Further details can be found in the Application, which has been posted at http://www.fe.doe.gov/programs/gasregulation/index.html.

Based on the reasoning provided in the Application, Gulf Coast requests that DOE/FE determine that Gulf Coast's request for long-term, multi-contract authorization to export LNG is not inconsistent with the public interest.

Environmental Impact

Gulf Coast states that its proposed LNG exports will require the siting, construction and operation of the proposed Brownsville Terminal, subject to environmental review and authorization by the FERC. Gulf Coast states that it will initiate the FERC authorization process within 180 days of DOE/FE's order approving this Application. Accordingly, Gulf Coast requests that DOE/FE issue a conditional order authorizing the export of domestically produced LNG from the planned Brownsville Terminal conditioned on completion of the environmental review and subsequent authorization by the FERC.

DOE/FE Evaluation

The Application will be reviewed pursuant to section 3 of the NGA, as amended, and the authority contained in DOE Delegation Order No. 00-002.00L (April 29, 2011) and DOE Redelegation Order No. 00-002.04E (April 29, 2011). In reviewing this LNG export Application, DOE will consider any issues required by law or policy. To the extent determined to be relevant or appropriate, these issues will include the impact of LNG exports associated with this Application, and the cumulative impact of any other application(s) previously approved, on domestic need for the gas proposed for export, adequacy of domestic natural gas supply, U.S. energy security, and any other issues, including the impact on the U.S. economy (GDP), consumers, and industry, job creation, U.S. balance of trade, international considerations, and whether the arrangement is consistent with DOE's policy of promoting competition in the marketplace by allowing commercial parties to freely negotiate their own trade arrangements. Parties that may oppose this Application should comment in their responses on these issues, as well as any other issues deemed relevant to the Application.

NEPA requires DOE to give appropriate consideration to the environmental effects of its proposed decisions. No final decision will be issued in this proceeding until DOE has met its NEPA responsibilities.

Due to the complexity of the issues raised by the Applicants, interested persons will be provided 60 days from the date of publication of this Notice in which to submit comments, protests, motions to intervene, notices of intervention, or motions for additional procedures.

Public Comment Procedures

In response to this notice, any person may file a protest, comments, or a motion to intervene or notice of intervention, as applicable. Any person wishing to become a party to the proceeding must file a motion to intervene or notice of intervention, as applicable. The filing of comments or a protest with respect to the Application will not serve to make the commenter or protestant a party to the proceeding, although protests and comments received from persons who are not parties will be considered in determining the appropriate action to be taken on the Application. All protests, comments, motions to intervene or notices of intervention must meet the requirements specified by the regulations in 10 CFR part 590.

Filings may be submitted using one of the following methods: (1) Submitting comments in electronic form on the Federal eRulemaking Portal at http:// www.regulations.gov, by following the on-line instructions and submitting such comments under FE Docket No. 12-05-LNG. DOE/FE suggests that electronic filers carefully review information provided in their submissions and include only information that is intended to be publicly disclosed; (2) emailing the filing to fergas@hq.doe.gov, with FE Docket No. 12-05-LNG in the title line; (3) mailing an original and three paper copies of the filing to the Office Natural Gas Regulatory Activities at the address listed in ADDRESSES; or (4) hand delivering an original and three paper copies of the filing to the Office of Natural Gas Regulatory Activities at the address listed in ADDRESSES.

A decisional record on the Application will be developed through responses to this notice by parties, including the parties' written comments and replies thereto. Additional procedures will be used as necessary to achieve a complete understanding of the facts and issues. A party seeking intervention may request that additional procedures be provided, such as additional written comments, an oral presentation, a conference, or trial-type hearing. Any request to file additional written comments should explain why they are necessary. Any request for an oral presentation should identify the

substantial question of fact, law, or policy at issue, show that it is material and relevant to a decision in the proceeding, and demonstrate why an oral presentation is needed. Any request for a conference should demonstrate why the conference would materially advance the proceeding. Any request for a trial-type hearing must show that there are factual issues genuinely in dispute that are relevant and material to a decision and that a trial-type hearing is necessary for a full and true disclosure of the facts.

If an additional procedure is scheduled, notice will be provided to all parties. If no party requests additional procedures, a final Opinion and Order may be issued based on the official record, including the Application and responses filed by parties pursuant to this notice, in accordance with 10 CFR 590.316.

