The Commission directs, pursuant to section 4.34(b) of the regulations (see Order No. 533 issued May 8, 1991, 56 FR 23108, May 20, 1991) that all comments, recommendations, terms and conditions and prescriptions concerning the application be filed with the Commission within 60 days from the issuance date of this notice (August 26, 1996 for Project No. 11175–002). All reply comments must be filed with the Commission within 105 days from the date of this notice (October 8, 1996 for Project No. 11175–002).

Anyone may obtain an extension of time for these deadlines from the Commission only upon a showing of good cause or extraordinary circumstances in accordance with 18 CFR 385,2008.

All filings must (1) bear in all capital letters the title "COMMENTS", "REPLY COMMENTS",

"RECOMMENDATIONS," "TERMS AND CONDITIONS" or

AND CONDITIONS," or "PRESCRIPTIONS;" (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds; (3) furnish the name, address, and telephone number of the person submitting the filing; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005. All comments, recommendations, terms and conditions or prescriptions must set forth their evidentiary basis and otherwise comply with the requirements of 18 CFR 4.34(b). Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E. Washington, D.C. 20426. An additional copy must be sent to Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, at the above address. Each filing must be accompanied by proof of service on all persons listed on the service list prepared by the Commission in this proceeding, in accordance with 18 CFR 4.34(b), and 385.2010.

E. Filing and Service of Responsive Documents—The application is not ready for environmental analysis at this time; therefore, the Commission is not now requesting comments, recommendations, terms and conditions, or prescriptions.

When the application is ready for environmental analysis, the Commission will notify all persons on the service list and affected resource agencies and Indian tribes. If any person wishes to be placed on the service list, a motion to intervene must be filed by the specified deadline date herein for

such motions. All resource agencies and Indian tribes that have official responsibilities that may be affected by the issues addressed in this proceeding, and persons on the service list will be able to file comments, terms and conditions, and prescriptions within 60 days of the date the Commission issues a notification letter that the application is ready for an environmental analysis. All reply comments must be filed with the Commission within 105 days from the date of that letter.

All filings must (1) bear in all capital letters the title "PROTEST" or "MOTION TO INTERVENE;" (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds; (3) furnish the name, address, and telephone number of the person protesting or intervening; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005. Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426. An additional copy must be sent to Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, at the above address. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application.

E1. Filing and Service of Responsive Documents—The application is not ready for environmental analysis at this time; therefore, the Commission is not now requesting comments, recommendations, terms and conditions, or prescriptions.

When the application is ready for environmental analysis, the Commission will issue a public notice requesting comments, recommendations, terms and conditions, or prescriptions.

All filings must (1) bear in all capital letters the title "PROTEST" or "MOTION TO INTERVENE;" (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds; (3) furnish the name, address, and telephone number of the person protesting or intervening; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005. Agencies may obtain copies of the application directly from the applicant. Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: The

Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426. An additional copy must be sent to Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, at the above address. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application.

Dated: June 28, 1996, Washington, DC. Lois D. Cashell,

Secretary.

[FR Doc. 96–17345 Filed 7–8–96; 8:45 am] BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5530-6]

Notice of Proposed Prospective Purchaser Agreement Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as Amended by the Superfund Amendments and Reauthorization Act

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Notice: Request for public comment.

SUMMARY: Notice is hereby given that a proposed prospective purchaser agreement associated with the Upper Animas Mining District Site, at the Mayflower Mill property (the "Mill") located near Silverton, in San Juan County, Colorado, was executed by the Agency on May 6, 1996 and executed by the United States Department of Justice on June 18, 1996. This agreement is subject to final approval after the comment period. The Prospective Purchaser Agreement would resolve certain potential EPA claims under Sections 107 and 106 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), against the non-profit San Juan County Historical Society, Inc., the prospective purchaser ("the Society"). The settlement would require the Society to clean the Mill, to use the Mill in a manner consistent with the goals of the Society, as stated in the Agreement, and to provide EPA access to the Mill.

For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the proposed settlement. The Agency's response to any comments

received will be available for public inspection at the U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, CO 80202

DATES: Comments must be submitted on or before August 8, 1996.

AVAILABILITY: The proposed agreement is available for public inspection at the U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, CO 80202. A copy of the proposed agreement may be obtained from Richard L. Sisk (8ENF-L), Compliance Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, CO 80202, (303) 312-6638. Comments should reference the "San Juan County Historical Society Prospective Purchaser Agreement" and should be forwarded to Richard L. Sisk at the above address.

FOR FURTHER INFORMATION CONTACT:

Richard L. Sisk (8ENF-L), Compliance Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, CO 80202, (303) 312-6638.

Dated: June 24, 1996. Jack W. McGraw, Acting Regional Administrator. [FR Doc. 96-17320 Filed 7-8-96; 8:45 am] BILLING CODE 6560-50-P

[FRL-5533-6]

Proposed Settlement Under Section 122(g) of the Comprehensive **Environmental Response**, Compensation and Liability Act; **Tulalip Landfill Superfund Site**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of proposed administrative settlement and opportunity for public comment.

SUMMARY: The U.S. Environmental Protection Agency ("EPA") is proposing to enter into an administrative settlement to resolve claims under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"). Notice is being published to inform the public of the proposed settlement and of the opportunity to comment. The settlement is intended to resolve past and estimated future liabilities of 187 de minimis parties for costs incurred, or to be incurred, by EPA at the Tulalip Landfill Superfund Site in Marysville, Washington.

DATES: Comments must be provided on or before August 8, 1996.

