accident history, prevention program, and emergency response program.

Dated: January 23, 1996.

Jim Makris,

Director, Chemical Emergency Preparedness and Prevention Office.

[FR Doc. 96–1706 Filed 1–29–96; 8:45 am] BILLING CODE 6560–50–P

#### [FRL-5406-8]

# Regulatory Reinvention (XL) Pilot Projects: XL Community Pilot Program

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

**ACTION:** Notice correction.

On December 12, 1995 the **Environmental Protection Agency** published the Federal Register Notice 60 FR 63711 (FRL-5344-5) in error. Please refer to the November 1, 1995 Federal Register Notice 60 FR 55569 (FRL-5322-9) for the correct and complete description of the XL Community (XLC) Pilot Program. Additional information on the XL Community Pilot Program may be obtained by calling 703-934-3241. To request that XLC documents be sent or faxed please call the XL program's automated telephone system at 202-260-8590.

Dated: January 19, 1996.

John Wilson, OPPE/OSEC.

[FR Doc. 96-1714 Filed 1-29-96; 8:45 am]

BILLING CODE 6560-50-P

#### [FRL-5407-7]

### Underground Injection Control Program: Class I Non-Hazardous Waste Disposal Injection Restrictions

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

**ACTION:** Notice of intent to grant a case-by-case extension.

The U.S. Environmental Protection Agency is granting the request from Abbott Laboratories, Wichita, Kansas for a case-by-case extension of the RCRA land disposal restriction (LDR) treatment standards applicable to total organic carbon (TOC), EPA Hazard Code D001. This final decision provides for a one year extension period beginning September 19, 1995, and allows Abbott to continue injecting its wastestream into their Underground Injection Control (UIC) Class I injection well until September 19, 1996. This extension is granted under the provisions found in 40 CFR 148.4. This extension will allow

the Environmental Protection Agency to complete the review of Abbott's No-Migration Petition application. The basis for approval includes the following demonstrations:

40 CFŘ 268.5(a)(1) Abbott Laboratories has made a good-faith effort on a nationwide basis to locate and contract for adequate alternative treatment, recovery, or disposal capacity, or establish such capacity by the effective date of the applicable restrictions.

40 CFR 268.5(a)(2) Abbott Laboratories has entered into a binding contractual commitment to provide alternative treatment, recovery, or disposal capacity.

40 CFR 268.5(a)(3) Abbott Laboratories has shown the lack of alternative capacity is beyond its control.

40 CFR 268.5(a)(4) Abbott Laboratories has shown that there will be adequate alternative treatment, recovery, or disposal capacity for all waste after the effective date established by the extension.

40 CFR 268.5(a)(5) Abbott Laboratories has provided a detailed schedule for obtaining alternative capacity including dates.

40 CFR 268.5(a)(6) Abbott Laboratories has arranged for adequate capacity to manage waste during the extension period.

extension period.

40 CFR 268.5(a)(7) No surface impoundments or landfills will be used by Abbott Laboratories to manage the waste during the extension period.

This case-by-case extension is only for the waste code impacted by the September 19, 1994 Land Disposal Restrictions, Phase II and is valid for as long as the basis for granting an extension remains valid, under provisions of 40 CFR Part 124.

**FOR FURTHER INFORMATION CONTACT:** For information contact Robert L. Morby, Chief Drinking Water/Groundwater Management Branch, EPA-Region 7 or telephone (913) 551–7682.

Dated: December 14, 1995. Dennis Grams,

Regional Administrator.

[FR Doc. 96–1716 Filed 1–29–96; 8:45 am]

BILLING CODE 6560-50-P

# FEDERAL COMMUNICATIONS COMMISSION

# Public Information Collection Approved by Office of Management and Budget

January 22, 1996.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collection pursuant to the Paperwork Reduction Act of 1995, Pub. L. 96–511. 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 Dorothy Conway, Federal Communications Commission, (202) 418–0217.

Federal Communications Commission

OMB Control No.: 3060–0689. Expiration Date: 3/31/96.

*Title:* Market Entry and Regulations of Foreign-Affiliated Entities.

Estimated Annual Burden: 4,127 total annual hours; average 8 hours per respondent; 431 respondents.

Description: The information required by 47 CFR Part 63 and Sections 214 and 310(b)(4) of the Communications Act of 1934 as amended, is needed to regulate the entry of foreign carriers into the U.S. international service market. In addition, this information is needed in order to regulate carriers in their provision of international service.

OMB Control No.: 3060–0683. Expiration Date: 1/31/99.

*Title:* Direct Broadcast Satellite Service 47 CFR Section 100 (Proposed Rule).

Estimated Annual Burden: 3,200 total annual hours; average 400 hours per respondent; 8 respondents.

Description: The Commission proposes to require the DBS auction winners submit (1) ownership information to determine compliance with Parts 1 and 100 of the Commission's rules; (2) a statement describing efforts to comply with the proposed spectrum limitations; (3) an explanation of the terms and conditions and party parties involved with any bidding consortia, joint venture, partnership, other agreement or arrangement they enter into reltating to the competitive bidding process prior to the close of bidding; and (4) any agreements or contracts pertaining to the transfer of the DBS authorization acquired through actions during the six years following the grant of the authorization.

OMB Control No.: 3060–0685. Expiration Date: 2/29/96.

*Title:* Annual Updating of Maximum Permitted Rates for Regulated Cable Service FCC Form 1240.

