CSOs and their impacts, and provides the flexibility necessary to tailor controls to local situations. The Policy is based on a framework negotiated by stakeholders, and EPA has recommended that it be incorporated into revisions of the Clean Water Act (CWA).

Among the provisions in the CSO Policy are the "nine minimum controls" (NMC), which are technology-based actions or measures designed to reduce the magnitude, frequency, and duration of CSOs and their effects on receiving water quality. The NMC should not require significant engineering studies or major construction, and municipalities are expected to implement them as soon as practicable but no later than January 1, 1997. Many municipalities have already made significant progress in implementing the NMC.

One of the NMC is public notification of CSO occurrences and impacts. Public notification is of particular concern at beach and recreation areas directly or indirectly affected by CSOs, where public exposure is likely to be significant. Although the information collection burden associated with implementing and documenting the NMC is included in the ICR for the CSO Control Policy, that ICR does not include any burden associated with third-party notification.

The CSO Control Policy and EPA's guidance provide considerable flexibility to municipalities in implementing the public notification provision, because the most appropriate mechanism for public notification will vary with local circumstances, such as the character and size of affected water bodies, their uses, and means of public access. The selected mechanism should be the most cost-effective method that provides reasonable assurance that the affected public is informed in a timely manner. Municipalities will choose from methods that include posting signs at affected use areas, posting signs at CSO outfalls, and notices in newspapers or radio broadcasts.

Many municipalities already provide public notification to affected citizens of CSO events and other public health issues, particularly in areas with heavy beach and shellfishing activity. Specific conditions regarding public notification under the CSO Policy will be contained in NPDES permits or other enforceable mechanisms issued to CSO municipalities.

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 OMB control number. The OMB control

numbers for EPA's regulations are listed in 40 CFR Part 9 and 48 CFR Chapter

The EPA would like to solicit comments on its ICR amendment. Specifically, we would like comments to help us to:

- (i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- (ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- (iii) Enhance the quality, utility, and clarity of the information to be collected; and
- (iv) Minimize the burden of the collection of information on those who are to respond.

Burden Statement: The existing ICR for the CSO Policy covers a total annual recordkeeping and reporting burden of 681,429 hours. This amendment adds 7,905 hours, or a total of approximately one percent, bringing the total burden to 704,354 hours. The cost burden reflected in this amendment is \$399,690. The changes in this amendment are necessary in order to reflect the third-party notification provisions in the CSO Control Policy, as required in the 1995 reauthorization of the Paperwork Reduction Act.

Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Interested parties may obtain a copy of the draft supporting statement, including the burden analysis, from Timothy Dwyer, EPA Office of Wastewater Management, at (202) 260-6064.

Dated: December 1, 1995.

Michael B. Cook,

Director, Office of Wastewater Management. [FR Doc. 96-1911 Filed 1-30-96; 8:45 am] BILLING CODE 6560-50-P

[FRL-5411-7]

Agency Information Collection Activities Under OMB Review; Pesticides

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this notice announces that the three Information Collection Requests (ICRs) described below have been forwarded to the Office of Management and Budget (OMB) for review to extend the existing OMB approval. These three ICRs from the Office of Prevention, Pesticides and Toxic Substances, are individually abstracted below: (1) Data Call-In for Special Review Chemicals (OMB Control No. 2070-0057; EPA ICR No. 922.05), (2) Export Policy: Foreign Purchaser Acknowledgment Statement of Unregistered Pesticides (OMB Control No. 2070-0027; EPA ICR No. 161.07), and (3) Notice of Pesticide Registration by States to meet a Special Local Need under FIFRA Section 24(c) (OMB Control No. 2070-0055; EPA ICR No. 595.06). These ICRs describe the nature of the information collections and their expected burden and cost; where appropriate, they include the actual data collection instrument. A Federal Register notice proposing this submission and seeking public comments on these three ICRs was published on September 29, 1995 (60 FR 50577). EPA did not receive any comments in response to that notice. DATES: Comments must be submitted on

or before March 1, 1996.

FOR FURTHER INFORMATION OR A COPY CALL: Sandy Farmer at EPA, (202) 260-2740, and reference the appropriate EPA ICR number (ICR No. 922.05, ICR No. 161.07, or ICR No. 595.06).

SUPPLEMENTARY INFORMATION:

(1) Title: Data Call-In for Special Review Chemicals (OMB Control No. 2070-0057; EPA ICR No. 922.05). This is a request for extension of a currently approved information collection which expires on March 31, 1996.

