Chicago, Illinois 60604, telephone (312) 886–6184, twickler.donna@epa.gov.

SUPPLEMENTARY INFORMATION:

A. Background

On March 22, 2004, U.S. EPA issued a final rule amending the municipal solid waste landfill criteria in 40 CFR part 258 to allow for research, development and demonstration (RD&D) permits (69 FR 13242). This rule allows for variances from specified criteria for a limited period of time, to be implemented through state-issued RD&D permits. RD&D permits are only available in states with approved MSWLF permit programs which have been modified to incorporate RD&D permit authority. While States are not required to seek approval for this new provision, those States that are interested in providing RD&D permits to owners and operators of MSWLFs must seek approval from U.S. EPA before issuing such permits. Approval procedures for new provisions of 40 CFR Part 258 are outlined in 40 CFR

Illinois MSWLF permit program was approved on January 3, 1994 (59 FR 86). On September 21, 2005, Illinois applied for approval of its RD&D permit provisions. Illinois submitted its rules under R05-1 for review. On November 23, 2005, EPA published a Notice of proposed determination of adequacy of Illinois RD&D permit requirements (70 FR 70841). The notice provided a public comment period that ended on December 23, 2005. No comments were received during the comment period. Today's final action determines that Illinois RD&D permit provisions as defined under Illinois rule R05-1 are adequate to ensure compliance with the Federal criteria as defined at 40 CFR 258.4.

Authority: This action is issued under the authority of section 2002, 4005 and 4010(c) of the Solid Waste Disposal Act, as amended, 42 U.S.C. 6912, 6945 and 6949(a).

Dated: January 13, 2006.

Bharat Mathur,

Acting Regional Administrator, Region 5. [FR Doc. E6–925 Filed 1–24–06; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Submitted for Review to the Office of Management and Budget

January 17, 2006.

Summary: The Federal Communications Commission, as required by the Paperwork Reduction Act (PRA) of 1995, Public Law 104-13, and as part of its continuing effort to reduce paperwork burden, invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s). An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

Dates: Written Paperwork Reduction Act (PRA) comments should be submitted on or before February 24, 2006. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

Addresses: Direct all Paperwork
Reduction Act (PRA) comments to
Leslie F. Smith, Federal
Communications Commission, Room 1–
A804, 445 12th Street, SW., DC 20554
or via the Internet to
Leslie.Smith@fcc.gov or Kristy L.
LaLonde, Office of Management and
Budget (OMB), Room 10236 NEOB,
Washington, DC 20503, (202) 395–3087
or via the Internet at
Kristy_L._LaLonde@omb.eop.gov.

If you would like to obtain or view a copy of this revised information collection, you may do so by visiting the FCC PRA Web page at: http://www.fcc.gov/omd/pra.

For Further Information Contact: For additional information or copies of the information collection(s), contact Leslie F. Smith at (202) 418–0217 or via the Internet at Leslie.Smith@fcc.gov.

Supplementary Information:

OMB Control Number: 3060–0636. Title: Equipment Authorization— Declaration of Compliance, Section 2.1075.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities.

Number of Respondents: 4,000. Estimated Time per Response: 18 hours (avg.).

Frequency of Response: Recordkeeping; One-time reporting requirement; Third party disclosure.

Total Annual Burden: 76,000 hours. Total Annual Cost: \$12,000,000. Privacy Impact Assessment: No.

Needs and Uses: The equipment authorization procedure requires that equipment manufacturers or equipment suppliers test a product to ensure compliance with technical standards for limiting radio frequency emissions and include a declaration of compliance (DoC) with the standards in the literature furnished with the equipment. This statement of conformity and supporting technical data would be made available to the FCC by the responsible party, at the request of the FCC. Further, the FCC will permit personal computers to be authorized based on tests and approval of their individual components, without further testing of the completed assembly. Testing and documentation of compliance aids in controlling potential interference to radio communications. The data may be used for investigating complaints of harmful interference; to determine that the equipment marketed complies with the applicable FCC Rules; and to insure that the operation of the equipment is consistent with the initially documented test results.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. E6–910 Filed 1–24–06; 8:45 am] BILLING CODE 6712–01–P

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the **Federal Register**. Copies of agreements are available through the Commission's Office of Agreements (202–523–5793 or *tradeanalysis@fmc.gov*).

Agreement No.: 011932. Title: HSDG/CCNI Vessel Sharing

Agreement.

Parties: Hamburg-Sud; Compania Chilena de Navegacion Interoceanica S A

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The agreement authorizes the parties to share vessel space between the U.S. East Coast and Caribbean and the West Coast of South America.

Agreement No.: 011933. Title: Eastern Car Liners, Ltd./ Industrial Maritime Carriers, LLC Space Charter Agreement.

