- Requirements for the installation and proper operation of variance technologies for small systems, (identified pursuant to section 1412(b)(15));
- Eligibility criteria for a variance for each NPDWR, including requirements for quality of the source water; and

• Information requirements for variance applications.

To register for this meeting, please call the Safe Drinking Water Hotline at 1–800–426-4791. A limited number of teleconference lines will be available for persons unable to attend the meeting. When you call the hotline to register, please specify whether you will attend the meeting in person or via teleconference. Participants will be accommodated on a first-come, first-serve basis.

For more information, please contact Andrew C. Hanson, U.S. EPA, Office of Ground Water and Drinking Water (4606), 401 M Street SW, Washington, D.C. 20460. The telephone number is 202–260–4320 and the email address is hanson.andrew@epamail.epa.gov.

Dated: August 22, 1997.

Robert Blanco,

Office of Ground Water and Drinking Water. [FR Doc. 97–22947 Filed 8–27–97; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5883-8]

Workshop on Water Conservation Plan Guidelines and Water Conservation Plan Guidelines Subcommittee Meeting

AGENCY: Environmental Protection

Agency (EPA). **ACTION:** Notice.

SUMMARY: EPA will hold a Workshop on September 22, 1997 in Denver, CO, to discuss issues related to the water conservation plan provision of the 1996 Safe Drinking Water Act, and to provide a forum for stakeholder input in the development of these guidelines. On September 23, 1997, the Water Conservation Plan Guidelines Subcommittee of the Local Government Advisory Committee, formed to obtain input on the guidelines, will also meet.

The Workshop and Subcommittee meeting are open and all interested persons are invited to attend on a space-available basis. Minutes will be available after both sessions and can be obtained by written request from the Designated Federal Officer (DFO). To register for the Workshop, members of

the public are requested to call Rudd Coffey, with The Cadmus Group, Inc., at (617) 894–9830, or fax at (617) 894–7238, or e-mail at rcoffey@ziplink.net. Those individuals interested in the Subcommittee meeting should call John Flowers at (202) 260–7288.

DATES: The Workshop will be held from 9:00 a.m. to 5:00 p.m. on Monday, September 22, 1997. The Subcommittee meeting will be held from 8:30 a.m. to 12:00 noon on September 23, 1997. ADDRESSES: Both meetings will be held at the Sheraton Denver West Hotel, 360 Union Boulevard, Lakewood, CO.

Requests for minutes and other information can be obtained by writing to John E. Flowers, U.S. Environmental Protection Agency, Office of Wastewater Management (Mail Code 4204), 401 M Street, S.W., Washington, D.C. 20460. FOR FURTHER INFORMATION CONTACT: The DFO for this Subcommittee is John E. Flowers. He is the point of contact for information concerning any Subcommittee matters and can be reached by calling (202) 260-7288. For further information regarding the Workshop, individuals should contact Rudd Coffey at the numbers provided above.

Dated: August 18, 1997.

Alfred W. Lindsey,

Acting Director, Office of Wastewater Management.

[FR Doc. 97–22951 Filed 8–27–97; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5884-7]

Parramore Fertilizer Site/Tifton, Georgia; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed settlement.

SUMMARY: Under section 122(h)(1) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has proposed to settle claims for response costs at the Parramore Fertilizer Site (Site) located in Tifton, Georgia, with Minnesota Mining & Manufacturing Company and Electroless Nickel Plating of Louisiana. EPA will consider public comments on the proposed settlement for thirty days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate the proposed settlement is inappropriate,

improper, or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. Environmental Protection Agency, Region IV, Program Services Branch, Waste Management Division, 61 Forsyth Street, S.W., Atlanta, Georgia 30303, (404) 562–8887.

Written comment may be submitted to Mr. Greg Armstrong at the above address within 30 days of the date of publication.

Dated: August 21, 1997.

Richard D. Green,

Acting Director, Waste Management Division. [FR Doc. 97–22952 Filed 8–27–97; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5884-8]

Peak Oil Superfund Site; Notice of Proposed De Minimis Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed *de minimis* settlement.

