

nitrogen oxides (NO_x). The word SIP in this document refers to the maintenance plan which was submitted as State Implementation Plan revision to satisfy the Clean Air Act's requirements for such a plan when requesting a redesignation to attainment for ozone.

On January 26, 1996, we received the Lancaster Area Request for Redesignation as Attainment for Ozone. The submittal included the required maintenance plan as a SIP. This submitted maintenance plan contained motor vehicle budgets for NO_x and VOCs. On March 2, 1999, the US District Court ruled that budgets contained in submitted SIPs cannot be used for conformity determinations until EPA has affirmatively found them adequate. In accordance with that ruling, on August 2, 1999, we posted a notice on our web site at: <http://www.epa.gov/oms/traq> stating that we were taking comments on the adequacy of motor vehicle emissions budget found in the Lancaster Area Request for Redesignation as Attainment for Ozone's submitted maintenance plan SIP for the Lancaster, Pennsylvania ozone nonattainment area. The comment period closed on August 31, 1999, and we received no comments.

Today's document is simply an announcement of a finding that we have already made. On October 26, 1999, EPA Region III sent a letter to the Pennsylvania Department of Environmental Protection stating that the motor vehicle emissions budgets found in the Lancaster Area Request for Redesignation as Attainment for Ozone's maintenance plan SIP for the Lancaster ozone nonattainment area are not adequate. The essential information in this notice will also be posted on EPA's conformity website: <http://www.epa.gov/oms/traq> (once there, click on the "Conformity" button, then look for "Adequacy Review of Submissions for Conformity"). Transportation conformity is required by section 176 (c) of the Clean Air Act. EPA's conformity rule requires that transportation plans, programs, and projects conform to SIPs and establishes the criteria and procedures for determining whether or not they do so. Conformity to a SIP means that transportation activities will not produce new air quality violations, worsen existing violations, or delay timely attainment of the national ambient air quality standards. The criteria by which we determine whether a SIP's budgets are adequate for conformity purposes are outlined in 40 CFR 93.118(e)(4). Please note that an adequacy review is separate from EPA's completeness review, and EPA's review

to determine if the SIP is approvable. Even if we find a budget adequate, the SIP could later be disapproved.

We have described our process for determining the adequacy of submitted SIP budgets in a guidance memorandum dated May 14, 1999 and titled "Conformity Guidance on Implementation of March 2, 1999 Conformity Court Decision". We have followed this guidance in making this adequacy determination for the budgets contained in the Lancaster Area Request for Redesignation as Attainment for Ozone's maintenance plan SIP for the Lancaster, Pennsylvania ozone nonattainment area. You may obtain a copy of this guidance from EPA's conformity web site: <http://www.epa.gov/oms/traq> (once there, click on the "Conformity" button) or by calling the contact name listed in **FOR FURTHER INFORMATION CONTACT** section of this document.

Authority: 42 U.S.C. 7401-7671q.

Dated: November 4, 1999.

W. Michael McCabe,

Regional Administrator, Region III.

[FR Doc. 99-29893 Filed 11-15-99; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-6476-2]

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) or Superfund, Section 311(b)(9)(A), CERCLA Section 311(b)(3); Announcement of Competition for EPA's Brownfields Job Training and Development Demonstration Pilots

AGENCY: Environmental Protection Agency.

ACTION: Notice.

SUMMARY: The Environmental Protection Agency will begin accepting applications for Brownfields Job Training and Development Demonstration Pilots through March 3, 2000. The application period will close March 3, 2000 and the Agency intends to competitively select ten Pilots by May, 2000.

DATES: This action is effective November 16, 1999. All proposals must be received by March 3, 2000.

ADDRESSES: Interested applicants must submit a response to the Brownfields Job Training and Development Demonstration Pilot Guidelines. Job training guidelines can be obtained via the Internet: <http://www.epa.gov/brownfields/>, or by calling the

Superfund Hotline at 1-800-424-9346 (TDD for the hearing impaired at 1-800-553-7672).

FOR FURTHER INFORMATION CONTACT:

EPA's Office of Solid Waste and Emergency Response, Myra Blakely, Outreach and Special Projects Staff, (202) 260-4527 or Nancy Wilson at (202) 260-1910.

SUPPLEMENTARY INFORMATION:

The Brownfields Job Training and Development Demonstration Pilots will each be funded up to \$200,000 over two-years. These funds are to be used to bring together community groups, job training organizations, employers, investors, lenders, developers, and other affected parties to address the issue of providing training for residents in communities impacted by brownfields. The goals of the pilots are to facilitate cleanup of brownfields sites contaminated with hazardous substances and prepare the trainees for future employment in the environmental field. The pilot projects must prepare trainees in activities that can be usefully applied to a cleanup employing an alternative or innovative technology.

EPA expects to select approximately 10 Brownfields Environmental Job Training and Development pilots by the end of May 2000. Pilot applicants must be located within or near one of the 307 pre-2000 brownfields assessment pilot communities. Colleges, universities, non-profit training centers, community-based job training organizations, states, cities, towns, counties, U.S. Territories, and Federally recognized Indian Tribes are eligible to apply for funds. EPA welcomes and encourages applications from coalitions of such entities, but a single eligible entity must be identified as the legal recipient. Entities with experience in providing environmental job training and placement programs are invited to apply. The deadline for applications is March 3, 2000.