Abstract: The Federal Insecticide, Fungcide, and Rodenticide Act as amended (FIFRA) mandates that EPA register pesticide products. Under

FIFRA, EPA may require pesticide registrants to generate and submit data to the Agency where such data are needed to assess whether registration of an existing pesticide causes an unreasonable adverse effect on human health or the environment. Pesticide registrants must generate and report the

required data. The purpose of this information collection activity is for EPA's Office of Pesticide Programs (OPP) to obtain data to assess whether certain pesticides pose unreasonable adverse effects on human health or the environment, and therefore should continue to be registered. Data may consist of toxicology studies, fish and wildlife studies, environmental fate studies, chemistry studies or other data needed to analyze the potential risks and benefits associated with pesticide chemicals. EPA gathers much of the additional information needed to reassess a chemical by requesting data from the registrant under FIFRA sec. 3(c)(2)(B).

No third party notification or public disclosure burden is associated with this collection.

Respondents/Affected Entities: Manufacturers of pesticide chemicals. Estimated Number of Respondents: 32.

Frequency of Response: Once per event.

Estimated Annual Burden per Respondent: 920 hours.

Estimated Total Annual Hour Burden: 29,440 hours.

(2) *Title:* Export Policy: Foreign Purchaser Acknowledgment Statement of Unregistered Pesticides. (OMB Control No. 2070–0027; EPA ICR No. 161.07). This is a request for extension of a currently approved information collection which expires on March 31, 1996.

Abstract: Section 17 of FIFRA requires an exporter of any pesticide not registered under FIFRA to obtain a signed statement from the foreign purchaser acknowledging that the purchaser is aware that the pesticide is not registered for use in the United States and cannot be sold in the United States. The purpose of the foreign purchaser acknowledgment statement (FPAS) requirement is to ensure that the government of the importing country is notified that a pesticide judged hazardous to human health or the environment, or for which no such hazard assessment has been made, will be imported into that country. This information is submitted by the exporter in the form of annual or per-shipment statements to the EPA, which maintains original records and transmits copies

thereof to appropriate government officials of the countries which are importing the pesticides.

ÉPA is also including in this renewal of the ICR an estimate of the burden imposed by export labeling requirements, which meet the definition of third party labeling. The labeling requirement may be met by supplemental labeling attached to either the product container or the shipping container.

Respondents/Affected Entities: Exporters of pesticides.

Estimated Number of Respondents: 2,000.

Frequency of Response: Once per event.

Estimated Annual Burden per Respondent: 14.6 hours.

Estimated Total Annual Hour Burden: 24,217 hours.

(3) *Title:* Notice of Pesticide
Registration by States to Meet a Special
Local Need (SLN) under FIFRA Section
24(c) (OMB Control No. 2070–0055;
EPA ICR No. 595.06). This is a request
for extension of a currently approved
information collection which expires on
April 30, 1996.

Abstract: FIFRA Section 24(c) authorizes the States to register additional uses of federally registered pesticides for distribution and use within the State to meet a special local need. A State-issued registration under FIFRA section 24(c) is deemed a federal registration, for the purposes of the pesticide's use within the State's boundaries. A State must notify EPA, in writing, of any action it takes, i.e., issues, amends, or revokes, a state registration. The Agency has 90 days to disapprove the registration. In such cases, the State is responsible for notifying the affected registrant. EPA requires this information to ensure that the States do not issue any registrations that might conflict with other requirements in FIFRA, or with the Federal Food, Drug, and Cosmetic Act which require that a tolerance exist for any pesticide used on a food or feed commodity. The States are required by federal regulation to collect from the manufacturer, or grower group, adequate information to support the section 24(c) application for registration or amendment. Both the State and the applicant are required to keep records for as long as the registration is active. In this case, the manufacturer, or grower group, represents a third party. The information collected from the third party is required to obtain a benefit, while that collected from the States by EPA is mandatory

Respondents/Åffected Entities: The States, which are defined to include

Washington, D.C., Puerto Rico, the U.S. Virgin Islands, Guam and the islands of the Pacific Territory, and American Samoa; Manufacturers of pesticide chemicals; and Grower groups.

Estimated Number of Respondents: 550.

Frequency of Response: Once per event.

Estimated Annual Burden per Respondent: 70.5 hours.

Estimated Total Annual Hour Burden: 38.775 hours.

Burden Statement: Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purpose of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information. 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 OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR Part 9 and 48 CFR Chapter 15. The Federal Register Notice required under 5 CFR 1320.8(d), soliciting comments on these collections of information was published on September 29, 1995 (60 FR 50577). No comments were received.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques, to the following addresses. Please refer to the appropriate EPA ICR number or OMB Control Number in any correspondence.

Ms. Sandy Farmer, U.S. Environmental Protection Agency, Regulatory Information Division (2136), 401 M Street, S.W., Washington, D.C. 20460.

Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for EPA, 725 17th Street, N.W., Washington, D.C. 20503. Dated: January 25, 1996.

