insufficient to offset the added air pollution from the facility.

While the EAB rejected B.C.'s petition based, in part, on B.C.'s failure to properly preserve the majority of these issues for appeal, the EAB also noted that EFSEC had in fact considered and addressed many of B.C.'s concerns. Thus, for example, the EAB concluded that EFSEC had considered those comments that were properly submitted related to startup and shutdown operations and made a number of changes to the draft permit to make it more protective based on these comments. In addition, the EAB found that EFSEC had collected and considered data on ambient air quality, including consideration of Canadian standards, and that B.C. failed to show that EFSEC's determination that air quality concentrations would not exceed standards established to protect human health and the environment was clearly erroneous. The EAB also noted that based on its review of the record before it, it did not appear that the offsets offered by SE2 were intended to meet any requirement within the purview of the federal PSD program. Accordingly, the EAB found that the sufficiency of the offsets were beyond the scope of EAB review.

The Board remanded the PSD permit to EPA and EFSEC, however, to correct a typographical error in the final permit which was inadvertently retained from the draft permit. In a previous permit application, SE2 requested the ability to burn natural gas and fuel oil. The use of fuel oil was rejected by EFSEC through the state's separate site certification process for reasons unrelated to PSD. Although SE2 later agreed to burn only natural gas as evidenced in a revised PSD permit application, the draft PSD permit failed to reflect SE2's concession. The final permit continued to erroneously make references to burning ''either fuel.'' Consistent with the EAB's order, EPA and EFSEC eliminated all references to the use of the phrase "either fuel" in the final permit through an administrative amendment. EPA and EFSEC reissued the final permit on April 17, 2003.

Pursuant to 40 CFR 124.19(f)(1)(iii), when the EAB orders remand proceedings, for purposes of judicial review, final Agency action occurs upon the completion of remand proceedings. This notice is being published pursuant to 40 CFR 124.19(f)(2), which requires notice of any final agency action regarding a permit to be published in the **Federal Register**. This notice being published today in the **Federal Register** constitutes notice of the final Agency action as remand proceedings are complete. If available, judicial review of these determinations under Section 307(b)(1) of the CAA may be sought only by the filing of a petition for review in the United States Court of Appeals for the Ninth Circuit, within 60 days from the date on which this notice is published in the **Federal Register**. Under Section 307(b)(2) of the Act, this determination shall not be subject to later judicial review in any civil or criminal proceedings for enforcement.

Dated: April 23, 2003.

L. John Iani,

Regional Administrator, Region 10. [FR Doc. 03–11194 Filed 5–5–03; 8:45 am] BILLING CODE 6560-50–P

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public

Financial Responsibility to Meet Liability Incurred for Death or Injury to Passengers or other Persons on Voyages; Notice of Issuance of Certificate (Casualty)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility to Meet Liability Incurred for Death or Injury to Passengers or Other Persons on Voyages pursuant to the provisions of section 2, Public Law 89–777 (46 App. U.S.C. 817(d)) and the Federal Maritime Commission's implementing regulations at 46 CFR part 540, as amended:

- Corporacion Ferries del Caribe, Inc., Access Ferries S.A. and Charm Enterprises S.A., Calle Concordia #249, P.O. Box 6448, Mayaguez, Puerto Rico 00680, *Vessel:* Caribbean Express.
- Holland America Line Inc., Holland America Line N.V. and HAL Antillen N.V., 300 Elliott Avenue West, Seattle, WA 98119, Vessels: Amsterdam, Noordam, Prinsendam, Volendam and Zaandam.
- Holland America Line Inc., Holland America Line N.V. and HAL Nederland N.V., 300 Elliott Avenue West, Seattle, WA 98119, Vessels: Maasdam, Rotterdam, Ryndam and Statendam.
- Holland America Line Inc., HAL Cruises Limited and Wind Surf Limited, 300 Elliott Avenue West, Seattle, WA 98119, *Vessel:* Veendam.
- Holland America Line Inc., Wind Spirit Limited and HAL Antillen N.V., 300 Elliott Avenue West, Seattle, WA 98119, *Vessel:* Wind Spirit.
- Holland America Line Inc., Wind Surf Limited and HAL Antillen N.V., 300

Elliott Avenue West, Seattle, WA 98119, *Vessel:* Wind Surf.