ADDRESSES: Comments should be addressed to Docket Clerk, U.S. Environmental Protection Agency, Region 10, ORC-158, 1200 Sixth Avenue, Seattle, Washington 98101, and should refer to In Re Tulalip Landfill Superfund Site, Marysville, Washington, U.S. EPA Docket No. 1093-08 - 01 - 104/122.

FOR FURTHER INFORMATION CONTACT: Cindy Colgate, Office of Environmental

Cleanup (ECL-113), 1200 Sixth Avenue, Seattle, Washington 98101, (206) 553-1815.

SUPPLEMENTARY INFORMATION: In accordance with Section 122(i)(1) of CERCLA, notice is hereby given of a proposed administrative settlement concerning the Tulalip Landfill hazardous waste site located on Ebey Island between Steamboat Slough and Ebey Slough in the Snohomish River delta system between Everett and Marysville, Washington. The Site was listed on the National Priorities List ("NPL") on April 25, 1995. 60 FR 20350 (April 25, 1995). Subject to review by the public pursuant to this Notice, the agreement has been approved by the United States Department of Justice. Below are listed the 184 parties who have executed the proposed Administrative Order on Consent.

Ace Galvanizing; Alaskan Copper & Brass; Albertson Food Center Albertson's Inc.; All City Fence Company/All City Fence Co., Inc.; American Building Maintenance (ABM); American Can Company/MCR Holdings, Inc.; American President Lines/ American Mail Line; Arden Farms Co./ Arden-Mayfair, Inc.; Art's Food Center; Auto Warehousing; Baugh Construction Co.; Bayless Bindery, Inc.; Bayley Construction/ Robert E. Bayley Construction, Inc.; Bethlehem Steel; Boise Cascade Office Supply/Boise Cascade Office Products; Bon Marche/ The Bon, Inc./Federated Department Stores, Inc.; Brandrud Manufacturing; Broadmoor Golf Club; Buffalo Sanitary Wipers/Buffalo Industries, Inc.; Burlington Northern Railroad/ Burlington Northern, Inc.; Canteen Service, Inc.; Capital Industries, Inc.; Cases Inc./Flight Form Cases Inc.; Champion Bldg. Products/St. Regis/ Champion International Corporation; Chemithon Corp.; Children's Orthopedic Hospital/Children's Hospital and Medical Center; City of Kirkland; City of Seattle; Commercial Warehouse; Consolidated Freightways/ Consolidated Freightways Corporation of Delaware; Contour Laminates, Inc./ Radeke Corporation; Craftsman Press, Inc.; Cree Construction; Crosby & Overton; Crow Roofing; CX Processing/

Gretag Imaging, Inc.; Darigold, Inc.; David A. Mowat Co.; Deeny Construction Co., Inc.; E & E Meats; Eagle Metals Co./Alcan Aluminum Corporation; Ellstrom Manufacturing; Everett Community College; Everett Herald: Fabricators Inc./Furon Company: Fentron Industries/Fentron Building Products, Inc.; Firestone Store; Fisher Flour Mills/Fisher Mills Inc.; Fishermen's Boat Shop, Inc.; Ford Motor Company; Foss Maritime Company; Foster & Kleiser/Ackerley Communications, Inc.; Fred Meyer; Gall & Landau Construction/Gall Landau Young Construction Co., Inc.; General Construction/Fletcher General, Inc.; General-Haskell-Amelco/Fletcher General, Inc./Haskell Corporation/ Amelco Industries; General Hospital/ Providence General Medical Center; General Services Administration; General Telephone (GTE)/GTE Northwest Inc.; Gordon Brown, Inc.; Group Health; Haight Roofing; Hardwood's Inc.; Henry Bacon Building Materials/CCD Enterprises; Hensel Phelps Construction; Herr Lumber Inc.; Hillis Homes, Inc./Centex Real Estate Corporation; Honeywell Inc./Alliant Techsystems Inc.; Howard S. Wright Construction/Fletcher Wright, Inc.; Hurlen Construction; Hussmann Corporation; Impression NW/K/P Corporation; Independent Paper/ Jefferson Smurfit Recycling Company; Industrial Transfer; Ivar's, Inc.; J. C. Penney Company, Inc.; Jacobson Brothers/Jacobson Terminals, Inc.; John Fluke Manufacturing Company/Fluke Corporation; K & N Meats; Keller Supply; Kenworth/PACCAR Inc.; King County; Kohkoku USA Inc./Achilles USA, Inc.; Lake Union Drydock Co.; Lake Union Terminal/Wards Cove Packing Company; Lakeside School; Lucks, Oscar; Lucky Stores, Inc.; Manson Construction; Marketime Drugs Inc.; Maust Corporation; Meltec; Meridian Excavating & Wrecking; Metro; Morel Foundry/Morel Industries; National Oceanic and Atmospheric Administration; NC Machinery/SC Distribution Corp.; New Richmond Laundry; Newell, C. A.; Nordstrom Inc.; North Seattle Community College; North Shore; Northwest Home Furniture Mart; Northwest Hospital; Nuclear Pacific Inc./VIOX Corporation; NW Glass/TBG Inc.; NW Tank Service/NW Environmental Services; Oberto Sausage: Olson's Market Foods/Quality Food Centers, Inc.; Olympic Hotel/Four Seasons Hotel/Westin Hotel Company; Olympic Stained Products/Clorox Company/PPG Industries, Inc.; Owens-Corning Fiberglas Corp.; Pacific Fishermen, Inc.; Pacific Iron & Metal;