The Application filed by Gulf Coast is available for inspection and copying in the Office of Natural Gas Regulatory Activities docket room, Room 3E-042, 1000 Independence Avenue SW., Washington, DC 20585. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays. The Application and any filed protests, motions to intervene or notice of interventions, and comments will also be available electronically by going to the following DOE/FE Web address: http://www.fe.doe.gov/programs/ gasregulation/index.html. In addition, any electronic comments filed will also be available at: http:// www.regulations.gov.

Issued in Washington, DC, on May 29, 2012.

John A. Anderson,

Manager, Natural Gas Regulatory Activities, Office of Oil and Gas Global Security and Supply, Office of Fossil Energy.

[FR Doc. 2012–13430 Filed 6–1–12; 8:45 am]

BILLING CODE 6450-01-P

ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OPPT-2012-0261; FRL-9350-5]

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 Chemical Substances Inventory (TSCA Inventory)) to notify EPA and comply with the statutory provisions pertaining to the manufacture of new chemicals. Under TSCA sections 5(d)(2) and 5(d)(3), EPA is required to publish in the Federal Register a notice of receipt of a premanufacture notice (PMN) or an application for a test marketing exemption (TME), and to publish in the Federal Register periodic status reports on the new chemicals under review and the receipt of notices of commencement (NOC) to manufacture those chemicals. This document, which covers the period from April 9, 2012 to April 30, 2012, and provides the required notice and status report, consists of the PMNs pending or expired, and the NOC to manufacture a new chemical that the Agency has received under TSCA section 5 during this time period. Two PMN's, from a previous date which were inadvertently omitted, are included in this notice.

DATES: Comments identified by the specific PMN number or TME number, must be received on or before July 5, 2012.

ADDRESSES: Submit your comments, identified by docket identification (ID) number EPA-HQ-OPPT-2012-0192, and the specific PMN number or TME number for the chemical related to your comment, by one of the following methods:

- Federal eRulemaking Portal: http://www.regulations.gov. Follow the on-line instructions for submitting comments.
- Mail: Document Control Office (7407M), Office of Pollution Prevention and Toxics (OPPT), Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460–0001.
- Hand Delivery: OPPT Document Control Office (DCO), EPA East Bldg., 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. Such deliveries are only accepted during the DCO's normal hours of operation, and special arrangements should be made for deliveries of boxed information.

Instructions: EPA's policy is that all comments received will be included in the docket without change and may be made available on-line at http://www.regulations.gov, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Do not submit information that you

consider to be CBI or otherwise protected through regulations.gov or email. The regulations gov Web site is an "anonymous access" system, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. If you send an email comment directly to EPA without going through regulations.gov, your email address will be automatically captured and included as part of the comment that is placed in the docket and made available on the Internet. If you submit an electronic comment, EPA recommends that you include your name and other contact information in the body of your comment and with any disk or CD-ROM you submit. If EPA cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment. Electronic files should avoid the use of special characters, any form of encryption, and be free of any defects or viruses.

Docket: All documents in the docket are listed in the docket index available at http://www.regulations.gov. Although listed in the index, some information is not publicly available, e.g., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, will be publicly available only in hard copy. Publicly available docket materials are available electronically at http://www.regulations.gov, or, if only available in hard copy, at the OPPT Docket. The OPPT Docket is located in the EPA Docket Center (EPA/DC) at Rm. 3334, EPA West Bldg., 1301 Constitution Ave. NW., Washington, DC. The EPA/DC Public Reading Room hours of operation are 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number of the EPA/DC Public Reading Room is (202) 566-1744, and the telephone number for the OPPT Docket is (202) 566-0280. Docket visitors are required to show photographic identification, pass through a metal detector, and sign the EPA visitor log. All visitor bags are processed through an X-ray machine and subject to search. Visitors will be provided an EPA/DC badge that must be visible at all times in the building and returned upon departure.

FOR FURTHER INFORMATION CONTACT: For technical information contact: Bernice Mudd, Information Management Division (7407M), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460–0001; telephone number: (202) 564–8951; fax

number: (202) 564–8955; email address: mudd.bernice@epa.gov.

