8, 2005 in Durham, NC. The letter to the Administrator documenting that this consultative meeting occurred (EPA–CASAC–CON–06–003, dated February 16, 2006, is posted on the SAB Web site at: http://www.epa.gov/sab/pdf/casac\_con\_06\_003.pdf. This meeting is a continuation of the CASAC Ozone Review Panel's advisory activities in this current review cycle for the ozone NAAOS.

Technical Contact: Any questions concerning the second draft Ozone Staff Paper and the second draft Ozone Health Risk Assessment, the second draft Ozone Exposure Assessment, and the draft Ozone Environmental Assessment should be directed to Dr. Dave McKee, OAQPS, at phone: (919) 541–5288, or e-mail:

mckee.dave@epa.gov.

Availability of Meeting Materials: The second draft Ozone Staff Paper and the three related technical support documents can be accessed via the Agency's Technology Transfer Network (TTN) Web site at: http://www.epa.gov/ ttn/naags/standards/ozone/ s\_o3\_index.html in the "Documents for Current Review" section under "Staff Papers" and "Technical Documents," respectively. In addition, a copy of the draft agenda and other materials for this CASAC meeting will be posted on the SAB Web site at: http://www.epa.gov/ sab/panels/casacorpanel.html prior to the meeting.

Procedures for Providing Public Input: Interested members of the public may submit relevant written or oral information for the CASAC Ozone Review Panel to consider during the advisory process. Oral Statements: In general, individuals or groups requesting an oral presentation at a public meeting will be limited to five minutes per speaker, with no more than a total of one hour for all speakers. Interested parties should contact Mr. Butterfield, DFO, in writing (preferably via e-mail), by August 17, 2006, at the contact information noted above, to be placed on the public speaker list for this meeting. Written Statements: Written statements should be received in the SAB Staff Office by August 17, 2006, so that the information may be made available to the CASAC Panel for their consideration prior to this meeting. Written statements should be supplied to the DFO in the following formats: one hard copy with original signature, and one electronic copy via e-mail (acceptable file format: Adobe Acrobat PDF, WordPerfect, MS Word, MS PowerPoint, or Rich Text files in IBM-PC/Windows 98/2000/XP format).

Accessibility: For information on access or services for individuals with

disabilities, please contact Mr.
Butterfield at the phone number or email address noted above, preferably at
least ten days prior to the meeting, to
give EPA as much time as possible to
process your request.

Dated: July 17, 2006.

## Anthony F. Maciorowski,

Associate Director for Science, EPA Science Advisory Board Staff Office.

[FR Doc. E6–11709 Filed 7–21–06; 8:45 am]

BILLING CODE 6560-50-P

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-8202-5]

Proposed CERCLA Administrative Cashout Settlement; In the Matter of the American Lead Smelting and Refining Site—Johnson Control, Inc.

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice; request for public comment.

**SUMMARY:** In accordance with 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 for recovery of past and projected future response costs concerning the American Lead Smelting and Refining site in Indianapolis, Indiana with the following settling party: Johnson Control, Inc. The settlement requires the settling party to pay \$159,750 to the Hazardous Substance Superfund. The settlement includes a covenant not to sue the settling party pursuant to section 107(a) of "CERCLA," 42 U.S.C. 9607(a). The settlement, however, does not provide the settling party with contribution protection. For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. The Agency will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at Martindale Wright Public Library, 2435 North Sherman Ave., Indianapolis, Indiana and 77 West Jackson Boulevard, Chicago, Illinois 60625.

