#### II. Intent to Delete Uses

This notice announces receipt by the Agency of applications from registrants to delete uses in the pesticide registrations listed in the following Table 1. These registrations are listed by

registration number, product names, active ingredients and the specific uses deleted. Users of these products who desire continued use on crops or sites being deleted should contact the applicable registrant before January 19, 1999 to discuss withdrawal of the

applications for amendment. This 180–day period will also permit interested members of the public to intercede with registrants prior to the Agency approval of the deletion. Note: Registration number(s) preceded by \*\* indicate a 30–day comment period.

TABLE 1. — REGISTRATIONS WITH REQUESTS FOR AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

EPA Reg No.	Product Name	Active Ingredient	Delete From Label
000618-00067	Mertect Fungicide	Thiabendazole	Dried beans, soybeans, rice
**000769–00694	SMCP Xtraban Roach Concentrate	Chlorpyrifos; Dichlorovos	Use in food areas of food handling establishments
019713-00400	Drexel Acephate 75 WSP	Acephate	Rangeland, pasture use
019713-00410	Drexel Acephate Technical	Acephate	Forestry use

Note: Registration number(s) preceded by \*\* indicate a 30-day comment period.

The following Table 2, includes the names and addresses of record for all registrants of the products in Table 1, in sequence by EPA company number.

TABLE 2. — REGISTRANTS REQUESTING AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

Com- pany No.	Company Name and Address	
019713	Drexel Chemical Company, 1700 Channel Avenue, Memphis, TN 38113.	
000618	Merck Company, Inc., P.O. Box 2000, Rathway, NJ 07065.	
000769	SureCo, 7501 Harps Road, Raleigh, NC 27615.	

## **III. Existing Stocks Provisions**

The Agency has authorized registrants to sell or distribute product under the previously approved labeling for a period of 18 months after approval of the revision, unless other restrictions have been imposed, as in special review actions.

# List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: July 9, 1998

#### Linda A. Travers,

Director, Information Resources Services Division, Office of Pesticide Programs.

[FR Doc. 98–19258 Filed 7–21–98; 8:45 am] BILLING CODE 6560–50–F

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-6127-3]

Notice of Proposed Administrative Settlement Under the Comprehensive Environmental Response, Compensation, and Liability Act and the Resource Conservation and Recovery Act

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

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

SUMMARY: In accordance with section 122(I) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), notification is hereby given of a proposed administrative de minimis settlement concerning the Novak Sanitary Landfill Superfund Site in Lehigh County, Pennsylvania, with the party listed below. The settlement requires the settling party to pay a total of \$79,565.24 to the Hazardous Substances Superfund. The settlement includes an EPA covenant not to sue the settling party pursuant to sections 122(f) and 122(g) of CERCLA. Section 122(g) of CERCLA provides EPA with the authority to enter into a *de minimis* settlement.

For thirty days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. The Agency will reconsider the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. Any comments received, and EPA's responses, will be available for public inspection at the Parkland Library located at 4422 Walbert Avenue,

Allentown, PA. Comments and responses can also be reviewed at U.S. EPA Region III at the address provided below. Commenters may request an opportunity for a public meeting in the affected area in accordance with section 7003(d) of RCRA, 42 U.S.C. 6973(d).

**DATES:** Comments must be provided on or before August 21, 1998.

ADDRESSES: A copy of the proposed settlement may be obtained from Joan Martin-Banks, Mailcode (3HS11), U.S. EPA Region III, 841 Chestnut Building, Philadelphia, PA 19107, (215) 566-3156, prior to July 9, 1998, and from Joan Martin-Banks, Mailcode (3HS11), U.S. EPA Region III, 1650 Arch Street, Philadelphia, PA 19103, after July 9, 1998. Comments should be addressed to the Docket Clerk, U.S. Environmental Protection Agency, Region III, 841 Chestnut Building, Philadelphia, PA 19107, prior to July 23, 1998, and to the Docket Clerk, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, PA 19103, after July 23, 1998, and should refer to: In Re: Novak Sanitary Landfill Superfund Site, Lehigh County, Pennsylvania, U.S. EPA Docket No. III-97-04-DC.

FOR FURTHER INFORMATION CONTACT: Marcia Preston, Mail Code (3RC21), (215) 566–2679, U.S. Environmental Protection Agency, 841 Chestnut Building, Philadelphia, PA 19107, prior to July 23, 1998, and at (215) 814–2679, Mail Code (3RC21), U.S. Environmental Protection Agency, 1650 Arch Street, Philadelphia, PA 19103, after July 23, 1998.

SUPPLEMENTARY INFORMATION: Notice of De Minimis Settlement: In accordance with section 122(I)(1) of CERCLA, notification is hereby given of a proposed administrative settlement concerning the Novak Sanitary Landfill Superfund Site, in Lehigh County, PA. Notification of an opportunity for a public meeting pursuant to section 7003 of the Resource Conservation and Recovery Act ("RCRA") is also hereby given. The agreement was proposed by EPA Region III. Subject to review by the public pursuant to this document, the agreement has met with the approval of the Attorney General or her designee, United States Department of Justice.

