coast of India and Bangladesh/U.S.A. Conference Agreement

Parties:

The Bangladesh Shipping Corporation
The Shipping Corporation of India, Ltd.

Waterman Isthmian Line

Synopsis: The proposed amendment would expand the geographic scope of the Agreement to include Pacific Coast ports of the United States and also inland interior U.S. points. The amendment also includes a non-substantive, administrative change.

Agreement No.: 202-010689-081

Title: Transpacific Westbound Rate Agreement

Parties:

A.P. Moller-Maersk Line
Kawasaki Kisen Kaisha, Ltd.
Mitsui O.S.K. Lines, Ltd.
Nippon Yusen Kaisha
Orient Overseas Container Line, Inc.
Sea-Land Service, Inc.

Synopsis: The proposed modification revises Article 5(b) of the Agreement to provide for flexibility in the way the members' traffics are published.

Agreement No.: 202-010776-111

Title: Asia North America Eastbound Rate Agreement

Parties:

A.P. Moller-Maersk Line
American President Lines