Estimated Annual Burden: 116,438 total annual hours; average 15 hours per respondent; 5,850 respondents.

*Description:* The Commission has created the FCC Form 1240 Annual

**Updating of Maximum Permitted Rates** for Regulated Cable Services as a filing alternative to the FCC Form 1210 which is filed quarterly. The Form 1240 like the Form 1210, is filed by cable operators seeking to adjust maximum permitted rates for regulated services to reflect changes in external costs. Cable operators will submit the Form 1240 to their respective local franchising authorities upon certification to regulate basic service tier rates and associated equipment; or with the Commission (in situations where the Commission has assumed jurisdiction). The Form 1240 will also be filed with the Commission when responding to a complied filed with the Commission about cable programming service rates and assocated equipment.

OMB Control No.: 3060–0433. Expiration Date: 1/31/99. Title: Basic Signal Leakage. Estimated Annual Burden: 640,000 total annual hours; average 20 hours per respondent; 32,000 respondents.

Description: Cable television system operators who use frequencies in the bands 108-137 and 225-400 MHz (aeronautical frequencies) are required to file a cumulative signal leakage index (CLI) derived under 47 CFR 76.611(a)(1) or the results of airspace measurements derived under 47 CFR 76.611(a)(2). This yearly filing is done in accordance with 47 CFR 76.615 on FCC Form 320. The data is used by FCC staff to ensure the safe operation of aeronautical an marine radio services and to monitor compliance of cable aeronautical usage which will minimize future interference of these safety of life services.

OMB Control No.: 3060–0475. Expiration Date: 12/31/98.

Title: Entry Criteria Sections 90.713. Estimated Annual Burden: 842 total annual hours; average 25.5 hours per respondent; 33 respondents.

Description: Section 90.713 requires applications for nationwide systems in the 220–222 MHz bands to certify that they have an actual presence necessitating internal communications capacity in the 70 or more markets

identified in the application. The data will be used to determine the eligibility of the applicant to hold a radio station authorization. Commission licensing personnel will use the data for rule making proceedings and field engineers will use the data for enforcement purposes.

OMB Control No.: 3060–0684. Expiration Date: 12/31/98.

*Title:* Amendment to the Commission's rules regarding a plan for sharing the costs of microwave relocation.

Estimated Annual Burden: 540 total annual hours; average 15 minutes for 2,000 respondents to provide information; and 40 hours for an industry clearing house to be created an operated; 2,000 respondents.

Description: The collection is necessary to effectuate burden reimbursement for PCS licenees that incur expenses in relocating existing microwave facilities. Information will be used by PCS licensee to determine reimbursement costs.

OMB Control No.: 3060–0516. Expiration Date: 11/30/98. Title: Revision of Radio Rules and Policies, Time Brokerage Ruling.

Estimated Annual Burden: 40 total annual hours; average 40 hours per respondent; 1 respondents.

Description: This information collection requires that parties that are unable to verify that a time brokerage agreement complies with the local ownership rules file a request for ruling with the Commission.

OMB Control No.: 3060–0223. Expiration Date: 11/30/98.

*Title:* 90.129(b) Supplemental information to be routinely submitted with applications.

Estimated Annual Burden: 33 total annual hours; average .33 hours per respondent; 100 respondents.

Description: Section 90.129(b) requires applicants using non type-accepted equipment to provide a description of the equipment. This information is used to evaluate the interference potential of the proposed operation.

Federal Communications Commission. William F. Caton,

Acting Secretary.

[FR Doc. 96–1603 Filed 1–29–96; 8:45 am]

BILLING CODE 6712-01-F

#### FEDERAL MARITIME COMMISSION

[Docket No. 96-01]

Low Cost Shipping, Inc., International Student Services, Eugene Rogoway and Marie Arnold Order To Show Cause

This proceeding is instituted pursuant to sections 8, 11, 19 and 23 of the Shipping Act of 1984 ("1984 Act"), 46 U.S.C. app. 1707, 1710, 1718 and 1721, and the Federal Maritime Commission's ("Commission") regulations governing the tariffing and bonding of non-vessel-operating common carriers, 46 C.F.R. part 514 and the licensing of ocean freight forwarders, 46 C.F.R. part 510.

Low Cost Shipping, Inc. ("Low Cost") is a company incorporated under the laws of the State of Washington. It is managed and controlled by Eugene Rogoway, General Manager of Low Cost and his wife, Marie Arnold, President of Low Cost. Low Cost also advertises using the name "International Student Services."

It appears that between June 1, 1994 and September 26, 1995, Low Cost held itself out to the public as a provider and forwarder of ocean transportation for shipments of household goods, furniture and personal effects in the foreign commerce of the United States. For at least thirteen shipments known to the Commission, Low Cost collected ocean freight from shippers. In six of these thirteen shipments, Low Cost, in the capacity of a shipper, contracted with common carriers for the ocean transportation. 1 With respect to the remaining seven shipments, Low Cost dispatched the shipments from the United States by processing the documentation and booking the cargo.2

Carrier 1	Bill of lading No.	Date	Destination
Keymost International Inc Yang Ming Line Shipco Transport Inc Italia Line Shipco Transport Inc Shipco Transport Inc	YMLUDENKARW0002R	7/16/94 8/28/94 1/07/95 4/14/95 4/21/95 5/08/95	Kampala.
Carrier <sup>2</sup>	Bill of lading No.	Date	Destination
Nantai Line Co., Ltd	1	1/31/95 4/07/95	South Africa. Melbourne.