connect with lines that exist on the property. The average annual generation would be 1,762,305 kWh.

m. Available Locations of Application: A copy of the application is available for inspection and reproduction at the Commission's Public Reference Room, located at 888 First Street, NE., Room 2A, Washington, DC 20426, or by calling (202) 208–1371. This filing is available for review at the Commission or may be viewed on the Commission's web site at http://www.ferc.gov using the "RIMS" link, select "Docket #" and follow the instructions (call 202–208–2222 for assistance).

n. Development Application—Any qualified applicant desiring to file a competing application must submit to the Commission, on or before the specified deadline date for the particular application, a competing development application, or a notice of intent to file such an application. Submission of a timely notice of intent allows an interested person to file the competing development application no later than 120 days after the specified deadline date for the particular application. Applications for preliminary permits will not be accepted in response to this notice.

o. Notice of Intent—A notice of intent must specify the exact name, business address, and telephone number of the prospective applicant, and must include an unequivocal statement of intent to submit, if such an application may be filed, either a preliminary permit application or a development application (specify which type of application). A notice of intent must be served on the applicant(s) named in this public notice.

p. Protests of Motions to Intervene—Anyone may submit a protest or a motion to intervene in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, 385.211, and 385.214. In determining the appropriate action to take, the Commission will consider all protests filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any protests or motions to intervene must be received on or before the specified deadline date for the particular application.

q. Filing and Service of Responsive Documents—The application is ready for environmental analysis at this time, and the Commission is requesting comments, reply comments, recommendations, terms and conditions, and prescriptions.

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 30 days from the issuance date of this notice. All reply comments must be filed with the Commission within 45 days from the date of this notice.

- r. 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.
- s. All filings must (1) bear in all capital letters the title "PROTEST"; "MOTION TO INTERVENE", "NOTICE OF INTENT TO FILE COMPETING APPLICATION", "COMPETING APPLICATION", "COMMENTS". "REPLY COMMENTS", "RECOMMENDATIONS", "TERMS 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 protesting or intervening; 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). 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, NE., Washington, DC 20426. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application. A copy of all other filings in reference to this application must be accompanied by proof of service on all persons listed in the Service list prepared by the Commission in this proceeding, in accordance with 18 CFR 4.34(b) and 385.2010.

Magalie R. Salas,

Secretary.

[FR Doc. 02–5854 Filed 3–11–02; 8:45 am]
BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7156-7]

Notice of Proposed Administrative Settlement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: In accordance with section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9622(i), notice is hereby given of a proposed administrative settlement concerning the Louisiana Oil Recycle & Reuse Site, Baton Rouge, Louisiana, with the parties referenced in the Supplementary Information portion of this notice.

The settlement requires the settling deminimis parties to pay a total of \$73,176.87 as payment of past response costs to the Hazardous Substances Superfund. The settlement includes a covenant not to sue pursuant to sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607.

For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. The Agency will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at 1445 Ross Avenue, Dallas, Texas, 75202–2733.

DATES: Comments must be submitted on or before April 11, 2002.

ADDRESSES: The proposed settlement and additional background information relating to the settlement are available for public inspection at 1445 Ross Avenue, Dallas, Texas 75202–2733. A copy of the proposed settlement may be obtained from Janice Bivens, 1445 Ross Avenue, Dallas, Texas 75202–2733 at (214) 665–6717. Comments should reference the Louisiana Oil Recycle & Reuse Site, Baton Rouge, Louisiana, and EPA Docket Number 6–04–02, and should be addressed to Janice Bivens at the address listed above.

FOR FURTHER INFORMATION CONTACT:

Amy McGee, 1445 Ross Avenue, Dallas, Texas, 75202–2733 at (214) 665–8063.

SUPPLEMENTARY INFORMATION:

Acadian Ambulance

American Manufacturing (American Cordage)

Ascension Parish (LA) Police Jury Atlas Processing (Pennzoil Quaker

Atlas Wireline Service (Baker-Hughes)

Aviation Labs B&B Auto

B.F. Goodrich Chemical

Bercen, Inc.

Bob Wall's Automotive

BP Oil Company, and Sohio

Brandt Company C & L Supply

Cabot Corporation (Haynes

International)

Caleb Brett Industries

Carboline, Inc.

Catalyst Recovery

CCL Custom Manuf. (Peterson Puritan,

CENLA Ambulance (Rapides Regional Med. Ctr.)

Cherry Picker Parts & Service Coastal Fluid (Coastal Chemical Co.,

L.L.C.)

Conoco, Inc.

Daniel Oil Tool (Emerson Process Mgmt.)

Don's Auto Shop

Dravo Lime

Dresser Industries/Dresser Pump

DSI Transport

Durametallic (FlowServe Corp.)