SUMMARY: Under section 122(g)(4) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has offered approximately 650 *de minimis* parties at the Peak Oil Superfund Site (Site) an opportunity to enter into an Administrative Order on Consent (AOC) to settle claims for past and future response costs at the Site. The following list of 140 parties have returned signature pages accepting EPA's settlement offer:

A&M Union 76 Station, Aamco Transmission, Allied Discount Tires; Altisa Corp. f/k/a Allied Tire Sales, Inc., Alturas Packing Co., Inc., Anderson Auto Parts Co., Inc., Arco Polymers, Inc. a/k/a Atlantic Richfield Company, Automatic Machinery and Electronics, Inc., Bill Weikert Ford, Inc., Black Gold Compost Company Bott's Chevron Service (Leyman Bott's Standard), Bowan Brothers, Inc., Bucket Mart n/k/a B.M., Inc., BW 10 Minute Oil Change, Candy Auto Shop, Inc., Carver Diesel Service, Castellano Family Enterprises, Inc., Central Florida Gas Company n/k/a Chesapeake Utilities Corp., Chas Kurz & Co., Inc., Checkpoint, Incorporated, Chitwood's Thrill Show (Joie Chitwood), Cities Transit, Inc., City of Auburndale—Water Dept., City of St. Petersburg, City of Zephyrhills, The Clorox Company, Colonial Oil

Industries, Inc., Commercial 76 Auto Truck Stop, Cooper & Son, Inc., Maritrans Operating Partners L.P., f/k/ a Sonet Marine and Sonat Marine, Cortez Shell, Inc., Cypress Tire & Auto Service, D&R Truck Service, Inc., Daniel Chrysler-Plymouth, Inc., Dart Container Corporation, De Soto County Board of County Commissioners, Dick Smith Motors, Inc., Dodge City, Inc., Don Olson Firestone, Dunson Harvesting, Inc., East Bay Sanitation, Edward's Asphalt, Inc., Ekiert Tire Center, Ernie's Amoco Station, Evans Automotive, F.W. Woolworth, Co., Farrell Lines Incorporated/Austral Patriot, Firestone—M.R. Lambert Firestone, Flohl's Service Station, Florida—Department of Agriculture, Florida Favorite Fertilizer, Inc., Florida Refuse Service, Inc., Florida West Coast Distributors, Inc., FMC Corporation, Freeman & Sons, Inc. n/ k/a Brungart Equipment Co., Inc., G&B Oil Products, Gadd Concrete, Inc., Gator Concrete n/k/a Metro Concrete Co., Gene's '66' Service, Goochland Nurseries, Inc., Gray Enterprises of Tampa, Inc., Green Acres R.V. Center, Inc., Griffin's Concrete, Inc., Growers Service Co., Inc., Gulf Coast Lead Company n/k/a Gulf Coast Recycling, Inc., Hanna Transfer Company, Hendry County School Board, Henkels & McCoy Equipment Co., Inc., Herman's Auto Clinic, Hertz Penske Truck Leasing, Inc., Highland County School District, Hillsborough County Aviation Authority, Hunt Refining Company f/ k/a Hunt Oil Company, Hydraulic Equipment Co., Import City, J.C. Penney Co., Inc., J.H. Williams Oil Company, Inc., Jim's Gulf Station, John Deere Industrial Equipment Co., Johnson's Chevron, Joie Chitwood Chevrolet, Inc., Jones Oil & Tire, Inc., Kash N' Karry, Kent Oil Company, Inc., Kings Point Vehicle Storage Club, Inc., Krispy Kreme Doughnuts, Larkin Contracting, Inc., Lee Myles Associates Corp., Linder Industrial Machinery, M&M Lawn Mower Sales and Service, Inc., Macasphalt Corporation n/k/a Ashland-Warren, Inc., Masons Concrete of Crystal River, Inc., McGinnes Lumber Company at Plant City, McLeods 66 Service, Moran Towing Corp. National Guard Amory, Tag-Fl, National Sea Products (U.S.) Corps. Ltd., John H. Patterson, On Site Truck Services, Inc., Orange Co. of Florida, Inc., Orange State Oil Co., Parcel Delivery of Tampa, Inc., Parkwood Auto Service, Paul Bundy Exxon Station, Peace River Electric

