

required as a result of excess emissions; develop a startup, shutdown, and malfunction plan; and maintain records for a period of five years following the date of each occurrence, measurement, maintenance, corrective action report, or record.

All reports are sent to the delegated State or Local Agency. In the event that there is no such delegated authority, the reports are sent directly to the EPA Regional Office.

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. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR Chapter 15. The **Federal Register** document required under 5 CFR 1320.8(d), soliciting comments on this collection of information was published on December 31, 2000.

Burden Statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 2,416 hours per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Respondents/Affected Entities:

Owners or operators of new or existing primary aluminum reduction facilities.

Estimated Number of Respondents: 23.

Frequency of Response: quarterly or semiannual.

Estimated Total Annual Hour Burden: 121,277.

Estimated Total Annualized Capital and Operating & Maintenance Cost Burden: \$117,000.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the addresses listed above. Please refer to EPA ICR No. 1767.03 and

OMB Control No. 2060-0360 in any correspondence.

Dated: May 23, 2001.

Oscar Morales,

Director Collection Strategies Division.

[FR Doc. 01-13946 Filed 6-1-01; 8:45 am]

BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

[WH-FRL-6989-9]

National Drinking Water Advisory Council Research Working Group Notice of Public Meeting

AGENCY: U.S. Environmental Protection Agency.

ACTION: Notice.

SUMMARY: Under Section 10(a)(2) of Public Law 92-423, "The Federal Advisory Committee Act," notice is hereby given that a meeting of the Drinking Water Research Working Group of the National Drinking Water Advisory Council established under the Safe Drinking Water Act, as amended (42 U.S.C. S300F *et seq.*), will be held on June 21-22, 2001. On June 21 the meeting will be held from 1:30-6:00 pm ET (with a possible evening session), and on June 22 from 9:00-3:00 pm, at Resolve, 1255 23rd Street, NW., Suite 275, Washington, DC 20037. The meeting will be open to public to observe and statements will be taken from the public as time allows. Seating is limited.

This is the second meeting of the Drinking Water Research Working Group. The Environmental Protection Agency (EPA) anticipates 2 meetings of this working group over the course of the next year. The purpose of this working group will be to provide advice to NDWAC as it develops recommendations for EPA on a Comprehensive Drinking Water Research Strategy (as required under the Safe Drinking Water Act) that will consider a broad range of research needs to support the Agency's drinking water regulatory activities. The research strategy will include an assessment of research needs for microbes and disinfection by-products (M/DBPs), arsenic, contaminants on the Contaminants Candidate List (CCL), and other critical cross-cutting issues, such as sensitive subpopulations, distribution systems, contaminants mixtures, future scenarios and source water assessment. This meeting will focus on reviewing the new outline for the Comprehensive Drinking Water Research Strategy, and

discussing selected contaminants and cross-cutting/emerging issues.

For more information, please contact Maggie Javdan, U.S. EPA (4607), Office of Ground Water and Drinking Water, 1200 Pennsylvania Avenue, NW., Washington, DC 20460. The telephone is 202-260-9862, fax 202-401-6135, and e-mail (javdan.maggie@epa.gov).

Dated: May 23, 2001.

Janet Pawlukiewicz,

Designated Federal Officer, National Drinking Water Advisory Council.

[FR Doc. 01-13945 Filed 6-1-01; 8:45 am]

BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6988-7]

Proposed CERCLA Administrative Settlement—Rocky Flats Industrial Park Site, Jefferson County, Colorado

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice and request for public comment.

SUMMARY: In accordance with the requirements of section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9622(i), notice is hereby given of a proposed administrative settlement under sections 122(g) of CERCLA, 42 U.S.C. 9622(g), concerning the Rocky Flats Industrial Park site located in the 17,000 block of Colorado Highway 72, approximately two miles east of the intersection of Colorado Highways 93 and 72, in Section 23, T2N, in Jefferson County, Colorado. This settlement, embodied in a CERCLA section 122(g) Administrative Order on Consent ("AOC"), is designed to resolve each settling parties' liability at the Site for past work, past response costs and specified future work and response costs through covenants under sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607. The proposed AOC requires the settling parties listed in the Supplementary Information section below to pay an aggregate total of \$668,695.88.