**DATES:** Comments must be submitted on or before August 23, 2006.

**ADDRESSES:** The proposed settlement is available for public inspection at the EPA's Record Center, 7th Floor, 77 West Jackson Boulevard, Chicago, Illinois. A copy of the proposed settlement may be obtained from Peter Felitti, Associate Regional Counsel, U.S. EPA, Mail Code C–14J, 77 W. Jackson Blvd., Chicago, Illinois 60604, telephone number (312) 886–5114. Comments should reference the American Lead Smelting and Refining Site in Indianapolis, Indiana and EPA Docket No. VW-06-C851 and should be addressed to Peter Felitti, Associate Regional Counsel, U.S. EPA, Mail Code C-14J, 77 W. Jackson Blvd., Chicago, Illinois 60604.

#### FOR FURTHER INFORMATION CONTACT:

Peter Felitti, 77 West Jackson Boulevard, Chicago, Illinois 60625 or call (312) 886–5114.

Dated: July 13, 2006.

#### Douglas Balloti,

Acting Director, Superfund Division.
[FR Doc. E6–11705 Filed 7–21–06; 8:45 am]
BILLING CODE 6560–50–P

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-8202-2]

Excello Plating Co. and Glen Harleman; Notice of Proposed CERCLA Administrative Order on Consent

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice; request for public comment.

**SUMMARY:** In accordance with section 122(I) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9622(I), the EPA is hereby providing notice of a proposed administrative order on consent ("AOC") concerning the Excello Plating Co. facility located at 4057 Goodwin Avenue, Los Angeles, California. Section 122(h) of CERCLA, 42 U.S.C. 9622(g), provides EPA with the authority to enter into administrative settlements. This settlement is intended to resolve the liability of Excello Plating Co. and Glen Harleman for EPA's response costs at the Excello Plating Co. facility. The settling parties will pay a \$43,000 (fortythree thousand dollars) to EPA.

DATES: EPA will receive written comments relating to the settlement for thirty (30) days beginning on the date this notice is published. EPA will consider all comments it receives during this period, and may modify or withdraw its consent to the settlement if any comments disclose facts or considerations indicating that the settlement is inappropriate, improper, or inadequate.

ADDRESSES: Written comments should be addressed to Marie Rongone, U.S. Environmental Protection Agency Region IX, 75 Hawthorne Street (mail code ORC–3), San Francisco, California 94105–3901.

#### FOR FURTHER INFORMATION CONTACT:

Marie Rongone, U.S. Environmental Protection Agency Region IX, 75 Hawthorne Street (mail code ORC–3), San Francisco, California 94105–3901, (415) 972–3891,

Rongone.Marie@epa.gov.

Dated: June 29, 2006.

#### Nancy Lindsay,

Acting Director, Superfund Division, U.S. EPA Region IX.

[FR Doc. E6–11707 Filed 7–21–06; 8:45 am] BILLING CODE 6560–50–P

#### FEDERAL RESERVE SYSTEM

### Agency Information Collection Activities: Announcement of Board Approval Under Delegated Authority and Submission to OMB

**AGENCY:** Board of Governors of the Federal Reserve System

SUMMARY: Background. Notice is hereby given of the final approval of proposed information collections by the Board of Governors of the Federal Reserve System (Board) under OMB delegated authority, as per 5 CFR 1320.16 (OMB Regulations on Controlling Paperwork Burdens on the Public). Boardapproved collections of information are incorporated into the official OMB inventory of currently approved collections of information. Copies of the OMB 83–Is and supporting statements and approved collection of information instrument(s) are placed into OMB's public docket files. The Federal Reserve may not conduct or sponsor, and the respondent is not required to respond to, an information collection that has been extended, revised, or implemented on or after October 1, 1995, unless it displays a currently valid OMB control number.

#### FOR FURTHER INFORMATION CONTACT:

Federal Reserve Board Clearance Officer — Michelle Long—Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551 (202–452–3829).

OMB Desk Officer — Mark Menchik— Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503, or e-mail to mmenchik@omb.eop.gov.