For general information contact: The TSCA-Hotline, ABVI—Goodwill, 422 South Clinton Ave., Rochester, NY 14620; telephone number: (202) 554—1404; email 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 PMNs addressed in 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. What should I consider as I prepare my comments for EPA?
- 1. Submitting CBI. Do not submit this information to EPA through regulations.gov or email. Clearly mark the part or all of the information that vou claim to be CBI. For CBI information in a disk or CD-ROM that you mail to EPA, mark the outside of the disk or CD-ROM as CBI and then identify electronically within the disk or CD-ROM the specific information that is claimed as CBI. In addition to one complete version of the comment that includes 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 docket. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.
- 2. Tips for preparing your comments. When submitting comments, remember to:
- i. Identify the document by docket ID number and other identifying information (subject heading, **Federal Register** date and page number).
- ii. Follow directions. The Agency may ask you to respond to specific questions or organize comments by referencing a Code of Federal Regulations (CFR) part or section number.
- iii. Explain why you agree or disagree; suggest alternatives and substitute language for your requested changes.
- iv. Describe any assumptions and provide any technical information and/ or data that you used.
- v. If you estimate potential costs or burdens, explain how you arrived at

your estimate in sufficient detail to allow for it to be reproduced.

vi. Provide specific examples to illustrate your concerns and suggest alternatives.

vii. Explain your views as clearly as possible, avoiding the use of profanity or personal threats.

viii. Make sure to submit your comments by the comment period deadline identified.

II. Why is EPA taking this action?

EPA classifies a chemical substance as either an "existing" chemical or a "new" chemical. Any chemical substance that is not on EPA's TSCA Inventory is classified as a "new chemical," while those that are on the TSCA Inventory are classified as an "existing chemical." For more information about the TSCA Inventory go to: http://www.epa.gov/opptintr/newchems/pubs/inventory.htm. Anyone who plans to manufacture or import a

new chemical substance for a nonexempt commercial purpose is required by TSCA section 5 to provide EPA with a PMN, before initiating the activity. Section 5(h)(1) of TSCA authorizes EPA to allow persons, upon application, to manufacture (includes import) or process a new chemical substance, or a chemical substance subject to a significant new use rule (SNUR) issued under TSCA section 5(a), for "test marketing" purposes, which is referred to as a test marketing exemption, or TME. For more information about the requirements applicable to a new chemical go to: http://www.epa.gov/opt/ newchems.

Under TSCA sections 5(d)(2) and 5(d)(3), EPA is required to publish in the **Federal Register** a notice of receipt of a PMN or an application for a TME and to publish in the **Federal Register** periodic status reports on the new chemicals under review and the receipt of NOCs to manufacture those

chemicals. This status report, which covers the period from April 9, 2012 to April 30, 2012, consists of the PMNs pending or expired, and the NOCs to manufacture a new chemical that the Agency has received under TSCA section 5 during this time period.

Two PMN's, P-12-214 and P-12-215 from a previous date, which were inadvertently omitted, are included in this notice.

III. Receipt and Status Reports

In Table I. of this unit, 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/importer, the potential uses identified by the manufacturer/importer in the PMN, and the chemical identity.