Opportunity for Comment: For thirty (30) days following the date of publication of this notice, the Agency will consider all comments received and may modify or withdraw its consent to either or both of the settlements if comments received disclose facts or considerations which indicate that either settlement is inappropriate, improper, or inadequate. The Agency's

response to any comments received will be available for public inspection at the EPA Superfund Record Center, 999 18th Street, 5th Floor, in Denver, Colorado.

DATES: Comments must be submitted on or before July 5, 2001.

ADDRESSES: The proposed settlement and additional background information relating to the settlement are available for public inspection at the EPA Superfund Record Center, 999 18th Street, 5th Floor, in Denver, Colorado. Comments and requests for a copy of the proposed settlement should be addressed to Carol Pokorny (8ENF-T),

Technical Enforcement Program, U.S. Environmental Protection Agency, 999 18th Street, Suite 300, Denver, Colorado 80202-2466, and should reference the Rocky Flats Industrial Park Site, Jefferson County, Colorado and the EPA docket number CERCLA-8-2001-06.

FOR FURTHER INFORMATION CONTACT: Carol Pokorny, Enforcement Specialist (8ENF-T), Technical Enforcement Program, U.S. Environmental Protection Agency, 999 18th Street, Suite 300, Denver, Colorado 80202-2466, (303) 312-6970.

SUPPLEMENTARY INFORMATION: Proposed AOC for *De Minimis* Settlement under section 122(g) of CERCLA, 42 U.S.C. 9622(g): In accordance with section 122(i) of CERCLA, 42 U.S.C. 9622(i), notice is hereby given that the terms of the AOC have been agreed to by the following settling parties, for the following amounts (where the name of one party is followed by one or more names grouped under it, the main name listed is the name that appears on the AOC signature page or is the name of the party that is assuming liability under the AOC):

ADMINISTRATIVE ORDER ON CONSENT DE MINIMIS SETTLEMENT

[EPA Docket No. CERCLA-8-2001-06]

Settling Respondents (private parties)	Settlement amount
Accutronics	\$5,237.18
Adcon Sign/Advertising Agency	4,878.85
Advanced Design Auto Body	826.91
AG Wassenaar, Inc	441.02
Alpine Auto Body	727.70
Anema's Auto Body	9,387.22
Antique Shop/Place, The	1,267.95
Aurora Public Schools	3,087.18
Aurora Risk Management, City of	551.28
Auto Body & Paint Center, Inc	4,520.51
Autoliv, Denver Operations f/k/a OEA, Inc	4,300.01
AutoNation, Inc	826.91
Emich Olds Auto Body	
Avedon Engineering	7,442.31
AVX Corporation, a Kyocera Group Company	8,820.52
Bear Creek Auto Body	1,929.49
Best Manufacturing Co. dba Best Sign Systems	871.03
Bill Crouch Motor Co	1,653.85
Bob's Auto Body and Paint	4,327.57
Bottling Group, LLC	606.42
Pepsi Cola Metropolitan Bottling Company, Inc.	
Pepsi Cola Bottling Company of Denver	
Pepsi Cola Bottling Co. of Colorado	
Boulder Auto Body	3,500.64
Broomfield Auto Body	826.91
Broomfield Industrial Painting, Inc	13,203.21
Brunson Instrument Company	1,019.87
Burt Chevrolet/LGC Management, Inc	7,056.41
Burt Subaru/LGC Management, Inc	5,237.18
Carlin Dodge	3,721.15
Carriage Shoppe, Inc. (rank #102)	4,630.77
Carriage Shoppe, Inc. (rank #255)	799.35
Cherry Creek Dodge	3,776.27
Clyde's Auto Body	1,212.81
Cobe—Lakewood	1,019.87
Colorado Anodizing n/k/a Lincoln Plating Co	6,702.19
Colorado Chrysler Plymouth	5,071.80
Colorado Coach Co	6,036.54
Colorado State Highway Department	4,713.47
Continental Volkswagen, Inc	909.61
Continental Body Shop	
Copper Mountain Inc	882.05
Cratos Holdings, LLC	2,756.40
W.S. Tyler, Incorporated	
R.J. Dick, Inc.	
Hewitt-Robins Corp.	
Dave's T&D Auto Body, Inc	1,102.57
Davidson Chevrolet	7,293.46
Dellenbach Chevrolet	3,417.96
Denver Metal Finishing	7,910.90
Denver Police Garage, The	551.28
Diamond Auto Body	2,811.54
Diematics Inc	1,212.81
Don Massey Cadillac	7,083.97
Dow Chemical Company, The	9,976.87
Easter-Owens Manufacturers	11,053.20
Electro Painter	1,736.55
EMCO (Engineering Measurements Company)	1,929.49
Engineering Measurements	
EMCO	
Emerson Electric Co	23,126.28