Joseph Retzer,

Director, Regulatory Information Division. [FR Doc. 96–1909 Filed 1–30–96; 8:45 am] BILLING CODE 6560–50–M

[FRL-5411-6]

The Joint EPA/CMA Training Module and Self-Auditing Checklist on Section 608 Leak Repair Amendment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability of the Training Module and Self-auditing Checklist for Industrial Process Refrigeration Leak Repair Regulations under Section 608 of the Clean Air Act.

SUMMARY: The Environmental Protection Agency announces the availability of a training module and a self-auditing checklist developed jointly by EPA and the Chemical Manufacturers Association (CMA) to supplement the "Compliance Guidance for Industrial Process Refrigeration Leak Repair Regulations Under Section 608 of the Clean Air Act" (Document number: EPA 300-B-95-010). This guidance document was developed based on the recently promulgated amendments to the leak repair requirements under Section 608 of the Clean Air Act Amendments of 1990. In addition to the guidance document, we developed the training module and the self-auditing checklist as part of the compliance assistance effort EPA piloted with CMA. EPA believes that the combination of the guidance document, training module and the self-auditing checklist provides a complete, well balanced compliance assistance package that will facilitate early and substantial compliance.

Both the training module and the checklist are developed based on the content of the guidance document. Therefore, they are providing the same guidance in slightly different formats.

Hard copies of the training module and the auditing checklist are available free of charge to the public through the EPA Stratospheric Ozone Information Hotline. Electronic copies of both the training module and the checklist are available at cost from CMA.

DATES: These two documents will be available to the public in early February 1996.

ADDRESSES: Hard copies of the training module (EPA 300–B–96–001) and the self-auditing checklist (EPA 300–B–96–002) may be obtained by calling the Stratospheric Protection Hotline at (1–800–296–1996) from 9 a.m. to 4 p.m., Monday through Friday, except on Federal holidays. Electronic copies can be obtained at cost from CMA at (703) 741–5232.

FOR FURTHER INFORMATION CONTACT: For general information contact the Stratospheric Ozone Information Hotline at (800) 296–1996. For information on specific aspects of these two documents, contact Tracy Back at (202) 564–7076, Chemical, Commercial, and Municipal Services Division (2224–A), U.S. Environmental Protection Agency, 401 M Street SW, Washington, D.C. 20460.

Dated: January 19, 1996. Elaine G. Stanley, Director, Office of Compliance. [FR Doc. 96–1908 Filed 1–30–96; 8:45 am] BILLING CODE 6560–50–P

[FRL-5410-3]

Risk Assessment and Risk Management Commission; Meeting

Pursuant to the Federal Advisory Committee Act, Public Law 92–463, notice is hereby given that the Risk Assessment and Risk Management Commission, established as an Advisory Committee under Section 303 of the Clean Air Act Amendments of 1990, will meet on February 14, 1996 at the One Washington Circle Hotel at 1 Washington Circle, Washington, D.C. subject to availability of funding. Unexpected budget problems prevented the Commission from meeting during the months of October, November, December and January. If the Federal government shuts down, the meeting will be cancelled. If you need to call the hotel to ascertain if the meeting is still being held, please call 202–872–1680.

A copy of the agenda can be obtained by calling 202–233–9537 or fax a note to 202–233–9540. Please be sure to include your fax number when you call or fax a request to us. This will expedite your request for information.

Dated: January 22, 1996. Gail Charnley,

Executive Director, Commission on Risk Assessment And Risk Management.

[FR Doc. 96–1912 Filed 1–30–96; 8:45 am]

BILLING CODE 6560-50-M

[OPP-34088; FRL-4995-5]

Certain Chemicals; Completion of Comment Period for Reregistration Eligibility Decision Documents

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This Notice, pursuant to section 4(g)(2) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), concludes the comment period for the Reregistration Eligibility Decision (RED) documents for several chemical cases.

ADDRESSES: Copies of these REDS are available from the National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, VA 22161, ATTN: Order Desk; telephone no. (703) 487–4650. To obtain copies you must provide the publication number that has been assigned to the RED listed in the table below.

FOR FURTHER INFORMATION CONTACT:

Technical questions on the RED documents listed below should be directed to the appropriate Chemical Review Managers:

Chemical Name	Chemical Review Manager	Telephone No.	E-mail Address
Piperalin Limonene	Jean Holmes		Holmes.jean@epamail.epa.gov Mitchell.emily@epamail.epa.gov

SUPPLEMENTARY INFORMATION: During fiscal years 1994 and 1995, EPA published Notices in the Federal Register announcing the availability of RED documents for the listed pesticide active ingredients. These REDs were

issued as final documents, with a 60–day comment period. In these REDs, EPA provided its regulatory position on the current registered uses of these pesticides and set forth certain requirements for product reregistration

eligibility. There were no comments for the following REDs: Piperalin and Limonene.

The NTIS publication number for REDs subject to this notice are presented below: