System (PBMS). Test laboratories are required to generate certain records to demonstrate compliance with PBMS program requirements. This ICR covers the recordkeeping and reporting requirements for PBMS records. There are no required forms. Example formats for certain records are at: https://www.epa.gov/fuels-registration-reporting-and-compliance-help/compliance-performance-based-measurement-system.

Form numbers: None.

Respondents/affected entities: Laboratories that test gasoline and diesel fuel.

Respondent’s obligation to respond: Mandatory.

Estimated number of respondents: 1,000 (total).

Frequency of response: On occasion, periodically (varies with test method).

Total estimated burden: 26,696 hours (per year). Burden is defined at 5 CFR 1320.03(b).

Total estimated cost: $2,460,454 (per year), includes $0 annualized capital or operation & maintenance costs.

Changes in estimates: There is an increase of 17,198 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This increase is due to an incorrect estimate of 52 laboratories for the current approval while the actual number should have been near 1,000.


Byron J. Bunker,
Director, Compliance Division, Office of Transportation and Air Quality, Office of Air and Radiation.

[FR Doc. 2018–24159 Filed 11–2–18; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL–9986–07–Region 9]

Casmalia Resources Superfund Site; Notice of Proposed CERCLA Administrative De Minimis Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA) and the Resource Conservation and Recovery Act (RCRA), the Environmental Protection Agency (EPA) is hereby providing notice of a proposed administrative de minimis settlement concerning the Casmalia Resources Superfund Site in Santa Barbara County, California (the Casmalia Resources Site). CERCLA provides EPA with the authority to enter into administrative de minimis settlements. This settlement is intended to resolve the liabilities of the 104 settling parties identified below for the Casmalia Resources Site. These parties have also elected to resolve their liability for response costs and potential natural resource damage claims by the United States Fish and Wildlife Service (USFWS) and the National Oceanic and Atmospheric Administration (NOAA). These 104 parties sent 9,696,519 lbs. of waste to the Casmalia Resources Site, which represents 0.07% of the total Site waste of 5.6 billion pounds. This settlement requires these parties to pay $885,397 to EPA.

DATES: EPA will receive written comments relating to the settlement until December 5, 2018. EPA will consider all comments it receives during this period, and may modify or withdraw consent to the settlement if any comments disclose facts or considerations indicating that the settlement is inappropriate, improper, or inadequate.

Public meeting: In accordance with section 7003(d) of CRCA, 42 U.S.C. 6973(d), commenters may request an opportunity for a public meeting in the affected area. The deadline for requesting a public meeting is November 19, 2018. Requests for a public meeting may be made by contacting Russell Mechem by email at mechem.russell@epa.gov. If a public meeting is requested, information about the date and time of the meeting will be published in the local newspaper, The Santa Maria Times, and will be sent to persons on the EPA’s Casmalia Resources Site mailing list. To be added to the mailing list, please contact: Alejandro Diaz at (415) 972–3242 or by email at diaz.alejandro@epa.gov.

ADDRESSES: Written comments should be addressed to Casmalia Case Team, U.S. Environmental Protection Agency Region IX, 75 Hawthorne Street (mail code SFD–7–1), San Francisco, California 94105–3901, or may be sent by email to mechem.russell@epa.gov.

FOR FURTHER INFORMATION CONTACT: A copy of the settlement document and additional information about the Casmalia Resources Site and the proposed settlement may be obtained on the EPA-maintained Casmalia Resources Site website at: http://www.epa.gov/region09/casmalia or by calling Russell Mechem at (415) 972–1392.

SUPPLEMENTARY INFORMATION: Section 122(g) of CERCLA gives EPA authority to enter into administrative de minimis settlements. Section 122(i) of CERCLA and section 7003(d) of RCRA require that EPA publish notice of certain proposed settlements. This settlement is intended to resolve the liabilities of the settling parties under sections 106 and 107 of CERCLA and section 7003 of RCRA for the Casmalia Resources Site.