Below is the party who has executed a binding certification of its consent to participate in this settlement:

The Lehigh Valley Vocational-Technical School. This party has agreed to pay \$79,565.24, subject to the contingency that EPA may elect not to complete the settlement if comments received from the public during this comment period or at a public meeting, if one is requested, discloses facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate. Money collected from the *de minimis* party will be used for past response costs incurred at or in connection with the Site. The amounts to be paid by the de minimis party include a premium to cover the risk that unknown conditions are discovered or information previously unknown to EPA is received.

EPA is entering into this agreement under the authority of sections 122(g) and 107 of CERCLA and section 7003 of RCRA. Section 122(g) authorizes settlements with de minimis parties to allow them to resolve their liabilities at Superfund sites without incurring substantial transaction costs. The de *minimis* party is responsible for less than one percent of the volume of waste that may have contained hazardous substance disposed of at the Site. EPA issued a draft settlement proposal on May 10, 1995. De minimis settlements with seven other *de minimis* parties became effective on July 10, 1995. In July of 1996, EPA issued a final settlement proposal to Lehigh Valley Vocational-Technical School embodied in the Administrative Order on Consent. The proposed settlement reflects conditions known to the parties on or about November 19, 1996. The de

minimis settling party will be required to pay its volumetric share of the Government's past response costs, estimated costs incurred by the potentially responsible parties that performed the Remedial Investigation/ Feasibility Study("RI/FS") for the Site, and the estimated future response costs at the Site (excluding any federal claims for natural resources damages or any State claims), plus the premium amount.

#### W. Michael McCabe,

Regional Administrator, Region III. [FR Doc. 98–19517 Filed 7–21–98; 8:45 am] BILLING CODE 6560–50–P

# FEDERAL MARITIME COMMISSION

## Notice of Agreement(s) Filed

The Commission hereby gives notice of the filing of the following agreement(s) under the Shipping Act of 1984. Interested parties can review or obtain copies of agreements at the Washington, DC offices of the Commission, 800 North Capitol Street, NW, Room 962. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days of the date this notice appears in the **Federal Register**.

Agreement No.: 203–011405–007. Title: ATFI Working Group Agreement.

Parties:

The Latin America Agreement
The "8900" Lines Agreement
Inter-American Freight Conference
Israel Trade Conference
Trans-Atlantic Conference Agreement
Transpacific Westbound Rate
Agreement
United State/Australia-New Zealand

Association

United States/South Europe Conference

United States Southern Africa Conference

A.P. Moller-Maersk Line Crowley American Transport, Inc. Evergreen Marine Corporation (Taiwan) Ltd.

King Ocean Service de Venezuela, S.A.

P&O Nedlloyd Limited Sea-Land Service, Inc.

Tropical Shipping & Construction Company, Limited

Wilhelmsen Lines AS

Zim-Israel Navigation Co. Hapag-Lloyd Container Linie GmbH

Synopsis: The proposed amendment would change the name of the Agreement to "The Ocean Common

Carrier Working Group Agreement." It also revises the Agreement's authority to permit the parties to discuss and advocate common positions related to as yet unenacted ocean shipping legislation. The amendment also restates the Agreement and makes a number of nonsubstantive changes to the Agreement's provisions.

Agreement No.: 217–011628. Title: KL & NYK Space Charter Agreement.

Parties:

Kawasaki Kisen Kaisha, Ltd. (''KL'') Nippon Yusen Kaisha (''NYK'').

Synopsis: The proposed Agreement authorizes the chartering of space by NYK on vessels operated by KL in the trade between ports and inland points in Japan and ports in the states of Oregon and Washington, and inland points via those ports. The parties have requested a shortened review period.

Agreement No.: 224–201056.
Title: Broward County-Arawak Line
Lease Agreement.

Parties:

Broward County Arawak Line Services (USA), Inc.

Synopsis: Under the agreement, Arawak will lease 4.46 acres of land at Port Everglades, Broward County. The terms of the lease runs through July 31, 1999.

Dated: July 17, 1998. By Order of the Federal Maritime Commission.

### Ronald D. Murphy,

Assistant Secretary.

[FR Doc. 98–19535 Filed 7–21–98; 8:45 am]

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Request for Nominations of Members to the Advisory Committee on Blood Safety and Availability

**AGENCY:** Office of the Secretary.

**ACTION:** Announcement of Request for Membership Nominations.

summary: The Office of the Secretary requests nominations of individuals to serve on the Advisory Committee on Blood Safety and Availability (ACBSA) in accordance with its charter. Appointments will be made for a term of four years. It is not necessary to renominate individuals previously nominated; all nominations previously received have been retained and remain active.

**DATES:** All nominations must be received at the address below by no