- Norwegian Cruise Line Limited, 7665 Corporate Center Drive, Miami, FL 33126, *Vessel:* Norway.
- Norwegian Cruise Line Limited (d/b/a Norwegian Cruise Line), 7665 Corporate Center Drive, Miami, FL 33126, *Vessel:* Norwegian Crown.
- Norwegian Cruise Line Limited (d/b/a Orient Lines), 7665 Corporate Center Drive, Miami, FL 33126, *Vessel:* Marco Polo.
- Norwegian Cruise Line Limited and Norwegian Star Limited, 7665 Corporate Center Drive, Miami, FL 33126, *Vessel:* Norwegian Star.
- RCL (UK) Ltd. (d/b/a Royal Caribbean International) and Halifax Leasing (September) Limited, Royal Caribbean House, Addlestone Road, Weybridge, Surrey KT15 2LLE, England, Vessel: Brilliance of the Seas

Dated: April 29, 2003.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 03–11088 Filed 5–5–03; 8:45 am] BILLING CODE 6730–01–P

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public Indemnification of Passengers for Nonperformance of Transportation; Notice of Issuance of Certificate (Performance)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility for Indemnification of Passengers for Nonperformance of Transportation pursuant to the provisions of Section 3, Public Law 89–777 (46 App. U.S.C. 817 (e)) and the Federal Maritime Commission's implementing regulations at 46 CFR part 540, as amended:

- Corporacion Ferries del Caribe, Inc. (d/ b/a Cruceros del Caribe), Calle Concordia, #249 Altos, PO Box 6448, Mayaguez, Puerto Rico 00680, Vessel: Caribbean Express.
- Costa Crociere Ŝ.p.A. and Costa Cruise Lines N.V., 200 S. Park Road, Suite 200, Hollywood, FL 33021–8541, *Vessel:* Costa Mediterranea.
- Holland America Line Inc. (d/b/a Holland America Line), Holland America Line N.V. and HAL Antillen N.V., 300 Elliott Avenue West, Seattle, WA 98119, *Vessels:* Amsterdam, Noordam, Oosterdam, Prinsendam, Volendam, Westerdam and Zaandam.
- Holland America Line Inc. (d/b/a Holland America Line), Holland America Line N.V. and HAL Nederland N.V., 300 Elliott Avenue

West, Seattle, WA 98119, *Vessels:* Maasdam, Rotterdam, Ryndam and Statendam.

- Holland America Line Inc. (d/b/a Holland America Line), HAL Cruises Limited and Wind Surf Limited, 300 Elliott Avenue West, Seattle, WA 98119, *Vessel:* Veendam.
- Holland America Line Inc. (d/b/a Windstar Cruises), Wind Spirit Limited, Windstar Sail Cruises Limited, and HAL Antillen N.V., 300 Elliott Avenue West, Seattle, WA 98119, *Vessel:* Wind Spirit.
- Holland America Line Inc. (d/b/a Windstar Cruises), Wind Surf Limited, Windstar Sail Cruises Limited, and HAL Antillen N.V., 300 Elliott Avenue West, Seattle, WA 98119, *Vessel:* Wind Surf.
- Norwegian Cruise Line Limited (d/b/a Norwegian Cruise Line), 7665 Corporate Center Drive, Miami, FL 33126, *Vessel:* Norwegian Crown.
- Princess Cruise Lines, Ltd., P & O Princess Cruises International Limited and P & O Princess Cruises plc, 24305 Town Center Drive, Santa Clarita, CA 91355–4999, *Vessels:* Caribbean Princess and Sapphire Princess.
- Radisson Seven Seas Cruises, Inc., 600 Corporate Drive, Suite 410, Fort Lauderdale, FL 33334, *Vessel:* Seven Seas Voyager.