The parties that have elected to settle their liability with EPA at this time are as follows: A/C Industrial Cleaning Co.; Adams Campbell Co.; Aerosol Services Co.; Afflu, Ltd dba Dalee Car Bath; AG RX; Alcorn Fence Co.; ALLFAST Fastening Systems; Armorlite Inc.; Arnold Engineering; Arvinyl; ASCO Sintering Co.; Audax Group; Axelson, Inc., acquired by Wheatley Corp/Dresser Industries and later merged into Halliburton Energy Services, Inc.; Bard Parker; BC Laboratories, Inc.; Berney Construction; Bien Nacido Vineyards; Briggsman Disposal; Burke Chemical; C.P. National; CAE, Inc.; California Avion; Carl’s Jr.; Centre Properties; Channel Disposal Co.; Cigna Health Plans of CA; Circuitry Engineering; City of Hidden Hills; Coast Welding Supply, Inc.; Commercial Coil Spring Company; Contract Applications, Inc.; County of San Luis Obispo; Crystallite Co.; Darnell Corp.; Data Card; Data Documents Systems; Dela-Tek, Incorporated; Denny’s Restaurants; D-Whit, Inc. (fka Whitney Machinery, Inc.); Economics Lab, Inc.; EDCO Disposal; Ericsson; Foster & Kleiser; Fruit Growers Supply; Futura Metal Technology; Gannett; Gannon Manufacturing Company; Haley Brothers; Harasco Corporation, through its April 11, 1966 Acquisition of Certain Assets of Borden Metal Products Henry Company, Resin Technology Division; Hotnetrac Corporation; IAMA, Inc.; IMAAC Corporation; Inca Products Company; J. Colavin & Sons; Jack in the Box; Jostens, Inc.; K&N Engineering, Inc.; K/J Plating; Kerr Dental; Kerr Glass Mfg. Corp.; Keystone Products, Inc.; Krupp Machinery, In.; National Disposal; Nibco; Norris Plumbing Fixtures; Pacific Resins & Chemical; Pacific Ship Repair; PCB Engineering; Penhall Company; Petroleum Contractors, Inc.; Precision Anodizing & Plating, Inc.; Precision Autobody; QT Optoelectronics; Rain Bird Sprinkler Mfg. Corp.; S I Willis Oil Tool Company; Schuster Flexible Packaging/Schuster; Sea-Land Service, Inc.; Shepherd Machinery; Silicon Valley Group; Smart
The liquidation of the assets for each receivership has been completed. To the extent permitted by available funds and in accordance with law, the Receiver will be making a final dividend payment to proven creditors.

Based upon the foregoing, the Receiver has determined that the continued existence of the receiverships will serve no useful purpose. Consequently, notice is given that the receiverships shall be terminated, to be effective no sooner than thirty days after the date of this notice. If any person wishes to comment concerning the termination of any of the receiverships, such comment must be made in writing, identify the receivership to which the comment pertains, and be sent within thirty days of the date of this notice to: Federal Deposit Insurance Corporation, Division of Resolutions and Receiverships, Attention: Receivership Oversight Department 34.6, 1601 Bryan Street, Dallas, TX 75201.

No comments concerning the termination of the above-mentioned receiverships will be considered which are not sent within this time frame.

Dated at Washington, DC, on October 31, 2018.

Federal Deposit Insurance Corporation.
Robert E. Feldman,
Executive Secretary.

**NOTICE OF INTENT TO TERMINATE RECEIVERSHIP**

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The liquidation of the assets for the receivership has been completed. To the extent permitted by available funds and in accordance with law, the Receiver will be making a final dividend payment to proven creditors.

Based upon the foregoing, the Receiver has determined that the continued existence of the receivership will serve no useful purpose. Consequently, notice is given that the receivership shall be terminated, to be effective no sooner than thirty days after the date of this notice. If any person wishes to comment concerning the termination of the receivership, such comment must be made in writing, identify the receivership to which the comment pertains, and be sent within thirty days of the date of this notice to: Federal Deposit Insurance Corporation, Division of Resolutions and Receiverships, Attention: Receivership Oversight Department 34.6, 1601 Bryan Street, Dallas, TX 75201.

No comments concerning the termination of this receivership will be considered which are not sent within this time frame.

Dated at Washington, DC, on October 31, 2018.

Federal Deposit Insurance Corporation.
Robert E. Feldman,
Executive Secretary.