Enron Trading (EOTT) Ferriday Farm Equipment

Francis Drilling Fluid

Futrell Chevrolet

General Electric

George Lato

G. N. Gonzales

Greenwell Springs Hospital (E. LA Mental Health System)

Groendyke Transport, Inc.

Halliburton Logging

Hammond (LA) State School

Highland Hardware

Howell Industries

I.E.W. Systems, Inc. (Universal

Compression Inc.) Iberville (LA) Policy Jury

Ingersoll-Rand

Inspectorate American/Charles Martin

Intercontinental Terminals

International Paint (AKZO-Nobel)

Ken Coleman Equipment

Koch Pipeline Company, L.P.

KRC Southern (Voith Paper)

L & B Transportation Co., Inc. Lincoln Big Three Inc.

Liquid Air Engineering Corp. (Air

Liquide)

Liquid Carbonic (Praxair)

Lewis Grocer

Louisiana Community & Technical College

Louisiana Industries (TXI)

Luv-n-Care

M & L Industries

MacKenzie Chemical (Murdoch Corp.) Melamine Chemical

N L McCullough Industries, Inc. (Baker-Atlas)

U.S. Navv

Occidental Chemical Corporation Oddis Machine (Otis-Halliburton)

OHM Corporation

Our Lady of the Lake Hospital (Baton Rouge, LA)

P & H Tube

Pierce Properties

Purina Mills, Inc.

Quality Diesel

Raymond Pylant

Richard Oil Company

Rubicon, Inc.

Schuylkill Metals (Exide Technology) SEPCO Industries (DPX Enterprises,

Inc.)

Sewell Plastics (Crown Cork & Seal)

Shell Western E & P

Simmons Tractor

Solar Turbines Southern Flo, Inc.

Southern Natural Gas (El Paso Corp.)

Southern Scrap Materials, Ltd.

Speciality Oil (Pennzoil-Quaker State)

Stupp Corporation

T.M.İ.

Union Texas Petroleum (Williams

Companies)

United States Postal Service (USPS) University of Southeast Louisiana University of Southwest Louisiana

(Lafavette)

Valley Electric Corporation

Verret Shipyard

West Jefferson Levee District (LA) Westinghouse (Siemens)

Woodward-Clyde Consultants

WY Tractor Company

Dated: January 31, 2002.

Acting Regional Administrator, Region 6. [FR Doc. 02-5866 Filed 3-11-02; 8:45 am]

BILLING CODE 6560-50-P

Lawrence Starfield,

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7156-6]

Notice of Availability of Draft NPDES General Permits for Reverse Osmosis Reject Water Discharges in the State of Massachusetts

AGENCY: Environmental Protection Agency.

ACTION: Notice of availability of the draft NPDES General Permit MAĞ450000.

SUMMARY: The Director of the Office of Ecosystem Protection, Environmental Protection Agency-New England (EPA- NE), is today providing notice of the availability of the Draft National Pollutant Discharge Elimination System (NPDES) general permit for reverse osmosis reject water discharges to certain waters in the State of Massachusetts as authorized by section 301(a) of the Clean Water Act. See also 40 CFR 122.28. The draft NPDES general permit establishes Notice of Intent (NOI) requirements, effluent limitations, standards, prohibitions and management practices for reverse osmosis reject water discharges. Reverse osmosis reject water is defined as pumped or drained wastewater discharges from reverse osmosis units.

Owners and/or operators of sites that discharge reverse osmosis reject water, will be required to submit an NOI to EPA-NE to be covered by the appropriate general permit and will receive a written notification from EPA-NE of permit coverage and authorization to discharge under the general permit. The general permit does not cover new sources as defined under 40 CFR 122.2.

DATES: For comment period: Interested persons may submit comments on the draft general permit as part of the administrative record to the EPA-NE, at the address given below, no later than April 11, 2002.

 $\mbox{\sc addresses:}$ The draft permit is based on an administrative record available for public review at EPA-NE, Office of Ecosystem Protection (CPE), 1 Congress Street, Suite 1100, Boston, Massachusetts 02114-2023. Written comments may be hand delivered or mailed to this address. Electronic comments may be e-mailed to davis.betsy@epa.gov.

FOR FURTHER INFORMATION CONTACT:

Additional information concerning the draft permit may be obtained between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday excluding holidays from: Betsy Davis, EPA-NE, Office of Ecosystem Protection, NPDES Permit Unit; One Congress Street, Boston, MA 02114-2023; telephone: 617-918-1576; e-mail: davis.betsy@epa.gov.

SUPPLEMENTARY INFORMATION: The draft NPDES general permit may be viewed over the Internet via the EPA-NE web site www.epa.gov/region01/topics/ water/permits.html. To obtain a hard copy of the document, please call, email or write to Ms. Davis at the addresses listed above. The draft general permit includes FACT SHEET AND **SUPPLEMENTARY INFORMATION** sections that set forth principal facts and the significant factual, legal and policy questions considered in the