TABLE I—25 PMNs RECEIVED FROM 04/09/12 TO 04/30/12

Case No.	Received date	Projected notice end date	Manufacturer/importer	Use	Chemical
P-12-0214	03/01/2012	05/01/2012	СВІ	Laundry and auto dish wash additive.	Carbohydrate polymers with acrylic and maleic anhydride, sodium peroxide and peroxy disulfuric acid (1(HO)s(O)2]2O2) sodium salt (1:2) initiate.
P12-0215	03/01/2012	05/01/2012	CBI	Laundry and auto dish wash additive.	Carbohydrate, polymers with acrylic acid and sodium 2-methyl-2-[(10xo-2-propen-1-yl) amino]-1-propane sulfoate (1:1), sodium salt hydrogen peroxide- and peroxydisulfuric acid ([HO_s(O)2 [2O2_sodium salt (1:2)-initiated.
P-12-0313	04/10/2012	07/08/2012	CBI	(G) Resin for automotive coatings.	(G) Thermoset acrylic polymer.
P-12-0314	04/10/2012	07/08/2012	CBI	(G) Resin for automotive coatings.	(G) Thermoset acrylic polymer.
P-12-0315	04/10/2012	07/08/2012	CBI	(G) Resin for auto- motive coatings.	(G) Thermoset acrylic polymer.
P-12-0316	04/11/2012	07/09/2012	CBI	(S) Binder resin for aerospace sealants.	(G) Amine-capped polythioether.
P-12-0317	04/12/2012	07/10/2012	BASF Corporation	(G) Resin binder for printing inks.	(G) Amino-hydroxy functional polyurethane resin.
P-12-0318	04/12/2012	07/10/2012	BASF Corporation	(G) Binder for printing ink applications.	(G) Amino functional cyclo aliphatic poly- urethane resin.
P-12-0319	04/12/2012	07/10/2012		(G) Coating material	(G) Polyurethane.
P-12-0320	04/13/2012	07/11/2012	CBI	(G) Foam stabilizer	(G) Partially fluorinated acrylic copolymer.
P–12–0321 P–12–0322	04/12/2012 04/17/2012	07/10/2012 07/15/2012	3M Company—Group CBI	(G) Monomer(G) Paint and/or inks	 (G) Aliphatic acrylate mixture. (G) Alkenoic acid, polymer with alkyl acrylate, peroxide-initiated, compound with amine salt.
P-12-0323	04/18/2012	07/16/2012	CBI	(G) Resin for water- borne inks.	(G) Acrylic waterborne emulsion.
P-12-0324	04/18/2012	07/16/2012	CBI	(G) Emulsifier for use in lubricants.	(G) Polyethylene glycol, fatty acid, polysuccinate polyester.
P-12-0325	04/20/2012	07/18/2012	CBI	(G) Processing aid for rubber.	(G) Poly[oxy(methyl-1,2-ethanediyl)]-, ,alpha [3-substituted-1-oxo-2-alken-1-yl]omega hydroxy-, alkyl ethers.
P-12-0326	04/20/2012	07/18/2012	Royal Adhesives and Sealants.	(S) Component of 2- component reactive polyurethane adhe- sive resin.	(G) Dicyclohexylmethane-4,4'-diisocyanate, polymer with ethoxylated, propoxylated polyethers.
P-12-0327	04/20/2012	07/18/2012	CBI	(G) Polymer reinforcement.	(G) Alkylsilane.

TADLE 125	PMNs Received	EDOM (1/00/12 TO	04/20/12	Continued
1 AKI E 1) PIVIIVS BECEIVED		14/09/1/10	U4/.3U/ I /	communec

Case No.	Received date	Projected notice end date	Manufacturer/importer	Use	Chemical
P-12-0328	04/23/2012	07/21/2012	CBI	(G) Resin in production of synthetic leather.	(G) MDI modified polyester with 1,2-ethanediol, iso-propyl alc-blocked.
P-12-0329	04/23/2012	07/21/2012	CBI	(G) Lamination adhesive.	(G) MDI modified polyester with castor oil.
P-12-0330	04/24/2012	07/22/2012	CBI	(G) Resin for water- borne inks.	(G) Acrylic waterborne emulsion.
P-12-0331	04/24/2012	07/22/2012	CBI	(G) Pigment dispersant	(G) 2-propenoic acid, 2-methyl-, substituted dialkylamino ethyl ester, polymer with butyl 2-propenoate, compounds with polyether hydrogen maleate alkyl ethers.
P-12-0332	04/27/2012	07/25/2012	CBI	(G) Destructive use	(G) Brominated distillation bottoms.
P-12-0333	04/27/2012	07/25/2012	CBI	(G) Destructive use	(G) Brominated distillation bottoms.
P-12-0334	04/27/2012	07/25/2012	CBI	(S) Extrusion molding of tubing; injection molding of special applications.	(G) Brassylic acid-1, 10-decanediamine co- polymer.
P-12-0335	04/27/2012	07/25/2012	CBI	(G) Colorant for the coloration of cellulosic materials.	(G) Benzoic acid, 4-[substituted diamino-5- (disubstituted phenylazo)-phenylazo]-, so- dium potassium salt.

In Table II. of this unit, EPA provides the following information (to the extent that such information is not claimed as CBI) on the NOCs received by EPA during this period: The EPA case number assigned to the NOC, the date

the NOC was received by EPA, the projected end date for EPA's review of the NOC, and chemical identity.

