

currently priced outlets for selected item categories where the priced items are reinitiated two years after the original initiation, thus offering the chance that new goods will be selected for pricing. An example is prescription drugs where, based on current sales data, a new sample of prescribed drugs will be selected to replace the currently priced drugs. Since this reselection will include all currently dispensed drugs, those prescription drugs that have been introduced since the previous initiation will have a chance to be selected.

A key element completed during 2004 was to convert all on going data collection and transmission to electronic systems. The introduction of a Computer-Assisted Data Collection (CADC) for the C&S portion of the CPI has resulted in significant advantages by increasing productivity and improving the overall quality of the CPI. Electronic data collection and transmission provide long-term savings through a major reduction of mail, paperwork, and printing costs. Electronic systems allow for price collection to cover the entire

month, reduce data capture mistakes, speed up review time, and to improve survey logistics management.

Type of Review: Revision of a currently approved collection.

Agency: Bureau of Labor Statistics.

Title: Consumer Price Index Commodities and Services Survey.

OMB Number: 1220-0039.

Affected Public: Business or other for-profit; not-for-profit institutions; and State, local, or tribal government.

Activity	Total number of respondents	Frequency	Total annual responses	Hours per response (average)	Estimated total burden hours
Pricing	42,314	Monthly/Bimonthly	385,904	.33	127,348
Initiation	12,634	Annual	12,634	1.0	12,634
Re-initiation	440	Annual	440	1.0	440
Test pricing	1,900	Annual	1,900	.65	1,235
Totals	57,288	400,878	141,657

Total Burden Cost (Capital/Startup): \$0.

Total Burden Cost (Operating/Maintenance): \$0.

III. Desired Focus of Comments

The Bureau of Labor Statistics is particularly interested in comments that:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they also will become a matter of public record.

Signed in Washington, DC, this 11th day of January 2005.

Cathy Kazanowski,

*Chief, Division of Management Systems,
Bureau of Labor Statistics.*

[FR Doc. 05-1002 Filed 1-18-05; 8:45 am]

BILLING CODE 4510-28-P

LIBRARY OF CONGRESS

Copyright Office

[Docket No. 2005-1 CARP]

Notice of Intent To Audit

AGENCY: Copyright Office, Library of Congress.

ACTION: Public notice.

SUMMARY: The Copyright Office of the Library of Congress is announcing receipt of three notices of intent to audit preexisting subscription services that transmit sound recordings under statutory licenses. The audits intend to verify statements of account for the years 2001, 2002, and 2003.

FOR FURTHER INFORMATION CONTACT:

Tanya M. Sandros, Associate General Counsel, or Abioye E. Oyewole, CARP Specialist, Copyright Arbitration Royalty Panel (CARP), P.O. Box 70977, Southwest Station, Washington, DC 20024-0977. Telephone: (202) 707-8380. Telefax: (202) 707-3423.

SUPPLEMENTARY INFORMATION: Section 114(d)(2) of title 17 of the United States Code provides statutory licensing requirements for subscription services that perform sound recordings by means of digital audio transmissions. Those that were in existence and were

performing sound recordings by means of interactive audio-only subscription digital audio transmissions to the public for a fee on or before July 31, 1998, are known as "preexisting subscription services." Three services fall within this category: DMX Music, Inc., Muzak LLC, and Music Choice ("the Services"). These services make payments of royalty fees to and file reports of sound recording performances with SoundExchange. SoundExchange is a collecting rights entity that was designated by the Librarian of Congress to collect and distribute royalty fee payments made under section 114(d)(2) by the three preexisting subscription services. *See* 68 FR 39837 (July 3, 2003).

Pursuant to section 260.5 of title 37 of the Code of Federal Regulations, an interested party may initiate an audit of any one of the three preexisting services. SoundExchange, as the designated collector and distributor of royalties paid by preexisting subscription services to interested copyright parties, is an interested party and may conduct one audit per calendar year of one or all of the Services for the purpose of verifying their statements of account. As a preliminary matter, the interested party is required to submit a notice of its intent to audit a preexisting subscription service with the Copyright Office and to serve this notice on the service to be audited. 37 CFR 260.5(c).

On December 21, 2004, SoundExchange filed with the Copyright Office three notices of intent to audit the preexisting subscription

services^{1,2,3} for the years 2001, 2002, and 2003. As stated in section 260.5(c), the Copyright Office then is required to publish a notice in the **Federal Register** within thirty days of receipt of the filing announcing an interested party's intent to conduct an audit.

In accordance with this regulation the Office is publishing today's notice to fulfill this requirement with respect to SoundExchange's notices of intent to audit.

Dated: January 13, 2005

Tanya M. Sandros,
Associate General Counsel.

[FR Doc. 05-1037 Filed 1-18-05; 8:45 am]

BILLING CODE 1410-33-S

NATIONAL TRANSPORTATION SAFETY BOARD

Sunshine Act Meeting Notice

TIME AND DATE: 9:30 a.m., Tuesday,
January 25, 2005.

PLACE: NTSB Board Room, 429 L'Enfant
Plaza, SW., Washington, DC 20594.

STATUS: The one item is Open to the
Public.

MATTERS TO BE CONSIDERED: 7686
Railroad Accident Report—Derailment
of Canadian National Freight Train
M33371-08 and Subsequent Release of
Hazardous Materials in Tamaroa,
Illinois, February 9, 2003.

NEWS MEDIA CONTACT: Telephone: (202)
314-6100.