Parties: Eastern Car Liners, Ltd. and Industrial Maritime Carriers, LLC.

Filing Party: Stephen M. Uthoff, Esq.; Coniglio & Uthoff; 60 Elm Avenue; Long Beach, CA 90802–4910.

Synopsis: The agreement permits ECL to charter space on IMC's vessels operating between the U.S. Gulf coast and Central and South America.

Agreement No.: 011934.

Title: Transpacific Space Charter (North China) Agreement.

Parties: CMA ČGM, S.A. and COSCO Container Lines Company, Ltd.

Filing Party: Paul M. Keane, Esq.; Cichanowicz, Callan, Keane, Vengrow & Textor, LLP; 61 Broadway, Suite 3000; New York, NY 10006–2802.

Synopsis: The agreement permits CMA to charter space on COSCO's vessels operating between ports in China and the Port of Long Beach, CA.

Dated: January 20, 2006.

By order of the Federal Maritime Commission.

Bryant L. VanBrakle,

Secretary.

[FR Doc. E6–917 Filed 1–24–06; 8:45 am]

BILLING CODE 6730-01-P

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for license as a Non-Vessel—Operating Common Carrier and Ocean Freight Forwarder—Ocean Transportation Intermediary pursuant to section 19 of the Shipping Act of 1984

as amended (46 U.S.C. app. 1718 and 46 CFR 515).

Persons knowing of any reason why the following applicants should not receive a license are requested to contact the Office of Transportation Intermediaries, Federal Maritime Commission, Washington, DC 20573.

Non-Vessel—Operating Common Carrier Ocean Transportation Intermediary Applicant

Dynamo Xpress, Inc., 10 East Merrick Road, Valley Stream, NY 11580. Officers: Shlomo Greenberg, Vice President (Qualifying Individual), Guy Usi, President.

Ocean Freight Forwarder—Ocean Transportation Intermediary Applicant

MAC Shipping, Inc., 1375 NW. 97th Avenue Bay #7, Miami, FL 33172. Officers: Katia Ninoska Mendez, Vice President (Qualifying Individual), Marco A. Carranza, President.

Dated: January 20, 2006.

Bryant L. VanBrakle,

Secretary.

[FR Doc. E6–918 Filed 1–24–06; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request Proposed Projects

Title: National Implementation of Head Start, National Reporting System on Child Outcomes.

OMB No.: 0970-0249.

Description: The Administration on Children, Youth and Families (ACYF), within Administration for Children and Families (ACF) of the Department of Health and Human Services (HHS), is requesting comments on plans to implement the Head Start National Reporting System on Child Outcomes. This implementation has been conducted to collect child-outcomes information that will be used to enhance Head Start program quality and accountability.

The Head Start National Reporting System (HSNRS) was designed to meet Presidentially mandated reforms and Congressionally mandated requirements for information on specific child outcomes and to provide Head Start program managers and teachers with useful information to support programimprovement strategies.

HSNRS has three major goals. First, HSNRS is intended to provide local Head Start programs with additional information regarding the progress of groups of children by capturing baseline information on how children are doing at the beginning and at the end of the program, in a limited number of areas. Second, HSNRS is intended to capture the same set of information across the nation in a consistent manner. This information can be used to plan for targeted training and technical assistance. Third, the child-outcomes information captured in HSNRS is intended to be used within the current program monitoring effort, which involves an onsite, systematic review of programs. HSNRS can create and compile information that the Head Start Bureau can utilize as part of the process for ensuring the effectiveness of services. These results also will be used to provide for program improvement and accountability of Head Start.

The first three rounds of the HSNRS national implementation (2003-04, 2004-05, and 2005-06 program years) have been successful. In each round of the data collection, over 400,000 assessments were completed, making this the largest assessment of preschool children ever conducted. Also, over 99 percent cooperation was obtained from Ìocal Head Ŝtart programs and Head Start parents and children. HSNRS data show good internal reliability, both in terms of I R Т (IRT) reliability and Cronbach's Coefficient Alpha, at the individual child-level, for both English-language and Spanishlanguage assessments. IRT estimates of the internal reliability of the programlevel, English-language assessment scores were excellent, with most IRTreliability coefficients greater than .90.

Participating local Head Start programs have received HSNRS Program Reports at the aggregated program-level for the fall assessment (baseline) and the spring assessment (fall-spring growth), in each program year. These reports provided local Head Start programs with the progress of their children in all assessed domains, and showed how the reports compared to all other Head Start children (national-level reference tables) as well as children in similar programs (sub-group reference tables).

HSNRS will continue to collect childoutcomes information from children who are 4 years-old or older and who will enter Kindergarten next year. As in the previous three years, all eligible Head Start children will be assessed twice a year using a standardized direct child-assessment battery. The assessment battery will include a