Dated: April 29, 2003.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 03–11087 Filed 5–5–03; 8:45 am] BILLING CODE 6730–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration on Aging

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Extension of the Expiration Date of the Title VI Program Performance Report

AGENCY: Administration on Aging, HHS. **ACTION:** Notice.

SUMMARY: The Administration on Aging (AoA) is announcing that the proposed collection of information listed below has been submitted to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995.

DATES: Submit written comments on the collection of information by June 5, 2003.

ADDRESSES: Submit written comments on the collection of information to the Office of Information and Regulatory Affairs, OMB, New Executive Office Bldg., 725 17th St., NW., rm. 10235, Washington, DC 20503, Attn: Allison Herron Eydt, Desk Officer for AoA. **FOR FURTHER INFORMATION CONTACT:** Yvonne Jackson; Director; Office for American Indian, Alaskan Native and Native Hawaiian Programs; Administration on Aging, Washington, DC, 20201; (202) 357–3501; *Yvonne.Jackson@aoa.gov.*

SUPPLEMENTARY INFORMATION: In compliance with 44 U.S.C. 3507, AoA has submitted the following proposed collection of information to OMB for review and clearance.

The Program Performance Report provides a data base for AoA to (1) monitor program achievement of performance objectives; (2) establish program policy and direction; and (3) prepare responses to Congress, the OMB, the General Accounting Office, other Federal departments, and public and private agencies as required by the OAA title II sections 202(a)19 and 208; and prepare data for the Federal Interagency Task Force on Older Indians established pursuant to section 134(d) of the 1987 Amendments to the OAA.

AoA estimates the burden of this collection of information as follows: The estimate of total respondent burden is 729 hours per year to prepare reports.

In the **Federal Register** of February 4, 2003 (vol. 68, no. 23, page 5642), the agency requested comments on the proposed collection of information. No comments were received.

Dated: April 30, 2003.

Josefina G. Carbonell,

Assistant Secretary for Aging. [FR Doc. 03–11100 Filed 5–5–03; 8:45 am] BILLING CODE 4154–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

[Program Announcement 03056]

Development and Testing of New Medications for Treatment of Emerging Infectious Diseases; Notice of Availability of Funds

Application Deadline: June 15, 2003.

A. Authority and Catalog of Federal Domestic Assistance Number

This program is authorized under section 301(a) and 317(k)(2) of the Public Health Service Act, (42 U.S.C. section 241(a) and 247(k)(2)), as amended. The Catalog of Federal Domestic Assistance number is 93.283.

B. Purpose

The Centers for Disease Control and Prevention (CDC) announces the availability of fiscal year (FY) 2003 funds for a cooperative agreement program for Development and Testing of New Medications for Treatment of Emerging Infectious Diseases. This program addresses the "Healthy People 2010" focus area(s) Immunization and Infectious Diseases.

The purpose of the program is to develop and test new anti-infectious agents developed from natural products primarily for use in humans. Of particular, but not exclusive interest are anti-infective agents for parasitic diseases. Projects may include, but are not limited to a range of activities such as identifying promising agents, purifying or creating them, optimizing them for clinical use, and testing them.

Measurable outcomes of the program will be in alignment with the following performance goal for the National Center for Infectious Diseases (NCID): Protect Americans from infectious diseases.

C. Eligible Applicants

Applications may be submitted by public and private nonprofit organizations and and by governments and their agencies, that is:

- Universities
- Colleges
- Technical schools
- Research Institutions
- Hospitals
- Community-based organizations
- Faith-based organizations
- Federally recognized Indian tribal governments
- Indian Tribes
- Indian tribal organizations
- State and local governments or their bona fide agents (this includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Marianna Islands, American Samoa, Guam, the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau)
- Political subdivisions of States (in consultation with States)

Note: Title 2 of the United States Code section 1611 states that an organization described in section 501(c)(4) of the Internal Revenue Code that engages in lobbying activities is not eligible to receive Federal funds constituting an award, grant or loan.

D. Funding

Availability of Funds

Approximately \$1,500,000 is available in FY 2003 to fund one award. It is