TABLE II—28 NOCs RECEIVED FROM 04/09/12 TO 04/30/12

Case No.	Received date	Commence- ment notice end date	Chemical
P-09-0380	04/25/2012	04/17/2012	(G) Barium, dialkyl 2-sulfobutanedioate phosphate complexes.
P-09-0384	04/11/2012	03/15/2012	(G) Carboxy functional zircoaluminate chloride hydroxide polymer.
P-10-0046	04/25/2012	04/08/2012	(S) 1,4-benzenedicarboxylic acid, polymer with 2,2-bis(hydroxymethyl)-1,3-propanediol, hexanedioic acid, .alphahydroomegahydroxypoly(oxy-1,2-ethanediyl), 1,3-isobenzofurandione and 2,2'-oxybis[ethanol], benzoate.
P-10-0098	04/17/2012	02/27/2012	(G) 2-propenoic acid, 2-methyl-, polymer with substituted esters with acrylic acid and 2-propenoic acid.
P-11-0063	04/17/2012	04/04/2012	(G) Perfluoroalkyl acrylate copolymer.
P-11-0086	04/12/2012	03/17/2012	(G) Polyfluoroalkyl phosphoric acid.
P-11-0359	04/18/2012	04/14/2012	(G) Fatty acids polymers with alkanoic acid, substituted alkyl diol and substituted carbomoncycle.
P-11-0571	04/16/2012	04/09/2012	(G) Aryloxy dialkanol.
P-11-0587	04/25/2012	04/21/2012	(G) Substituted benzimidazol sulfonic acid.
P-11-0618	04/25/2012	04/21/2012	(G) Substituted anthraquinone derivative.
P-11-0663	04/09/2012	02/16/2012	(G) Amides, from C ₁₈ -unsaturated fatty acids dimers,hydrogenated benzaldehyde -polyethylenepolyamines reaction products and tall-oil fatty acids.
P-12-0073	04/06/2012	04/02/2012	(G) Castor oil, polymer with hydrogenated vegetable oil, 1,1'-methylenebis[isocyanatobenzene] and isocynate.
P-12-0074	04/15/2012	03/21/2012	(G) Halogenated substituted alkane, potassium salt.
P-12-0075	04/15/2012	03/21/2012	(G) Halogenated substituted alkane, potassium salt.
P-12-0077	04/15/2012	03/29/2012	(G) Salt of alkyl-substituted nitrogen heterocycle.
P-12-0086	04/24/2012	04/13/2012	(G) Polyurethane prepolymer.
P-12-0090	04/13/2012	04/06/2012	(G) Hydrocarbon urethane.
P-12-0091	04/23/2012	04/10/2012	(G) Alkylacrylic acid telomer with carboxylic acid, bisulfite, ester with .alphaalkylomegahydroxypoly(oxyalkanediyl), alkali metal salt.
P-12-0093	04/25/2012	04/10/2012	(G) Modified epoxy resin.
P-12-0098	04/25/2012	04/10/2012	(G) Modified epoxy resin.
P-12-0112	04/16/2012	04/09/2012	(G) Carboxylic acid, polymer with .alphahydroomegahydroxypoly(oxy-1,2-ethanediyl) and 2,2'-oxybis[ethanol].
P-12-0119	04/11/2012	04/06/2012	(G) Dodeca(lithium, sodium)-2-({4-[4-(4-{bis[alkyl-(sulfonatoalkoxy)-4-({sulfonato-[(substituted-phenyl)diazenyl]phenyl}diazenyl)anilino]-triazin-yl}-6-[alkyl-(sulfonatoalkoxy)-4-({sulfonato-4-[(substituted-phenyl)diazenyl]phenyl)diazenyl)anilino]piperazin-yl)-triazin-ylamino]-alkyl-(sulfonatoalkoxy)phenyl}diazenyl)-5-[(sulfonatophenyl)diazenyl]benzenesulfonate.
P-12-0120	04/11/2012	04/06/2012	(G) Pentasodium 2-(bis(substituted-(substituted-sulfonatophenyl)diazenyl-2-(sulfonatoalkoxy)anilino]triazin-ylamino) alkanesulfonate.

