subsequent delegation letters of March 29, 1982; April 5, 1985; June 2, 1987; December 2, 1988; and February 20, 1991. Alabama sources subject to the requirements of this subpart will now be under the jurisdiction of Alabama.

Since review of the pertinent Alabama laws, rules, and regulations showed them to be adequate for the implementation and enforcement of the aforementioned categories of NSPS and NESHAPs, the EPA hereby notifies the public that it has delegated the authority for the source categories listed above on June 10, 1991, and November 20, 1995. The Office of Management and Budget has exempted this rule from the requirements of section 6 of Executive Order 12866.

Authority: This notice is issued under the authority of sections 101, 110, 111, 112, and 301 of the Clean Air Act, as Amended (42 U.S.C. 7401, 7410, 7411, 7412, and 7601).

Dated: January 12, 1996. Phyllis P. Harris,

Acting Regional Administrator.

[FR Doc. 96–1717 Filed 1–29–96; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5406-9]

Accidental Release Prevention Requirements: Risk Management Programs Under Section 112(r)(7) of the Clean Air Act as Amended; Draft Guidances

AGENCY: Environmental Protection Agency.

ACTION: Notice of availability.

SUMMARY: Section 112(r)(7) of the Clean Air Act (CAA), as amended, requires the Environmental Protection Agency (EPA) to develop guidance documents, including model risk management plans, to assist stationary sources in the development of risk management programs. The following three draft guidance documents are available for review in Docket No. A-91-73 Category VIII-A: "Offsite Consequence Assessment"; "Generic Guidance Risk Management Program (RMP) for Ammonia Refrigeration Facilities"; and "Risk Management Plan Data Elements." The Agency is interested in continued dialogue on the guidances with interested members of the public and will issue guidance at the time it promulgates the Risk Management Program regulations.

DATES: Those who wish to express their views concerning the material contained in the guidances should submit written comments by February 29, 1996, to Docket A–91–73 Category VIII–B, at the

address below, or via e-mail to A-and-R-Docket@epamail.epa.gov.

ADDRESSES: Docket. These documents are in Docket A–91–73 Category VIII–A and available for public inspection and copying between 8 a.m. and 5:30 p.m., Monday through Friday, including all non-Governmental holidays, at EPA's Air and Radiation Docket and Information Center, room M1500, U.S. Environmental Protection Agency (6102), 401 M Street SW., Washington, DC 20460.

Electronic Access. These documents can be accessed in electronic format through the Internet system and through EPA's Technology Transfer Network (TTN), a network of electronic bulletin boards operated by the Office of Air Quality Planning and Standards. The Internet address of EPA's gopher server is GOPHER.EPA.GOV. This information is also available using File Transfer Protocol (FTP) on FTP.EPA.GOV or using World Wide Web (WWW) (http:/ /earth1.epa.gov/ceppo). The TTN service is free, except for the cost of a phone call. To access the TTN, dial (919) 541-5742 for up to a 14,400 bits per second (bps) modem. If more information on TTN is needed, contact the systems operator at (919) 541–5382.

Comments and data may also be submitted electronically by sending electronic mail (e-mail) to: A-and-R-Docket@epamail.epa.gov. Electronic comments must be submitted as ASCII file avoiding the use of special characters and any form of encryption. Comments and data will also be accepted on disks in WordPerfect in 5.1 file format or ASCII file format. All comments and data in electronic form must be identified by the docket number A-91-73 Category VIII-B. No Confidential Business Information (CBI) should be submitted through e-mail. Electronic comments on this draft guidance may be filed online at many Federal Depository Libraries. FOR FURTHER INFORMATION CONTACT: For technical information on the "Generic Guidance Risk Management Program (RMP) for Ammonia Refrigeration Facilities" or the draft "Risk Management Data Elements", contact Lyse Helsing, (202) 260-6128. For technical information on the draft "Offsite Consequence Assessment" contact Craig Matthiessen, (202) 260-9781. To order copies of these documents, please FAX requests to the **Emergency Planning and Community** Right-to-Know Information Hotline (Hotline) at (703) 412-3333. The Hotline is also available to answer questions at (800) 535-0202 or (703) 412-9877 when calling from local Washington, DC area.

supplementary information: EPA announces the availability of draft guidances that will assist stationary sources in complying with the provisions of CAA section 112(r)(7)(B), including the requirement to prepare risk management plans. The documents made available today are drafts of guidances and would not, when finalized, create any obligations on the part of entities subject to CAA section 112(r)(7)(B); thus, these documents are neither regulations nor proposed regulations.

EPA proposed Risk Management Program regulations to implement CAA section 112(r)(7) on October 20, 1993 (58 FR 54190) and March 13, 1995 (60 FR 13528). For information on the proposed regulations, please see the above-referenced notices. Furthermore, for information on chemicals, sources, and processes subject to CAA section 112(r)(7), please see 40 CFR part 68 and the notice establishing these provisions (59 FR 4478, January 31, 1994).

The draft "Offsite Consequence Assessment" guidance contains all the methodologies and reference tables that would be necessary to develop and analyze the consequences of worst case and more likely ("alternative case") scenarios for the regulations under CAA section 112(r)(7)(B). This guidance is designed to help those sources subject to section 112(r)(7) comply with the offsite consequence requirements without specific expertise or access to computer-based and more sophisticated modeling tools. EPA contemplates that sources will be able to use the modeling results contained in a final guidance or other appropriate modeling results in complying with the section 112(r)(7)

The draft "Generic Guidance Risk Management Program (RMP) for Ammonia Refrigeration Facilities" is a model program and plan that will help owners and operators of ammonia refrigeration facilities comply with the CAA section 112(r). The draft guidance includes a section on hazard assessment and on emergency response, and four appendices: (A) Selection of scenarios; (B) background information on ammonia modeling; (C) effect of ammonia releases on structures; and (D) refrigerated ammonia release modeling.

The Risk Management Program regulation will require submission of risk management plans. The draft Risk Management Data Elements maps out the kinds of information that would be submitted by each source as its risk management plan. The draft includes an executive summary, registration, data on worst case and alternative releases for toxics and for flammables, five-year

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