submission contact Judy Boley, Federal Communications Commission, (202) 632-0276. Persons wishing to comment on this information collection should contact Jonas Neilhardt, Office of Management and Budget, Room 3235 NEOB, Washington, DC 20503, (202) 395-4814.

OMB Number: 3060-0168
Title: Section 43.43—Reports of Proposed Changes in Depreciation Rates
Action: Extension of a currently approved collection
Respondents: Businesses or other for-profit
Frequency of Response: On occasion and triennially
Estimated Annual Burden: 2 responses; 10,000 hours average burden per response; 120,000 hours total annual burden

Needs and Uses: Section 43.43 of the Rules establishes the reporting requirements for depreciation reparation purposes. Communication common carriers with annual operating revenues of $100 million or more and found to be a dominant carrier as determined by the Commission must file information specified in § 43.43 before making any change in the depreciation rates applicable to their operated plant. The information filed is used by the Commission to establish the proper depreciation rates to be charged by the carriers. The information serves as the basis for depreciation studies and calculations made by the Depreciation Rates Branch, Common Carrier Bureau, in establishing the above mentioned rates. Without this information the validity of the carrier’s depreciation policies could not be ascertained.

Federal Communications Commission.
Donna R. Searcy, Secretary.
[FR Doc. 93–10756 Filed 5–6–93; 8:45 am]
BILLING CODE 8712–01–M

FEDERAL MARITIME COMMISSION
Tampa Port Authority/Tampa Bay International et al.; Agreements Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 800 North Capitol Street, NW, 9th Floor.

Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 224–200601–004.
Title: Tampa Port Authority/Tampa Bay International Terminals, Inc., Terminal Agreement.
Parties: Tampa Port Authority, Tampa Bay International Terminals, Inc.
Synopsis: The amendment extends the term of the Agreement through May 12, 1994.

Agreement No.: 224–200766.
Title: Tampa Port Authority/Tampa Bay International Terminals, Inc. Equipment Operating Agreement.
Parties: Tampa Port Authority (“Authority”) Tampa Bay International Terminals, Inc. (“TBIT”).
Synopsis: The Agreement provides for operation by TBIT of equipment owned by the Authority.

Agreement No.: 203–011411.
Title: Maersk/P & O/Sea-Land Discussion Agreement.
Synopsis: The proposed Agreement permits the parties to discuss and exchange information on rates, charges, service items and other matters in the trade between U.S. Atlantic and Gulf coast ports and inland and coastal points in the United States via such ports and points on the Mediterranean Sea (excluding the West Coast of Italy, France and Spain), on the African coast of the Red Sea (including Djibouti), on the Black Sea, Asia (Japan/Myanmar range), all countries on the Indian Subcontinent, Somalia, Kenya, Tanzania, Portugal, Morocco, the Canaries Islands; and inland and coastal points via such ports. Adherence to any agreement reached is strictly voluntary.
By Order of the Federal Maritime Commission.
Joseph C. Polking, Secretary.
[FR Doc. 93–10787 Filed 5–6–93; 8:45 am]
BILLING CODE 8730–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES
Agency for Toxic Substances and Disease Registry
[ATSDR–63]

Criteria for Selecting Toxicological Profiles for Development

AGENCY: Agency for Toxic Substances and Disease Registry (ATSDR), Public Health Service (PHS), Department of Health and Human Services (HHS).

ACTION: Notice of interim criteria; availability of background document; request for comments.

SUMMARY: This notice describes the criteria used by ATSDR to prioritize the development of toxicological profiles. The criteria will be used to both select new substances to profile and to determine which profiles should be updated. A background document (Criteria for Selecting Toxicological Profiles for Development) which provides more information on this process is available upon request (see ADDRESSES). Comments on this notice and the background document are requested. The criteria outlined herein will be used on an interim basis, subject to change based on comments received and experience gained during implementation of these procedures.

DATES: ATSDR considers these criteria to be of significant importance to the continuing development of the toxicological profiles. Therefore, public comments concerning this Federal Register notice will continue to be accepted throughout the Agency’s development of the toxicological profiles.

ADRESSES: Requests for the background document, “Criteria for Selecting Toxicological Profiles for Development,” and comments on this notice and background document should be addressed to: Toxicology Information Branch/ATSDR–63, Division of Toxicology, Agency for Toxic Substances and Disease Registry, Mailstop E–29, 1600 Clifton Road, NE, Atlanta, Georgia 30333.

Comments on this notice and the background document will be available for public inspection at the Agency for Toxic Substances and Disease Registry, Building 4, Suite 2400, Executive Park Drive, Atlanta, Georgia (not a mailing address), from 8 a.m. until 4:30 p.m., Monday through Friday, except for Federal legal holidays.

FOR FURTHER INFORMATION CONTACT: Henry G. Abedin, Toxicology Information Branch, Division of
Toxicology, Agency for Toxic Substances and Disease Registry, Mailstop E-29, 1600 Clifton Road, NE., Atlanta, Georgia 30333, telephone (404) 639-6304.