Cooperative, Inc., Pennington Auto Service Center, Pepsico Truck Leasing Co., L.P./General Electric Capital Co., Plant City Steel Corporation n/k/a Harsco Corporation, Precision Automotive Limited, Precision Toyota, Inc. f/k/a University Toyota, Inc., Pride Manufacturing Company, Ram Industries, Inc., Reco-Tricote, Inc., Richens and Son, Inc., Roberts Motor Company, Inc., Roundtree Transport & Rigging, Inc., Roy's Gulf Station, Royal Caribbean Cruises, Ltd., Schwend, Inc., Sorrells Bros. Packing Co., Inc., South Dale Mabry Exxon (Britt's Exxon), South Howard Auto Service (pre-83), Southland Industries, Southside Shell Service, Standard Marine Supply Corp., Standard Sand & Silica Company, Stauffer Chemical Co., Suncoast Helicopters, Inc., Tampa Maid Sea Products, Inc., Ullrich's, Union Carbide Corporation, Utility Trailer & Brake Service, Inc., Vassallo, Inc. f/k/ a Forder Vassallo, Inc., Venice Flying Service, Inc., Virgil's "66", Inc., West Trucking Company, Inc., Wilson Davis Ford, Inc., Winter Garden Citrus Growers Association. Winter Haven Citrus Growers Assoc., Woodcook's Gulf, and Yarbrough Tire Service, Inc.

EPA will consider public comments on the proposed settlement for thirty days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate the proposed settlement is inappropriate, improper, or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. Environmental Protection Agency, Region IV, Program Services Branch, Waste Management Division, 61 Forsyth Street, S.W., Atlanta, Georgia 30303, (404) 562–8887.

Written comment may be submitted to Mr. Greg Armstrong at the above address within 30 days of the date of publication.

Dated: August 21, 1997.

Richard D. Green,

Acting Director, Waste Management Division. [FR Doc. 97–22953 Filed 8–27–97; 8:45 am] BILLING CODE 6560–50–M

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

August 21, 1997.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collections pursuant to the Paperwork Reduction Act of 1995, Pub. L. 104–13. 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 Shoko B. Hair, Federal Communications Commission, (202) 418–1379.

Federal Communications Commission

OMB Control No.: 3060–0742. Expiration Date: 12/31/99. Title: Number Portability—47 CFR Part 52, Subpart C, Sections 52.21–52.31.

Form No.: N/A.

Respondents: Business or other for profit.

Estimated Annual Burden: 237 respondents; 4.74 hours per response (avg.); 1125 total annual burden hours for all collections.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0. Frequency of Response: On occasion.

Description: In the First Memorandum Opinion and Order on Reconsideration (First Reconsideration Order) issued in CC Docket No. 95-116, the Commission generally affirms and clarifies rules promulgated in the First Report and Order issued in this proceeding which implements the statutory requirement that local exchange carriers (LECs) provide number portability as set forth in Section 251 of the Telecommunications Act of 1996 (1996 Act). The Commission requires the following information to be collected from various entities: a. Field Test report: The First Report and Order requires carriers participating in a field test of number portability in the Chicago, Illinois area to jointly file with the Commission a report of their findings within 30 days after completion of the test. At this time, it is not clear how many carriers will be participating, but it is likely to include several new entrant local exchange carriers (LECs) and the dominant incumbent LEC in the region. See 47 CFR Section 52.23(g). (11 respondents=20 hours per respondent=220 annual burden hours). b. Requests for long-term number portability in areas inside or outside the 100 largest MSAs: The First Memorandum Opinion and Order on Reconsideration requires that long-term

number portability must be provided by

LECs and CMRS providers inside the

100 largest Metropolitan Statistical

Areas (MSAs) in switches for which

another carrier has made a specific