## Final approval under OMB delegated authority of the extension for three years, with revision of the following reports:

1. Report title: Report of Transaction Accounts, Other Deposits and Vault Cash

Agency form number: FR 2900 OMB control number: 7100–0087 Frequency: Weekly, quarterly Reporters: Depository institutions Annual reporting hours: 586,166 hours

Estimated average hours per response: 3.50 hours

Number of respondents: 2,752 weekly and 6,093 quarterly

General description of report: This information collection is mandatory (12 U.S.C. 248(a), 461, 603, and 615) and is given confidential treatment (5 U.S.C. 552(b)(4)).

Abstract: Nonexempt institutionsdefined as those with net transaction accounts greater than the exemption amount or with total deposits equal to or greater than the reduced reporting limit-file the fifteen-item FR 2900 weekly if their total deposits are equal to or greater than the nonexempt deposit cutoff and quarterly if their total deposits are less than the nonexempt deposit cutoff. U.S. branches and agencies of foreign banks and banking Edge and agreement corporations are required to submit FR 2900 data weekly regardless of their deposit size. These mandatory data are used by the Federal Reserve for administering Regulation D (Reserve Requirements of Depository Institutions) and for constructing, analyzing, and monitoring the monetary and reserve aggregates.

Current Actions: On May 8, 2006, the Federal Reserve published a notice soliciting comments on the proposed revisions to the Report of Transaction Accounts, Other Deposits and Vault Cash (71 FR 26763). The comment period ended on July 7, 2006. The Federal Reserve will implement the following revisions: (1) Raise the nonexempt deposit cutoff to \$229.1 million (compared with an indexed level of \$181.1 million) and set the reduced reporting limit at its indexed value of \$1.206 billion beginning in September 2006; (2) calculate the nonexempt deposit cutoff and the reduced reporting limit using the sum of total transaction accounts, savings deposits, and small time deposits, rather than total deposits, beginning with the September 2007 panel shift; and (3) index the nonexempt deposit cutoff and the reduced reporting limit annually to

80 percent of the June—to—June growth in total transaction accounts, savings deposits, and small time deposits at all depository institutions. The actual values of the nonexempt deposit cutoff and the reduced reporting limit to be used in September 2007 will be announced under the usual schedule, in October 2006.

# The Federal Reserve received one comment letter from a federal agency describing its use of these data. The revisions will be implemented as originally proposed.

2. Report title: Annual Report of Total
Deposits and Reservable Liabilities
Agency form number: FR 2910a
OMB control number: 7100–0175
Frequency: Annually
Reporters: Depository institutions
Annual reporting hours: 5,317 hours
Estimated average hours per response:
45 to 60 minutes, depending on entity
type

Number of respondents: 5,605 General description of report: This information collection is mandatory (12 U.S.C. 248(a) and 461) and is given confidential treatment (5 U.S.C. 552(b)(4)).

Abstract: Currently, the three-item FR 2910a is generally filed by exempt institutions whose net transaction accounts are greater than the exemption amount and whose total deposits (as shown on their December Call Report) are greater than the exemption amount but less than the reduced reporting limit. Respondents submit single-day data as of June 30. These mandatory data are used by the Federal Reserve for administering Regulation D (Reserve Requirements of Depository Institutions) and for constructing, analyzing, and monitoring the monetary and reserve aggregates.

Current Actions: On May 8, 2006, the Federal Reserve published a notice soliciting comments on the proposed revisions to the Annual Report of Total Deposits and Reservable Liabilities (71 FR 26763). The comment period ended on July 7, 2006. The Federal Reserve will implement the following revisions effective for the June 30, 2007, report date: (1) Replace data item 1, "Total Deposits," with "Total Transaction Accounts, Savings Deposits, and Small Time Deposits;" (2) delete the parenthetical text from data item 1, "(If the amount reported for this item is less than or equal to \$7.0 million, Items 2 and 2.a need not be completed);" (3) change the reporting form title from, "Annual Report of Total Deposits and Reservable Liabilities," to "Annual Report of Deposits and Reservable Liabilities;" and (4) require depository