Case No.	Received date	Commence- ment notice end date	Chemical
P-12-0128	04/11/2012	04/06/2012	(G) Reaction product of {mixture of [polysubstituted-sulfonylphthalocyaninato- N(29), N(30), N(31), N(32)] copper(ii) and [polysubstituted-sulfonyl(tribenzo-[b,g,l] pyrido[2,3-q]-tetraazaporphyrinato- N(21), N(22), N(23), N(24))]copper(ii) and [polysubstituted-sulfonyl(dibenzo- [b,g(or b,l)]dipyrido[2,3 (or 3,2)-l,q(or g,q)]-tetraazaporphyrinato- N(21), N(22), N(23), N(24))]copper(ii) and [substituted-sulfonyl(benzo[b]tripyrido[2,3 (or 3,2)-g,l,q]-tetraazaporph yrinato- N(21), N(22), N(23), N(24))] copper(ii)} and 2-[4-(aminoalkylamino)-6-(benzylamino)-triazin-ylamino) benzenedisulfonic acid.
P-12-0129	04/11/2012	04/06/2012	(G) Hexa(sodium, lithium)-4-{[substituted-hydroxy-({4-[alkoxy-sulfonatobenzothiazolyl) diazenyl]-alkyl-2-(sulfonatoalkoxy)phenyl}diazenyl)naphthalene-yl] diazenyl}-substituted-(sulfonatophenyl)pyrazole-3-carboxylate.
P-12-0137	04/16/2012	04/12/2012	(S) Hexanedioic acid, polymer with 2,2-dimethyl-1,3-propanediol, 1,2-ethanediamine, 3-hydroxy-2-(hydroxymethyl)-2-methylpropanoic acid and 1,1'-methylenebis[4-isocyanatocyclohexane], diethylamine-blocked, compounds with triethylamine.
P-12-0144	04/16/2012	04/07/2012	(G) 2-propenoic acid, 2-methyl-, polymer with substitutedoxirane, ethenylbenzene, ethenylbenzene telomer with substitutedpropanoic acid 2-hdyroxy-3-[(2-methyl-1-oxo-2-propen-1-yl)oxy]propyl ester, 2-ethyl-2-(hydroxymethyl)-1,3-propanedoil and.alpha(2-methyl-1-oxo-2-propen-1-yl)omega(2-ethylhexyloxy)poly(oxy-1,2-ethanediyl), alkali metal salt.

TABLE II—28 NOCs RECEIVED FROM 04/09/12 TO 04/30/12—Continued

If you are interested in information that is not included in these tables, you may contact EPA as described in Unit II. to access additional non-CBI information that may be available.

List of Subjects

Environmental protection, Chemicals, Hazardous substances, Imports, Notice of commencement, Premanufacturer, Reporting and recordkeeping requirements, Test marketing exemptions.

Dated: May 21, 2012.

Chandler Sirmons,

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

[FR Doc. 2012–13437 Filed 6–1–12; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Information Collection Being Reviewed by the Federal Communications Commission Under Delegated Authority

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burden and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501–3520), the Federal Communications Commission invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s). Comments are requested concerning 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; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; 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 ways to further reduce the information burden for 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 OMB 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 valid OMB control number.

DATES: Written Paperwork Reduction Act (PRA) comments should be submitted on or before August 3, 2012. 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.

ADDRESSES: Submit your PRA comments to Nicholas A. Fraser, Office of Management and Budget, via fax at 202–395–5167 or via Internet at Nicholas A. Fraser@omb.eop.gov and to Judith B. Herman, Federal Communications Commission, via the Internet at judith-b.herman@fcc.gov. To submit your PRA comments by email send them to: PRA@fcc.gov.

FOR FURTHER INFORMATION CONTACT:

Judith B. Herman, Office of Managing Director, (202) 418–0214.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0297. Title: Section 80.503, Cooperative Use of Facilities.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities; Not-for-profit institutions; Federal Government and State, Local, or Tribal Government.

Number of Respondents: 100 respondents; 100 responses.

Estimated Time per Response: 16 hours.

Frequency of Response: Recordkeeping requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. Sections 151–155, 301–609 of the Communications Act of 1934, as amended; and 3 UST 3450, 3 UST 4726, 12 UST 2377.

Total Annual Burden: 1,600 hours. Total Annual Cost: N/A. Privacy Impact Assessment: N/A.

Needs and Uses: The Commission is seeking OMB approval for an extension of this information collection in order to obtain the full three year approval from them. There are no changes to the recordkeeping requirements. The Commission is reporting no change in their 2009 burden estimates.

The recordkeeping requirements contained in 47 CFR 80.503 of the Commission's rules are necessary to ensure licensees which share private facilities operate within the specified scope of service, on a non-profit basis, and do not function as communications