Omitted CAG-21 Docket# PR95-15, 000, Manchester **Pipeline Corporation** CAG-22. Docket# GT95-11, 000, Willaims Natural Gas Company Other#s GT95–11, 001, Williams Natural Gas Company CAG-23. Docket# RP91-166, 031, Northwest **Pipeline Corporation** Other#s RP91-166, 032, Northwest **Pipeline Corporation** CAG-24. Omitted CAG-25. Docket# RP95-326, 009, Natural Gas Pipeline Company of America Other#s RP95-242. 009, Natural Gas Pipeline Company of America CAG-26 Docket# RP96-200, 002, Noram Gas Transmission Company Other#s RP96-200, 003, Noram Gas TRansmission Company CAG-27. Omitted. CAG-28. Docket# RP94-120, 013, Koch Gateway **Pipeline Company** CAG-29. Docket# RP96-199, 001, Mississippi River Transmission Corporation CAG-30. Docket# RP96–184, 002, Natural Gas Pipeline Company of America CAG-31. Docket# RP95-396, 012, Tennessee Gas Pipeline Company CAG-32. Docket# RP96–136, 003, Algonquin Gas Transmission Company CAG-33. Docket# AC94-179, 001, Algonquin Gas Transmission Company Other#S AC93-61, 001, Tennessee Gas Pipeline Company, Midwestern Gas Transmission Company and East Tennessee Natural Gas Co. et al. AC93-186, 001, CNG Transmission Corporation AC94-40, 001, Mississippi River Transmission Corporation AC94–48, 001, Panhandle Eastern Pipe Line Company AC94–49, 001, Trunkline Gas Company CAG-34. Omitted CAG-35. Docket# RP95-407, 006, Questar Pipeline Company Other#S RP95-407, 007, Questar Pipeline Company CAG-36. Omitted CAG-37. Omitted CAG-38 Docket# MG96-11, 000, Granite State Gas

- Transmission, Inc. CAG–39.
- Docket# MG95–4, 001, Northwest Pipeline Corporation
- CAG-40.

Docket# MG96-8, 001, Michigan Gas Storage Company CAG-41 Docket# CP95-168, 001, Sea Robin **Pipeline Company** CAG-42. Docket# RP92-112, 003, Northwest **Pipeline Corporation** Other#S CP91-780, 007, Northwest **Pipeline Corporation** CAG-43. Docket# CP94-267, 002, Noram Gas Transmission Company Other#S CP94–267, 003, Noram Gas Transmission Company CAG-44. Docket# CP96-497. 000. Valero Transmission Company and West Texas Gas, Inc. CAG-45. Docket# CP94-751, 004, Transwestern **Pipeline Company** CAG-46. Docket# CP96-57, 000, Northern Natural Gas Company CAG-47. Docket# CP96–99, 000, Natural Gas Pipeline Company of America CAG-48. Docket# CP96-156, 000, Williston Basin Interstate Pipeline Company CAG-49 Docket# CP96-41, 000, Colorado Interstate Gas Company Other #s CP96-41, 001, Colorado Interstate Gas Company CP96–41, 002, Colorado Interstate Gas Company CP96-41, 003, Colorado Interstate Gas Company CAG-50. Docket # CP96-114, 000, Southern Natural Gas Company CAG-51. Docket # CP96-528, 000, Universal **Resources Corporation** CAG-52. Docket # CP90-1372, 000, Altamont Gas Transmission Company Other #s CP90-1372, 001, Altamont Gas Transmission Company CP90-1373, 000, Altamont Gas Transmission Company CP90-1373, 001, Altamont Gas Transmission Company CP90-1374, 000, Altamont Gas Transmission Company CP90-1374, 001, Altamont Gas Transmission Company CP90-1375, 000, Altamont Gas Transmission Company CP90-1375, 001, Altamont Gas Transmission Company CAG-53. Docket # CP96-35, 000, Steuben Gas Storage Company CAG-54. Docket # CP96-281, 000, West Texas Gas. Inc. Other #s CP96-215, 000, Northern Natural Gas Company Hydro Agenda H-1.

Reserved

Electric Agenda  $F_{-1}$ Reserved Oil and Gas Agenda I. Pipeline Rate Matters  $PR_{-1}$ Docket # RP92-137, 016, Transcontinental Gas Pipe Line Corporation Other #s RP93-136, 000, Transcontinental Gas Pipe Line Corporation Opinion and Order on Initial Decision PR-2. Docket # RP91-203, 000, Tennessee Gas Pipeline Company, et al. Opinion and Order on Initial Decision II. Pipeline Certificate Matters PC-1. Reserved Lois D. Cashell, Secretary. [FR Doc. 96-16220 Filed 6-20-96; 3:54 pm] BILLING CODE 6717-01-P **ENVIRONMENTAL PROTECTION** AGENCY [FRL-5526-1] Agency Information Collection Activities: Submission for OMB

Activities: Submission for OMB Review; Comment Request; Emission Control System Performance Warranty Regulations and Voluntary Aftermarket Part Certification Program; OMB Control Number: 2060–0060

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3507 (a)(1)(D)), this notice announces that the Information Collection Request (ICR) listed below has been forwarded to the Office of Management and Budget (OMB) for review and approval: **Emission Control System Performance** Warranty Regulations and Voluntary Aftermarket Part Certification Program, OMB Number 2060–0060, expiration date 07/31/96. The ICR describes the nature of the information collection and its expected burden and cost; where appropriate, it includes the actual data collection instrument.

