other forms of information technology, e.g., permitting electronic submission of responses. EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval. At that time, EPA will issue another Federal Register notice to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB.

Abstract: EPA is required under Section 183(e) of the Clean Air Act to regulate Volatile Organic Compound (VOC) emissions from the use of consumer and commercial products. Under regulations promulgated on February 26, 2007 (72 FR 8428) manufacturers of new portable gasoline containers are required to obtain certificates of conformity with the Clean Air Act, effective January 1, 2009. This ICR covers the burdens associated with this certification process. EPA reviews information submitted in the application for certification to determine if the container design conforms to applicable requirements and to verify that the required testing has been performed. The certificate holder is required to keep records on the testing and collect and keep warranty and defect information for annual reporting on in-use performance of their products. The respondent must also retain records on the units produced, apply serial numbers to individual containers, and track the serial numbers to their certificates of conformity. Any information submitted for which a claim of confidentiality is made is safeguarded according to EPA regulations at 40 CFR 2.201 et seq.

Form Numbers: None.
Respondents/affected entities: manufacturers of new portable gasoline containers from 0.25 to 10.0 gallons in capacity.
Respondent’s obligation to respond: mandatory 40 CFR part 59, subpart F.
Estimated number of respondents: 8 (total).
Frequency of response: yearly for warranty reports; at least once every five years for certificate renewals.
Total estimated burden: 250 hours (per year). Burden is defined at 5 CFR 1320.3(b).
Total estimated cost: $32,419.45 (per year), includes $20,452 annualized capital or operation & maintenance costs.

Changes in Estimates: There is an increase of 37 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This increase of the estimated burden and cost estimates is due to a change in the estimated cost of labor and additional testing requirements for new portable fuel container families to comply with the requirements for evaporative testing promulgated in 40 CFR part 59.

Dated: April 14, 2016.
Byron J. Bunker,
Director, Compliance Division, Office of Transportation and Air Quality, Office of Air and Radiation.

ENVIRONMENTAL PROTECTION AGENCY
Aquashade, Nithiazine, d-limonene, and 2H-Cyclopent(d)isothiazol-3(4H)-one, 5,6-dihydro-2-methyl- (MTI)
Registration Review Interim Decisions; Notice of Availability
AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice.
SUMMARY: This notice announces the availability of EPA’s interim registration review decisions for the pesticides aquashade, nithiazine, d-limonene, and 2H-Cyclopent(d)isothiazol-3(4H)-one, 5,6-dihydro-2-methyl- (MTI). Registration review is EPA’s periodic review of pesticide registrations to ensure that each pesticide continues to satisfy the statutory standard for registration, that is, that the pesticide can perform its intended function without causing unreasonable adverse effects on human health or the environment. Through this program, EPA is ensuring that each pesticide’s registration is based on current scientific and other knowledge, including its effects on human health and the environment.
FOR FURTHER INFORMATION CONTACT:
For pesticide specific information, contact: The Chemical Review Manager for the pesticide of interest identified in the Table in Unit II. For general information on the registration review program, contact: Richard Dumas, Pesticide Re-Evaluation Division (7508P), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460–0001; telephone number: (703) 308–8015; email address: dumas.richard@epa.gov.
SUPPLEMENTARY INFORMATION:
I. General Information
A. Does this action apply to me?
This action is directed to the public in general, and may be of interest to a wide range of stakeholders including environmental, human health, farm workers, and agricultural advocates; the chemical industry; pesticide users; and members of the public interested in the sale, distribution, or use of pesticides. Since others also may be interested, the Agency has not attempted to describe all the specific entities that may be affected by this action. If you have any questions regarding the applicability of this action to a particular entity, consult the pesticide specific contact person listed in the Table in Unit II.
III. What action is the Agency taking?
The docket for this action, identified by docket identification (ID) number EPA–HQ–OPP–2015–0393 is available at http://www.regulations.gov or at the Office of Pesticide Programs Regulatory Public Docket (OPP Docket) in the Environmental Protection Agency Docket Center (EPA/DC), West William Jefferson Clinton Bldg., Rm. 3334, 1301 Constitution Ave. NW., Washington, DC 20460–0001. The Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Public Reading Room is (202) 566–1744, and the telephone number for the OPP Docket is (703) 305–5805. Please review the visitor instructions and additional information about the docket available at http://www.epa.gov/dockets.
II. What action is the Agency taking?
Pursuant to 40 CFR 155.58(c), this notice announces the availability of EPA’s interim registration review decision for the pesticides found in the Table in this unit.