SUPPLEMENTARY INFORMATION: Section 104(i)(3) [42 U.S.C. 9604(i)(3)] of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA) [Pub. L. 99-499], directs the Administrator of ATSDR and the Administrator of the Environmental Protection Agency (EPA) to prepare a list of hazardous substances most commonly found at facilities on the National Priority List (NPL) and which, in their sole discretion, are determined to pose the most significant potential threat to human health. ATSDR is then to prepare toxicological profiles on these substances and assure the initiation of a research program to fill identified data needs associated with the substances. The toxicological profiles provide an examination, summary, and interpretation of available toxicological and epidemiological studies on hazardous substances in order to ascertain the levels of significant human exposure to a given substance and the associated acute, subacute, and chronic health effects. Additional toxicological testing needed for this assessment is identified in the profiles and prioritized through activities with the Research Implementation Branch. Information discussed in these documents include: toxicokinetics; biomarkers of exposure, effect, and susceptibility; interactions with other chemicals; environmental fate; levels in environmental media and biological tissues and fluids; physical and chemical properties; analytical methods; information regarding production, import, export, use, and disposal; and other subjects. Additional information needed in these areas is also identified. The intended audiences for the toxicological profiles are the general public, environmental and health professionals in the private and public sector, and interested private organizations and groups.

As directed by CERCLA, section 104(i)(3) [42 U.S.C. 9604(i)(3)], ATSDR reviews previously-released profiles no less often than once every three years to determine if revision and republication (updating) are warranted. ATSDR has developed criteria for evaluating whether there is a scientific basis for updating a profile. ATSDR considers certain factors important in making this determination. These factors include the frequency of occurrence at NPL sites, toxicity, and potential for human exposure, as determined by the substances rank on the list of priority hazardous substances, and the availability of new information.

ATSDR will prioritize both the update of previously profiled substances and the preparation of profiles on new substances using these factors. ATSDR believes that this approach best serves the needs of the public health and the informational needs of ATSDR and its constituents.

Frequency of Occurrence at NPL Sites

A notice of the availability of the Priority List of 275 Hazardous Substances was published by ATSDR on October 28, 1992 (57 FR 48801). This list is based on the most comprehensive information currently available and is revised on an annual basis as additional information is gathered. Substances are ranked in order of priority based on their frequency of occurrence at NPL sites, toxicity, and potential for human exposure. A support document outlining the listing activity is available (see 57 FR 48801, October 28, 1992 for more information). The score and subsequent rank of a substance reflects the potential of the substance to impact human health and is a measure of these three factors combined and weighted equally.

Availability of Information

Substances being considered for update are assigned an information score based on new information in the scientific literature which has become available since the release of the profile. Studies will be reviewed to determine if they fill data needs or in some other way contribute to the reliability of risk assessment; particular emphasis will be placed on information that directly supports qualitative and quantitative conclusions associated with the derivation of minimal risk levels. Detailed procedures are described in the background document. A high score for a previously-profiled substance indicates that new studies have been located since the release of the profile which provide information expected to enhance the risk assessment process.

In determining the information score for new substances, ATSDR considers that developing a profile on a substance which has not been previously profiled will provide a new source of information for health assessors which was not previously available. Therefore, these substances will be assigned a maximum information score.

Final Score

The information score is combined and weighted equally with the previously calculated scores for frequency of occurrence at NPL sites, toxicity, and potential for human exposure to derive a "Profile Need Score." The substances are then prioritized for profile development based on this total score.

The actual prioritization of profile development may, at the discretion of ATSDR, be revised as appropriate based on the public health and informational needs of ATSDR, and the input of interested parties.

Other Considerations

Input from the general public, environmental and health professionals in the private and public sector, and interested private organizations and groups is used to ensure that critical information has been overlooked. ATSDR welcomes comments regarding both new and update profiles. Data from studies not generally available to ATSDR through the published literature are essential to the profile development process.

Individuals and groups are encouraged to provide ATSDR with these studies. Alternative approaches to estimating risk, such as Quantitative Structure Activity Relationships (QSAR) and Physiologically Based Pharmacokinetic Modeling (PBPK) will be considered for inclusion in future profiles. ATSDR is particularly interested in comments regarding the utility of these tools in assessing public health risks.


Walter R. Dowdle,
Deputy Administrator, Agency for Toxic Substances and Disease Registry.

[FR Doc. 93-10609 Filed 5-6-93; 8:45 am]

BILLING CODE 4560-70-P

Centers for Disease Control and Prevention (CDC)

Injury Research Grant Review Committees: Meeting

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92-463), the Centers for Disease Control and Prevention (CDC) announces the following committee meeting.

Name: Injury Research Grant Review Committee (IRGRC).

Times and Dates: 8 a.m.-9 p.m., May 23, 1993; 8 a.m.-5 p.m., May 24, 1993; 8 a.m.-12 noon, May 25, 1993.

Place: Summerfield Suites Hotel, 505 Pharr Road, Atlanta, Georgia 30305.