ADMINISTRATIVE ORDER ON CONSENT DE MINIMIS SETTLEMENT—Continued
[EPA Docket No. CERCLA-8-2001-06]

Western Forge Corporation	
Exabyte Corporation	606.42
Fender Menders—Fort Collins	5,512.82
Fischer Imaging Corporation	6,863.47
Forenco, Inc	18,743.59
Federal Envelope	
Friendly Ford, Inc./Chesrown Automotive Group	2,480.76
Front Range Plating	16,637.70
Galaxie Auto Body	7,993.58
Gates Corp., The	38,782.68
Gates Energy Products, Inc.	
General Cable Co	6,560.25
George McCaddon Cadillac	2,287.82
Gittelman Properties	1,460.89
Gold Star Auto Body	3,059.62
Goldberg Brothers	3,368.33
Goodman Buick/GMC	5,457.70
Great Lakes Chemical Corporation	
West Lafayette Corporation f/k/a E/M Lubricants	27,729.48
Greenwood Village, City of	2,844.61
Hauser Chemical Research	1,212.81
Hazen-Quinn Process Equipment Co/Hazen Research	551.28
Hollister Motor Co	9,096.16
Hussmann Corporation	551.28
James Drilling Company	1,653.85
Jerry Roth Chevrolet, Inc	3,373.84
Jim Blum Oldsmobile/GMC	1,957.05
Karle Coachwork, Inc	826.91
Karosserie Fabric Auto Body	3,583.33
Kelly-Moore Paint Co. of Colorado	3,032.06
L and H Garage	1,929.49
La Nouvelle Fine Cleaners	995.07
B&K Cleaners	
La Nouvelle Fine Cleaners	
Laber's Tin Lizzie	1,653.85
Lectra Products Co	6,240.52
Len Lyall Chevrolet, Inc	5,016.66
Linotype Company	633.98
Littleton Auto Body	1,901.93
Longmont, City of	12,624.35
Luby Chevrolet Company	2,960.38
Mahnke Auto Body, Inc	2,591.02
Majestic Metals Company, Inc	5,678.20
Marco Shipyard	1,212.81
Mattocks Brothers Autobody, Inc	3,142.30
MAXCOR Manufacturing, Inc./Qualtek, Inc	1,378.21
May D & F	441.02
Metron Inc	633.98
Microsemi Corp. of Colorado	24,421.79
Microsemi Corp./Coors Components, Inc.	
Microsemi Corp. of Colorado	
Midwest Auto Body, Inc	578.86
Mike Naughton Ford, Inc	6,190.89
Mountain States Volkswagen	1,460.89
National Wire & Stamping	606.42
NER Data Products, Inc., a Hagro Company	551.28
New Coleman Holdings, Inc	3,748.71
Coleman Cutlery Co.	
Western Cutlery Co.	
Pease Industries, Inc	27,894.86
Pepsi Cola Bottling Co. of Colorado	606.42
Pike Tool & Grinding	7,166.67
Pioneer Painting/Pioneer Industries, Inc	606.42
Prestige Porsche/Audi	7,056.41
ProCoat Systems, Inc	523.72
Products for Industry, Inc	2,094.87
Purifoy Chevrolet Co	1,670.38
Quality Metal Products, Inc	3,886.53
Ramsey Auto Body, Inc	2,265.78
Raytheon Aircraft Company	4,096.03
Beech Aircraft Corporation	
Red Noland Cadillac	7,056.41
Regional Transportation District	10,132.56
Reynolds Olds-Cadillac, Subaru, Inc	882.05
Rocky Mountain Paint & Body, Inc	4,685.91
Rosemont Pharmaceutical Corporation	4,796.15
Pharmaceutical Basics, Inc. (PBI)	
Sachs Lawlor	1,019.87
Sam's Automotive Reconditioning Centers	6,174.36
Scott's Liquid Gold, Inc	551.28
Serpentix Conveyor Corporation	1,653.85
Sherwin-Williams Company, The	6,064.10
Sill-TerHar Ford	7,276.93
Stanley Aviation Corporation	7,635.27

ADMINISTRATIVE ORDER ON CONSENT DE MINIMIS SETTLEMENT—Continued
[EPA Docket No. CERCLA-8-2001-06]

