

applicant has received notice under 40 CFR 53.14(c) that the original designation or a new designation applies to the method as modified, or until the applicant has applied for and received notice under 40 CFR 53.8(b) of a new reference or equivalent method determination for the sampler or analyzer as modified.

(h) An applicant who offers PM_{2.5} samplers for sale as part of a reference or equivalent method is required to maintain the manufacturing facility in which the sampler is manufactured as an ISO 9001-certified facility.

(i) An applicant who offers PM_{2.5} samplers for sale as part of a reference or equivalent method is required to submit annually a properly completed Product Manufacturing Checklist, as specified in part 53.

Aside from occasional breakdowns or malfunctions, consistent or repeated noncompliance with any of these conditions should be reported to: Director, Human Exposure and Atmospheric Sciences Division (MD-77), National Exposure Research Laboratory, U.S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711.

Designation of this reference method is intended to assist the States in establishing and operating their air quality surveillance systems under 40 CFR part 58. Questions concerning the commercial availability or technical aspects of this method should be directed to the applicant.

Norine E. Noonan,

Assistant Administrator, Office of Research and Development.

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-6308-1]

Prospective Purchaser Agreement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Amended by the Superfund Amendments and Reauthorization Act

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: In accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), 42 U.S.C. 9601-9675,

notice is hereby given that a prospective purchaser agreement ("Purchaser Agreement") associated with the Deaconess Hospital Superfund Site ("Site"), in Wenatchee, Chelan County, Washington was executed by the Environmental Protection Agency and the Department of Justice and is now subject to public comment, after which the United States may modify or withdraw its consent if comments received disclose facts or considerations which indicate that the Purchaser Agreement is inappropriate, improper, or inadequate. The Purchaser Agreement would resolve certain potential EPA claims under section 107 of CERCLA, 42 U.S.C. 9607, against Willard Aldridge and Associates ("Aldridge"). The settlement would require Aldridge to, among other things, (1) pay to the Superfund \$235,000, plus interest, over four years; and (2) perform specified general abatement projects at the Property, in accordance with the Scope of Work attached to the PPA, estimated to cost \$250,000.

For thirty (3) days following the date of publication of this document, the Agency will receive written comments relating to the Purchaser Agreement. The Agency's response to any comments received will be available for public inspection at the U.S. Environmental Protection Agency, Region X, 1200 Sixth Avenue, Seattle, Washington 98101.

DATES: Comments must be submitted on or before April 5, 1999.

AVAILABILITY: The Purchaser Agreement and additional background information relating to the Purchaser Agreement are available for public inspection at the U.S. Environmental Protection Agency, Region X, 1200 Sixth Avenue, Seattle, Washington 98101. A copy of the Purchaser Agreement may be obtained from Cara Steiner-Riley (ORC-158), Assistant Regional Counsel, U.S. Environmental Protection Agency, Region X, 1200 Sixth Avenue, Seattle, Washington 98101.

Comments should reference the "Deaconess Hospital Superfund Site, Prospective Purchaser Agreement" and "EPA Docket No. 10-04-0225-CERCLA" and should be forwarded to Cara Steiner-Riley at the above address.

FOR FURTHER INFORMATION, CONTACT: Cara Steiner-Riley (ORC-158), Assistant Regional Counsel, U.S. Environmental Protection Agency, Region X, 1200 Sixth Avenue, Seattle, Washington 98101, phone: (206) 553-1142.

Dated: February 24, 1999.

Chuck Findley,

Acting Regional Administrator, Region X.

[FR Doc. 99-5827 Filed 3-10-99; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-6239-2]

Proposed Administrative Order on Consent; Reclaim Barrel Site, Salt Lake County, UT

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; proposed section 107 settlement.

SUMMARY: In accordance with the requirements of section 107, of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9607 *et seq.*, notice is hereby given of a proposed administrative settlement agreement under section 107, 42 U.S.C. 9607, concerning the Reclaim Barrel Site in Salt Lake County, Utah (the "Site"). The proposed Administrative Order on Consent ("AOC") requires the settling party, Bruce Jones, to pay a total of \$1,000 to resolve his liability for response costs incurred and to be incurred by the United States Environmental Protection Agency ("EPA") in connection with the remediation of the Reclaim Barrel Site.

DATES: Comments must be submitted to EPA on or before April 12, 1999.

ADDRESSES: Comments should be addressed to Matthew Cohn, (8ENF-L), Senior Enforcement Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202-2466, and should refer to: In the Matter of: Reclaim Barrel Site Administrative Settlement Agreement for Bruce Jones.

FOR FURTHER INFORMATION CONTACT: Matthew Cohn, (8ENF-L), Senior Enforcement Attorney, U.S. Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado, 80202-2466, (303) 312-6853.

SUPPLEMENTARY INFORMATION: Notice of section 107, 42 U.S.C. 9607, Administrative Order on Consent Settlement: In accordance with section 107 of CERCLA, 42 U.S.C. 9607, notice is hereby given that the terms of an AOC for a cost recovery settlement have been agreed to by the settling party, Bruce Jones.

By the terms of the proposed AOC, Bruce Jones will pay \$1,000 to the EPA Hazardous Substance Superfund. In exchange for payment, as provided for by CERCLA, the settling party will receive a covenant not to sue for liability under section 107(a) of CERCLA, 42 U.S.C. 9607(a), and contribution protection under section