<table>
<thead>
<tr>
<th>Registration review case name and No.</th>
<th>Pesticide docket ID No.</th>
<th>Chemical review manager, telephone number, email address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aquashade (Case 4010) ......</td>
<td>EPA–HQ–OPP–2015–0639</td>
<td>Christina Motilall, <a href="mailto:motilall.christina@epa.gov">motilall.christina@epa.gov</a>, (703) 603–0522</td>
</tr>
</tbody>
</table>

TABLE—REGISTRATION REVIEW INTERIM DECISIONS
Aquashade (Interim Decision). Aquashade is as an aquatic herbicide whose mode of action is light filtration. It is primarily used in small water bodies like ornamental ponds and small lakes, fountains and other landscaping water features, swimming holes, aquaculture ponds, and animal watering holes. The Ecological Risk Assessment found no level of concern risk exceedances to all taxa. The Human Health Risk Assessment also indicated no risk (dietary, residential, and occupational). Aquashade was not on either initial list of chemicals to be screened under the Endocrine Disruptor Screening Program (EDSP), and an endangered species assessment has not been conducted at this time. No mitigation is proposed at this time. The Agency’s final registration review decision is dependent upon the assessment of risks to threatened and endangered species and after an EDSP Federal Food, Drug and Cosmetic Act (FFDCA) Section 408(p) determination has been made.

Nithiazine (Interim Decision). The Nithiazine Summary Document was published on March 18, 2009. Nithiazine is used as part of a bait station to control flies in animal housing facilities and other industrial operations. The structure of the bait station makes contact between nithiazine and humans unlikely; therefore, there are no human health risk concerns for nithiazine. Since the active ingredient is contained in a bait station, no ecological exposure is expected. Therefore, there are no ecological risk concerns for nithiazine. Nithiazine does not pose a threat to pollinators and the Agency has determined that it will cause No Effect to listed species. The Agency has determined that no additional data are required at this time to support the continuing registrations of nithiazine products. The final decision on the registration review for nithiazine will occur after an EDSP FFDCA section 408(p) determination has been made.

d-Limonene (Interim Decision). The registration review docket for d-limonene opened in September 2010. d-Limonene is a naturally occurring chemical obtained from the rind of citrus fruits. It is registered for use as an acaricide, insecticide, herbicide, insect repellent, and is used as an inert ingredient for scent and flavoring in other non-pesticide products. d-Limonene is currently registered for use in/on food crops (citrus, pome fruits, grapes), feed crops, non-food crops (ornamentals, Christmas trees, fencerows, recreational areas, wood protection) and for residential uses. EPA published the draft human health and ecological risk assessments in December 2014. A qualitative human health assessment was conducted, and the Agency concluded that d-limonene does not pose a risk to human health. A quantitative ecological risk assessment was conducted and levels of concern were exceeded for terrestrial plants and mammals (risks to birds and terrestrial invertebrates could not be precluded). The Agency is requiring modifications to several labels to reduce potential risks of d-limonene to terrestrial birds and mammals. In addition, the Agency will make several modifications to 40 CFR part 180. The Agency will establish an exemption for the herbicidal uses of d-limonene from a tolerance under subpart D, and existing exemption from tolerances from the repellant uses of d-limonene under 180.539 subpart C will be moved to subpart D for insecticidal uses. This Interim Decision does not cover the EDSP component of this registration review case, nor does it include a complete endangered species assessment or pollinator risk assessment. The Agency’s final registration review decision is dependent upon the assessment of risks to threatened and endangered species and pollinators as well as a determination under FFDCA Section 408(p) regarding endocrine disruption.

TABLE—REGISTRATION REVIEW INTERIM DECISIONS—Continued

<table>
<thead>
<tr>
<th>Registration review case name and No.</th>
<th>Pesticide docket ID No.</th>
<th>Chemical review manager, telephone number, email address</th>
</tr>
</thead>
</table>

MTI. MTI is a materials preservative for use in the manufacture of aqueous compositions used in the manufacture of imaging products. The Agency did not require any additional data in support of MTI’s registration review or need to conduct human health or environmental risk assessments due to the lack of exposure concerns for MTI’s registered use. Based on the lack of potential exposure, the Agency made a “no effect” determination for listed species under the Endangered Species Act (ESA). Except for the EDSP component of the MTI registration review case, the Agency is not requiring additional data and is not proposing any risk reduction measures for this case. The final decision on the registration review for MTI will occur after the EDSP FFDCA section 408(p) determination is made.