Super Vacuum Manufacturing Company, Inc	8,214.10
Suss Pontiac GMC	8,103.84
TDY Industries, Inc	1,571.15
Teledyne Densco	
T.H. Pickens Technical Center	5,512.82
Team Chevrolet	8,820.52
Terracon, Inc	441.02
Empire Labs	
Tom's Body Shop, Inc	2,497.30
Turner Chevrolet	551.28
Weber Auto Body	1,929.49
Wells Fargo Bank, N.A. f/k/a First Interstate	3,440.00
Bank of Denver, N.A., as Trustee of the Robert A. Mitchem Testamentary Trust; and Wells Fargo Bank, N.A. f/k/a First Interstate Bank of Denver, N.A.	
Robert A. Mitchem Testamentary Trust	
Williams Chevrolet	6,692.56
Total Amount for Settling Respondents	\$640,379.10
Settling Federal Parties	
U.S. Army—Fitzsimmons Medical Center	\$ 8,881.15
U.S. EPA	13,528.45
U.S. Federal Highway Administration	5,882.18
U.S. Government Printing Office	25.00
Total Amount for Settling Federal Parties	\$28,316.78

By the terms of the proposed AOC for *de minimis* settlement, the settling parties will pay a combined total of \$668,695.88 to the Hazardous Substance Superfund. This payment represents approximately 9.9% of the \$6,748,001.01 in past and estimated future response costs (\$3,028,001.01 in past response costs incurred through September 30, 2000, plus \$3,720,000.00 for the estimated future work at the site). The money will be deposited into a special account which can be used to pay for future work at the Site. The settling parties manifested 121,978.059 gallons of hazardous substances to the Site. This amount represents approximately 7.81% of the 1,561,451.371 gallons of hazardous substances manifested to the Site by all generators, both *de minimis* and non-*de minimis*.

The amount that each individual PRP will pay, as shown above, was based upon the number of gallons of hazardous substances manifested to the Site. The total amount of settlement dollars owed by each party to the settlement was arrived at by adding their Base Amount to a Premium Amount. The cost per gallon of \$4.32 was derived by dividing the estimated clean-up cost at the time of calculation of \$6,748,001.01 by the 1,561,451.371 total gallons of hazardous substances manifested to the Site. The settling party's Base Amount was calculated by multiplying the cost per gallon by the number of gallons that party manifested to the Site. A fifty per cent (50%) premium on the estimated future response costs of \$3,720,000 was calculated into each settling parties' payment.

To be eligible for the *de minimis* settlement, each PRP must have submitted a response to EPA's Request for Information, and must have contributed no more than 1% of the total volume of hazardous substances manifested to the Site.

It is so Agreed:

Dated: May 17, 2001.

Carol Rushin,
Assistant Regional Administrator, Office of Enforcement, Compliance, and Environmental Justice, Region VIII.

[FR Doc. 01-13948 Filed 6-1-01; 8:45 am]

BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6990-5]

Whalehead Beach Superfund Site; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency.
ACTION: Notice of Proposed Settlement.

SUMMARY: The United States Environmental Protection Agency is proposing to enter into a settlement with the Atlantic Research Corporation for past response costs pursuant to Section 122(h)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. 9622(h)(1) concerning the Whalehead Beach Superfund Site located in Corolla, Currituck County, North Carolina. 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 the proposed settlement is inappropriate, improper or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. EPA, Region 4 (WMD-PSB), 61 Forsyth Street SW., Atlanta, Georgia 30303, (404) 562-8887.

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

Dated: May 2, 2001.

James T. Miller,
Acting Chief, CERCLA Program Services Branch, Waste Management Division.

[FR Doc. 01-13944 Filed 6-1-01; 8:45 am]

BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6985-5]

Proposed Modification to the NPDES General Permit for the Western Portion of the Outer Continental Shelf of the Gulf of Mexico (GMG290000)

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice of Proposed NPDES General Permit Reissuance.

SUMMARY: The Regional Administrator of Region 6 today proposes to modify the National Pollutant Discharge Elimination System (NPDES) general permit for the Western Portion of the Outer Continental Shelf of the Gulf of Mexico (No. GMG290000) for discharges from existing and new dischargers and New Sources in the Offshore Subcategory of the Oil and Gas Extraction Point Source Category as authorized by section 402 of the Clean