EPA's Brownfields Initiative is an organized commitment to help communities revitalize abandoned contaminated properties, and to thereby eliminate potential health risks and restore economic vitality to areas where these properties exist. EPA defines brownfields as abandoned, idled or under-used industrial and commercial facilities where expansion or redevelopment is complicated by real or perceived environmental contamination.

Submission to Congress and the General Accounting Office

The Congressional Review Act, 5 U.S.C. 801 *et seq.*, as added by the Small

Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this action and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

Dated: October 26, 1999.

Linda Garczynski,

*Director, Outreach and Special Projects Staff,
Office of Solid Waste and Emergency
Response.*

[FR Doc. 99-29896 Filed 11-15-99; 8:45 am]

BILLING CODE 6560-50-P

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: Equal Employment Opportunity Commission.

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: Scheduled to publish in the issue of November 12, 1999.

PREVIOUSLY ANNOUNCED TIME AND DATE OF MEETING: Tuesday, November 16, 1999, at 2:00 p.m. (Eastern Time).

CHANGE IN THE MEETING: The meeting has been cancelled.

CONTACT PERSON FOR MORE INFORMATION: Frances M. Hart, Executive Officer on (202) 663-4070.

Dated: November 10, 1999.

Frances M. Hart,

Executive Officer, Executive Secretariat.

[FR Doc. 99-29939 Filed 11-10-99; 4:45 pm]

BILLING CODE 6750-06-M

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

November 1, 1999.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collections pursuant to the Paperwork Reduction Act of 1995, Public Law 104-13. 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 control number. For further information contact Shoko B. Hair, Federal Communications Commission, (202) 418-1379.

Federal Communications Commission

OMB Control No.: 3060-0715.

Expiration Date: 06/30/2001.

Title: Implementation of the Telecommunications Act of 1996: Telecommunications Carriers Use of Customer Proprietary Network Information and Other Customer Information—CC Docket 96-115.

Form No.: N/A.

Respondents: Business or other for profit.

Estimated Annual Burden: 2000 respondents; 16.75 hours per response (avg.); 33,500 total annual burden hours for all collections.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; One-time requirement; Recordkeeping; Third Party Disclosure.

Description: In the Third Report and Order issued in CC Docket No. 96-115, the Commission clarifies and particularizes the statutory obligations of section 222 of the Communications Act of 1996. Section 222(e) states that a telecommunications carrier that provides "telephone exchange service" shall provide subscriber list information "gathered in its capacity as a provider of such service on a timely and unbundled basis, under nondiscriminatory and reasonable rates, terms, and conditions, to any person upon request for the purpose of publishing directories in any format." a. Provision of Subscriber List Information: Telecommunications carriers that provide telephone exchange service must provide subscriber list information gathered in its capacity as a provider of such service on a timely and unbundled basis, under nondiscriminatory and reasonable rates, terms, and conditions, to any person upon request for the purpose of publishing directories in any format. See 47 CFR Section 64.2309. Carriers are obligated to provide updated subscriber list information to requesting directory publishers. Carriers are required to provide requesting directory publishers with notice of changes in subscriber list information to the extent those changes reflect customers' decisions to cease having particular telephone numbers listed. Upon request, a carrier that has received at least thirty days advance notice also must provide subscriber list information on any periodic basis that the carrier's internal systems can

accommodate. (No. of respondents: 2000; hours per response: 10 hours; total annual burden: 20,000 hours). b. Notifications: A carrier must provide subscriber list information at the time requested by the directory publisher, provided that the directory publisher has given at least thirty days advance notice and the carrier's internal systems permit the request to be filled within that time frame. If a carrier's internal systems do not permit the carrier to provide subscriber list information within the requested timeframe, the carrier must inform the directory publisher that the requested schedule cannot be accommodated and tell the directory publisher which schedules can be accommodated. See 47 CFR 64.2313. A directory publisher may request that a carrier unbundle subscriber list information on any basis for the purpose of publishing one or more directories. If the carrier's internal systems do not permit it to unbundle subscriber list information on the basis a directory publisher requests, the carrier must inform the directory publisher that it cannot unbundle subscriber list information on the requested basis and tell the directory publisher the basis on which the carrier can unbundle subscriber list information; and provide subscriber list information to the directory publisher on the basis the directory publisher chooses from among the available bases. See 47 CFR Section 64.2317. A carrier shall provide subscriber list information obtained in its capacity as a provider of telephone exchange service to a requesting directory publisher in the format the publisher specifies, if the carrier's internal systems can accommodate that format. If a carrier's internal system do not permit the carrier to provide subscriber list information in the format the directory publisher specifies, the carrier shall within thirty days of receiving the publisher's request, inform the directory publisher that the requested format cannot be accommodated and tell the directory publisher which formats can be accommodated; and provide the requested subscriber list information in the format the directory publisher chooses from among the available formats. See 47 CFR Section 64.2329. If a carrier finds that it cannot accommodate all of a group of multiple or conflicting requests for subscriber list information within the specified time frames, the carrier shall respond to those requests on a nondiscriminatory basis. The carrier shall inform each affected directory publisher of such