Pursuant to 40 CFR 155.57, a registration review decision is the Agency’s determination whether a pesticide meets, or does not meet, the standard for registration in the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). EPA has considered the pesticides found in the Table in this unit in light of the FIFRA standard for registration. The Interim Decision document in the dockets describes the Agency’s rationale for issuing a registration review interim decision for these pesticides.

In addition to the interim registration review decision documents, the registration review dockets for the pesticides listed in the Table in this unit also includes other relevant documents related to the registration review of these cases. The proposed interim registration review decisions were posted to the docket and the public was invited to submit any comments or new information.

EPA addresses the comments or information received during the 60-day comment period in the discussion for each pesticide listed in this document. During the 60-day comment period, no public comments were received for aquashade, nithiazine, or 2H-Cyclopent(d)isothiazol-3(4H)-one, 5,6-
FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060–1177]

Information Collection Being Submitted for Review and Approval to the Office of Management and Budget

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501–3520), the Federal Communications Commission (FCC or Commission) invites the general public and other Federal agencies to take this opportunity to comment on the following information collections. Comments are requested concerning: Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission’s burden estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information collection burden on small business concerns with fewer than 25 employees. The FCC may not conduct or sponsor a collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid OMB control number.

DATES: Written comments should be submitted on or before May 20, 2016. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contacts below as soon as possible.

ADDRESS: Direct all PRA comments to Nicholas A. Fraser, OMB, via email Nicholas_A_Fraser@omb.eop.gov; and to Cathy Williams, FCC, via email PRA@fcc.gov and to Cathy.Williams@fcc.gov. Include in the comments the OMB control number as shown in the SUPPLEMENTARY INFORMATION section below.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collection, contact Cathy Williams at (202) 418–2918. To view a copy of this collection of information request (ICR) submitted to OMB: (1) Go to the Web page http://www.reginfo.gov/public/do/PRAMain, (2) look for the section of the Web page called “Currently Under Review,” (3) click on the downward-pointing arrow in the “Select Agency” box below the “Currently Under Review” heading, (4) select “Federal Communications Commission” from the list of agencies presented in the “Select Agency” box, (5) click the “Submit” button to the right of the “Select Agency” box, (6) when the list of FCC ICRs currently under review appears, look for the OMB control number of this ICR and then click on the ICR Reference Number. A copy of the FCC submission to OMB will be displayed.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–1177.
Title: 47 CFR 74.800, Channel Sharing Agreement.
Form Numbers: Not applicable.
Type of Review: Revision of a currently approved collection.
Respondents: Business or other for profit entities; Not for profit institutions; State, local or Tribal government.
Number of Respondents/Responses: 100 respondents; 100 responses.
Estimated Hours per Response: 1 hr.
Frequency of Response: One time reporting requirement.
Total Annual Burden: 100 hours.
Total Annual Cost: $54,000.
Obligation to Respond: Required to obtain benefits. The statutory authority for this information collection is contained in sections 1, 4(i) and (j), 7, 154(i), 301, 302, 303, 307, 308, 309, 312, 316, 318, 319, 324, 325, 336 and 337 of the Communications Act of 1934, as amended.
Nature and Extent of Confidentiality: There is no need for confidentiality with this collection of information.
Privacy Act Assessment: No impact(s).
Needs and Uses: On December 18, 2015, the Commission released a Third Report and Order and Fourth Notice of Proposed Rulemaking, in the Matter of Amendment of Parts 73 and 74 of the Commission’s Rules to Establish Rules for Digital Low Power Television and Television Translator Stations, MB Docket No. 03–185, FCC 15–175. Low power television and television translator stations (collectively “LPTV stations”) will be required to include certain terms in their channel sharing agreements (CSAs) and to file their CSAs with the Commission. This new requirement is provided in 47 CFR 74.800.

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments on the agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within twelve days of the date this notice appears in the Federal Register. Copies of the agreements are available through the Commission’s Web site (www.fmc.gov) or by contacting the Office of Agreements at (202) 334–3793 or tradeanalysis@fmc.gov.

Agreement No.: 011275–038.
Title: Australia and New Zealand–United States Discussion Agreement.
Parties: CMA CGM, S.A. and ANL Singapore Pte Ltd. (acting as a single party); Hamburg-Sud KG; Hapag–Lloyd AG; and MSC Mediterranean Shipping Company S.A.
Filing Party: Wayne R. Rohde, Esq.; Cozen O’Connor LLP; 1200 Nineteenth St. NW.; Washington, DC 20036.
Synopsis: The Amendment would revise the notice required to resign from