October 2001 for 18 CKD disposal facilities operated by nine cement manufacturing companies in 10 States. EPA assessed these data for exceedances of groundwater maximum contaminant levels or health-based numbers. APCA's summary reports of groundwater monitoring data and EPA's analysis of the data are in the Docket to this NODA.

ADDRESSES: Supporting materials and comments on the 1999 proposed rule are available for viewing in the RCRA Information Center (RIC), located at Crystal Gateway I, First Floor, 1235 Jefferson Davis Highway, Arlington, VA. The Docket Identification Number is RCRA-1999-0011. The RIC is open from 9 a.m. to 4 p.m., Monday through Friday, excluding federal holidays. To review docket materials, it is recommended that the public make an appointment by calling 703-603-9230. The public may copy a maximum of 100 pages from any regulatory docket at no charge. Additional copies cost \$0.15/

Comment Period: The Agency is soliciting comments only on the new data provided by APCA regarding reduced disposal, more extensive groundwater monitoring, increased fugitive dust controls, and improved CKD management and state programs. EPA is not reopening the comment period on the Report to Congress on Cement Kiln Dust or the 1999 proposed rule. Public comments on the new APCA data will be accepted through September 23, 2002.

Comment Submissions: Those persons, companies or organizations intending to submit comments for the record must send an original and two copies to the following address: RCRA Docket Information Center (5305), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, NW, Washington, DC, 20460. Please place the docket number RCRA-1999-0011 on your comments.

Additional Information: As noted above, the 1999 proposal sought comment on a number of regulatory options for addressing the hazards associated with managing CKD. Among the options discussed, was the adoption of the management standards described in the proposed rule language (64 FR 45632) solely as RCRA Subtitle D requirements. As also noted above, we received numerous comments on the 1999 proposal from industry and States. The Agency has reviewed all comments on the proposed rule, including comments directed to the Subtitle D option. Based on our review of the comments, the Agency recognizes that even though detection of contaminants

from CKD in groundwater, and fugitive dust emissions from CKD management units continue, improvements are occurring in cement manufacturing technology and processes that are resulting in an increase in CKD recycling back into the manufacturing process which translates to a decrease in waste CKD. We also recognize that there has been an increase in groundwater monitoring at CKD management units. We further recognize that additional States have regulatory programs that address CKD management and a number of other States are willing to develop or refine regulatory programs, but are reluctant to do so pending EPA's decision on the 1999 proposal.

In light of these developments, the Agency is now considering an approach whereby it would finalize the proposed option of issuing the CKD management standards as described in the August 20, 1999 proposal (64 CFR 45632), as a RCRA Subtitle D rule and would temporarily suspend its active consideration of the proposed mismanagement-based listing (but would not formally withdraw the proposed rule) for a period of three to five years. During this time, EPA would collect data to evaluate the effectiveness of CKD management practices and States' regulatory programs. This approach would create a federal baseline that states could use to develop appropriate regulatory programs and allow adequate time for implementation of more protective CKD management standards. If after its evaluation the Agency deems CKD management practices and State regulatory programs to be effective in protecting human health and the environment, the Agency would formally withdraw the Subtitle C portion of the 1999 proposal and would revisit the 1995 CKD regulatory determination. On the other hand, if the Agency deems CKD management practices and State regulatory programs to be ineffective after this period, the Agency would pursue regulation of mismanaged CKD under RCRA Subtitle C, as described in the 1999 proposal.

Additionally, the Agency has determined that additional risk analyses for CKD used as an agricultural soil amendment substitute is warranted. The Agency will perform these analyses and report the results in a subsequent NODA. If additional controls are needed for CKD used as an agricultural soil amendment substitute, the Agency will issue agricultural use requirements.

Dated: July 16, 2002.

Elizabeth Cotsworth,

Director, Office of Solid Waste.

[FR Doc. 02–18870 Filed 7–24–02; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collection Approved by Office of Managemnet and Budget

July 17, 2002.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collections pursuant to the Paperwork Reduction Act of 1995, Public Law 96-511. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. Not withstanding any other provisions of law, no person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Ouestions concerning the OMB control numbers and expiration dates should be directed to Judith Boley Herman, Federal Communications Commission, (202) 418-0214.

Federal Communications Commission

OMB Control No.: 3060–0954. Expiration Date: 07/31/05. Title: Implementation of the 911 Act. Form No.: N/A.

Respondents: Business, not-for-profit institutions, and State, local, or tribal Government Entities.

Responses: 800.

Estimated Time Per Response: 4.5 hours.

Total Annual Burden: 3,100 hours. Total Annual Cost: 0.

Description: The burdens are all needed to ensure prompt and smooth transition to universal 911 emergency calling services.

OMB Control No.: 3060–0987. Expiration Date: 06/30/05.

Title: 911 Callback Capability; Non-initialized Phones.

Form No.: N/A.

Respondents: Business, State, local, or tribal Government Entities.

Responses: 3,137.

Estimated Time Per Response: 1 to 3 hours.

Total Annual Burden: 4,885 hours. Total Annual Cost: \$661.00. Description: The labeling

requirement, education requirement, and software/coding requirement are all

needed to make all parties involved in emergency calls originating from non-initialized and "911-only" phones aware that the calling party cannot be reached for further information, if necessary. Thus, complete, critical location information must be supplied to the PSAP as quickly as possible in the originating call.

ŎMB Control No.: 3060–0813. *Expiration Date:* 06/30/05.