**DATES:** Comments must be submitted on or before July 24, 1996.

FOR FURTHER INFORMATION OR A COPY CALL: Sandy Farmer at EPA, (202) 260– 2740, and refer to EPA ICR No. 116.05 and OMB No. 2060–0060.

**SUPPLEMENTARY INFORMATION:** *Title:* Emission Control System Performance Warranty Regulations and Voluntary Aftermarket Part Certification Program; OMB No. 2060–0060; (EPA ICR No. 116.05) expiring 07/31/96. This is a request for extension of a currently approved collection.

Abstract: The information required is the minimal necessary to ensure that the part to be certified actually performs as required. Without this information EPA would have no way to control and audit fraudulent or marginal submissions. If no information was collected at the time of testing, there would be no means of showing later that the part was properly designed, since information is only collected when the part is tested to be certified. EPA would not be able to control the self- certification of parts and this could, therefore, result in certified parts that cause vehicles to fail emissions standards.

The information collected is part of the requirement of Section 207(a) of the Clean Air Act, and as described in 40 CFR Part 85, Subpart V. This is a voluntary certification program and there is no requirement that any manufacturer participate.

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 OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR Part 9 and 48 CFR Chapter 15. The Federal Register Notice required under 5 CFR 1320.8(d), soliciting comments on this collection of information was published on 03/4/ 96 (61 FR 8272); no comments were received.

Burden Statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 8 hours per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information: search data sources: complete and review the collection of information; and transmit or otherwise disclose the information.

*Respondent/Affected Entities:* Parties potentially affected by this action are automotive manufacturers and builders of automotive aftermarket parts.

Estimated Number of Respondents: 2.

*Estimated Total Annual Hour Burden:* 1722 hours.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the following address. Please refer to EPA ICR No. 116.05 and OMB Control No. 2060–0060 in any correspondence.

- Ms. Sandy Farmer, U.S. Environmental Protection Agency, OPPE Regulatory Information Division (2137), 401 M Street, SW., Washington, DC 20460 and
- Office of Management and Budget, Attention: Desk Officer for EPA, 725 17th Street, NW., Washington, DC 20503

Dated: June 18, 1996.

Joseph Retzer,

Director, Regulatory Information Division. [FR Doc. 96–16014 Filed 6–21–96; 8:45 am] BILLING CODE 6560–50–P

[FRL-5525-7]

## Kansas; Final Full Program Determination of Adequacy of State/ Tribal Municipal Solid Waste Landfill Permit Program

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice of immediate final program determination of adequacy on Kansas' application.

SUMMARY: Section 4005(c)(1)(B) of the Resource Conservation and Recovery Act (RCRA), as amended by the Hazardous and Solid Waste Amendments (HSWA) of 1984, requires States to develop and implement permit programs to ensure that Municipal Solid Waste Landfills (MSWLFs) which may receive hazardous household waste or small quantity generator waste will comply with the revised Federal MSWLF Criteria (40 CFR part 258). RCRA section 4005(c)(1)(C) requires the Environmental Protection Agency (EPA) to determine whether States have adequate "permit" programs for MSWLFs, but does not mandate issuance of a rule governing such determinations. The EPA has drafted and is in the process of proposing a State/Tribal Implementation Rule (STIR) that will provide procedures by which the EPA will approve, or partially approve, State/Tribal landfill permit programs. The Agency intends to approve adequate State/Tribal MSWLF permit programs as applications are submitted. Thus the approvals are not

dependent on final promulgation of the STIR. Prior to promulgation of the STIR, adequacy determinations will be made based on the statutory authorities and requirements. In addition, States/Tribes may use the draft STIR as an aid in interpreting these requirements. The Agency believes that early approvals have an important benefit. Approved State/Tribal permit programs provide for interaction between the State/Tribe and the owner/operator regarding sitespecific permit conditions. Only those owners/operators located in State/Tribes with approved permit programs can use the site-specific flexibility provided by 40 CFR part 258 to the extent the State/ Tribal permit program allows such flexibility. The EPA notes that regardless of the approval status of a State/Tribe and the permit status of any facility, the federal criteria under 40 CFR part 258 will apply to all permitted and unpermitted MSWLF facilities.

Kansas applied for a determination of adequacy under section 4005 of RCRA. The EPA reviewed Kansas' application and has made a decision, subject to public review and comment, that Kansas' municipal solid waste landfill permit program satisfies all of the requirements necessary to qualify for final authorization. Thus, EPA is approving Kansas' MSWLF permit program.

**EFFECTIVE DATE:** The determination of adequacy for Kansas shall be effective on August 23, 1996, unless EPA publishes a prior Federal Register action withdrawing this immediate final rule. All comments on Kansas' program revision application must be received by the close of business July 24, 1996. ADDRESSES: Copies of Kansas' application for a determination of adequacy are available for inspection and copying from 8 a.m. to 4:30 p.m., Monday through Friday at the following addresses: Kansas Department of Health and Environment, Forbes Field, Building 740, Topeka, Kansas 66620-0001, Attn: Mr. Kent Foerster, telephone 913-296-1600; and U.S. EPA Region VII Library, 726 Minnesota Avenue, Kansas City, Kansas 66101, Phone: 913-551-7241.

FOR FURTHER INFORMATION CONTACT: Ms. Althea M. Moses, 726 Minnesota Ave., Kansas City, Kansas 66101; (913) 551–7055.

## SUPPLEMENTARY INFORMATION:

## A. Background

On October 9, 1991, the EPA promulgated 40 CFR part 258 for MSWLFs. Subtitle D of RCRA, as amended by the Hazardous and Solid Waste Amendments of 1984 (HSWA),