Individuals requesting specific
accommodations should contact Ms.
Carolyn Dargan at (202) 314-6305 by
Friday, January 21, 2005.

The public may view the meeting via
a live or archived Web cast by accessing
a link under "News & Events" on the
NTSB home page at <http://www.nts.gov>.

FOR MORE INFORMATION CONTACT: Vicky
D'Onofrio, (202) 314-6410.

Dated: January 14, 2005.

Vicky D'Onofrio,
Federal Register Liaison Officer.

[FR Doc. 05-1138 Filed 1-14-05; 1:26 pm]

BILLING CODE 7533-01-M

¹ A copy of the Notice of Intent to Audit DMX
Music, Inc. will be posted on the Office website at
http://www.copyright.gov/carp/dmx_notice.pdf.

² A copy of the Notice of Intent to Audit Muzak
LLC will be posted on the Office website at http://www.copyright.gov/carp/muzak_notice.pdf.

³ A copy of the Notice of Intent to Audit Music
Choice will be posted on the Office website at http://www.copyright.gov/carp/musicchoice_notice.pdf.

NUCLEAR REGULATORY COMMISSION

**[Docket Nos. 030-05980, 030-05982]
[License Nos. 37-00030-02, 37-00030-08,
EA-04-148]**

In the Matter of Safety Light Corporation, Bloomsburg, PA; Order Suspending License (Effective Immediately)

Safety Light Corporation (the Licensee
or SLC) is the holder of two Byproduct
Material Licenses issued by the Nuclear
Regulatory Commission (NRC or
Commission) pursuant to 10 CFR part
30 for the facility at 4150-A Old
Berwick Road near Bloomsburg,
Pennsylvania. License No. 37-00030-02
authorizes the Licensee to characterize
and decommission its contaminated
facilities, equipment, and land. License
No. 37-00030-08 authorizes, among
other things, the Licensee to
manufacture self-luminous signs and
foils using tritium. The licenses were
last renewed on December 28, 1999, and
are due to expire on December 31, 2004.

On December 28, 1999, License Nos.
37-00030-02 and 37-00030-08 were
renewed. As part of these renewals,
License Conditions were included that
exempted the Licensee from certain of
the Commission's financial assurance
requirements and required the Licensee
to develop plans which would address
the License Termination Rule (10 CFR
part 20, subpart E). This exemption was
granted in response to the Licensee's
request to the Commission to exempt
the Licensee from the financial
assurance decommissioning
requirements set forth in 10 CFR 30.32
and 10 CFR 30.35, based on the lack of
sufficient funds available at the time to
assure that adequate financial ability
existed to decommission the facility. In
lieu of complying with 10 CFR 30.35,
the Licensee committed to (1) develop a
schedule and plan, for NRC review and
approval, for additional site
characterization and to develop revised
cost estimates including strategies for
site decommissioning that would
comply with the criteria specified in the
license termination rule, 10 CFR 30.36,
and (2) contribute specified monthly
payments (\$7,000 per month in 2000;
\$8,000 per month in 2001 and 2002; and
\$9,000 per month in 2003 and 2004) to
a decommissioning trust fund over the
life of the license to support
decommissioning activities. The NRC
specifically approved an exemption, in
Condition 16 of Amendment No. 51 for
License 37-00030-02 and Condition
20.A of Amendment No. 13 for License
37-00030-08, provided that the licensee
make the specified monthly payments

into a decommissioning trust fund. The
NRC granted the renewal of the two
licenses based on the Licensee's
continued ability to provide sufficient
remediation funding and adequate
security of radioactive materials at the
facility.

On November 21, 2003, the NRC
learned, during telephone conversations
with Licensee management, that the
Licensee had not made all payments
into its decommissioning trust fund, as
required by Condition 16 (License No.
37-00030-02) and Condition 20.A
(License No. 37-00030-08). The
Licensee failed to make several
prescribed deposits into the
decommissioning trust fund over the
period from May 2001 to December
2002. The Licensee made all overdue
payments by February 2003 to address
the deficit that existed at the end of
2002. However, starting in January 2003,
the Licensee again failed to make the
total prescribed payments into the
decommissioning trust fund, resulting
in a deficit of \$81,000 by the end of
November 2003.

Upon learning of the foregoing, on
December 19, 2003, the NRC issued a
Demand for Information to SLC which
required the Licensee to submit to the
NRC the following information:

1. Detailed schedule for making all
overdue payments, with interest, to the
decommissioning trust fund;

2. Reasons why the Licensee did not
make the required payments, as
scheduled, to the decommissioning trust
fund;

1. Reasons why the NRC should have
confidence that the Licensee will, in the
future, make the required monthly
deposits to the decommissioning trust
fund;

2. Assurance from the Licensee, that,
should it encounter any difficulty
making required monthly deposits in
the future, it will promptly notify the
NRC that there will be a delay in making
a specific deposit, and provide the
reasons for the delay;

3. Reasons why the NRC should have
confidence that in the future, the
Licensee will adhere to license
conditions and applicable NRC
requirements;

4. Reasons why, in light of the
Licensee's past failure to make all
required payments to the trust fund,
License Nos. 37-00030-02 and 37-
00030-08 should not be modified,
suspended, or revoked.

On January 16, 2004, the Licensee
responded to the Demand for
Information and indicated, in part, that
the Licensee could not submit a detailed
schedule for making overdue payments
given the Licensee's inability to