Title: Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Calling Systems.

Form No.: N/A.

Respondents: Business or other forprofit, Federal Government, and State, local, or tribal Governments.

Responses: 47,031.

Estimated Time Per Response: 4 hours.

Total Annual Burden: 198,200 hours. Total Annual Cost: 0.

Description: The burdens are all needed to ensure that transition to wireless Enhanced 911 service is achieved in as smooth and timely fashion as technologically possible, with minimum burden on all concerned parties, including carriers, manufacturers, and PSAPs, while still achieving the important, public safety goals of the proceeding.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 02–18790 Filed 7–24–02; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

PREVIOUSLY ANNOUNCED DATA AND TIME: Thursday, July 25, 2002, 10 a.m.

Meeting Open to the Public.

The following item was added to the agenda: Bipartisan Campaign Reform Act Rulemaking Calendar (revised).

The following item was held over to August 1, 2002: Draft Advisory Opinion 2002–08, David Vitter for Congress Committee by William J. Vanderbrook, Treasurer.

DATE AND TIME: Tuesday, July 30, 2002 at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC.

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED: Compliance matters pursuant to 2 U.S.C. 437g.

Audits conducted pursuant to 2 U.S.C. 437g. 438(b) and Title 26, U.S.C. Matters concerning participation in

Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE AND TIME: Thursday, August 1, 2002 at 10 a.m.

PLACE: 999 E Street NW., Washington, DC (Ninth Floor).

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED: Correction and Approval of Minutes.

Draft Advisory Opinion 2002–08: David Vitter for Congress Committee by William J. Vanderbrook, Treasurer.

Draft Advisory Opinion 2002–10: Green Party of Michigan by Marc Reichardt, Chair.

Draft Notice of Proposed Rulemaking on "Electioneering Communications." Routine Administrative Matters.

PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer, Telephone: (202) 694–1220.

Mary W. Dove,

Secretary of the Commission.

[FR Doc. 02-18958 Filed 7-23-02; 10:56 am]

BILLING CODE 6715-01-M

FEDERAL MARITIME COMMISSION

Notice of Agreement(s) Filed

The Commission hereby gives notice of the filing of the following agreement(s) under the Shipping Act of 1984. Interested parties can review or obtain copies of agreements at the Washington, DC offices of the Commission, 800 North Capitol Street, NW., Room 940. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days of the date this notice appears in the **Federal Register**.

Agreement No.: 011733–005, – 006. Title: Common Ocean Carrier Platform Agreement.

Parties: Alianca Navegacao e Logistica Ltda.; A.P. Moller-Maersk Sealand; CMA CGM, S.A.; CP Ships Limited; Hamburg Sud; Hapag-Lloyd Container Linie GmbH; Mediterranean Shipping Company, S.A.; Nippon Yusen Kaisha; P&O Nedlloyd Limited; Safmarine Container Lines N.V.; United Arab Shipping Company (S.A.G.).

Synopsis: Proposed Amendment No. 005 would permit non-party ocean common carriers to use the Portal authorized by the agreement on a trial basis without becoming a party to the agreement. Amendment No. 006 adds CP Ships Limited, for and on behalf of its ocean common carrier subsidiaries, as a non-shareholder party to the agreement.

Dated: July 19, 2002.

By order of the Federal Maritime Commission.

Theodore A. Zook,

Assistant Secretary,

[FR Doc. 02-18752 Filed 7-24-02; 8:45 am]

BILLING CODE 6730-01-P

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License; Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for license as a Non-Vessel Operating Common Carrier and Ocean Freight Forwarder—Ocean Transportation Intermediary pursuant to section 19 of the Shipping Act of 1984 as amended (46 U.S.C. app. 1718 and 46 CFR 515).

Persons knowing of any reason why the following applicants should not receive a license are requested to contact the Office of Transportation Intermediaries, Federal Maritime Commission, Washington, DC 20573.

Non-Vessel Operating Common Carrier Ocean Transportation Intermediary Applicants

Airsealand Express Incorporated, 2680 Donegal Avenue, So. San Francisco, CA 94080. Officers: Isidro H. Protasio, President (Qualifying Individual), Randall N. Harris, Chairman.

Eaglewings Freight Services Inc., 35 Lambert Street, Roslyn Heights, NY 11577. Officers: Ying Huang (Irene), President (Qualifying Individual), Su Hwa Lin, Secretary.

Pas Cargo USA Inc., 16351 SW 23rd Street, Miramar, FL 33027. Officers: Dirk Chee-A-Tow, President (Qualifying Individual), Jeanine Chee-A-Tow, Vice President.

Pacific-Net Logistics (NYC) Inc., 151–02 132 Avenue (AIP), Jamaica, NY 11434. Officers: Chi Ming Szeto, President (Qualifying Individual), Tony Yet Yu Ng, Secretary.

Gava Italian Airfreight Consolidators, Inc. dba Gava International Freight Consolidators, Inc., 419 S. Hindry Avenue, Unit B, Inglewood, CA 90301. Officers: Giovanni Valente, Vice President (Qualifying Individual), Mario G. Hummel, President/CEO.

ARC Air Logistics, Inc., 9133 S. La Cienega Blvd., Suite 170, Inglewood, CA 90301. Officer: Anthony Rimland, Managing Director (Qualifying Individual).

Dominicana Air & Ocean Freight, Corp., 1332 N.W. 36 Street, Miami, FL