acre Site. The Property is located on Route 551 and Metallurgical Way, approximately one-half mile north of the center of the village of Pulaski, and Route 208 in Pulaski, Lawrence County, Pennsylvania. The Property formerly was occupied by the Metallurgical Corporation of America, which conducted a metal reclamation business there between 1976 and 1983. Response actions and long term remedial actions have been conducted or overseen by EPA, the Nuclear Regulatory Commission ("NRC") and the Commonwealth of Pennsylvania at the Site since 1985. In 1997, EPA entered a Consent Decree with 187 parties, requiring them to conduct certain response actions to cleanup the Site. In March 2000, EPA issued a notice of completion to the parties stating that the required response actions had been performed satisfactorily. Under the terms of the proposed agreement, the Purchaser is required to cooperate with and provide access to EPA for any response activities on the Property, and is subject to certain property use restrictions.

For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the proposed agreement. Comments should be submitted to Suzanne Canning, Regional Docket Clerk (3RC00), U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, PA 19103, or by e-mail to canning.suzanne@epa.gov, and should refer to the "Metcoa Radiation Superfund Site—Pulaski Industrial Corp. Prospective Purchaser Agreement" and "EPA Docket No. CERC–PPA–2001–0001." The proposed agreement and additional background information relating to it may be examined and/or copied at the above EPA office. A copy of the proposed agreement may be obtained by mail from Suzanne Canning at the above address.

FOR FURTHER INFORMATION CONTACT:

Humane L. Zia (3RC41), Assistant Regional Counsel, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, PA 19103; phone: (215) 814–3454.

Dated: March 26, 2001.

Thomas C. Voltaggio,

Acting Regional Administrator, Region III. [FR Doc. 01–8131 Filed 4–2–01; 8:45 am] BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6960-3]

Supplemental Notice of Proposed Administrative De Minimis Settlement, and Notice of Proposed Second Administrative De Minimis Settlement, Pursuant to Section 122(g) of the Comprehensive Environmental Response, Compensation and Liability Act, and Notice of Public Meeting and Proposed Settlement Pursuant to Section 7003(d) of the Resource Conservation and Recovery Act; In Re: Lenz Oil Services, Inc., Site, Lemont, IL

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with section 122(i)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), and section 7003(d) of the Resource Conservation and Recovery Act, as amended ("RCRA"), the EPA is giving this supplemental notice of a proposed administrative de minimis settlement, and is giving notice of a proposed second administrative de minimis settlement, under section 122(h)(1) of CERCLA and section 7003 of RCRA concerning the Lenz Oil Services, Inc., site ("Site") in Lemont, Illinois. The United States Department of Justice has approved of these settlements, subject to review and comment by the public as provided by this notice. If the public requests a meeting pursuant to RCRA section 7003(d), EPA will hold a public meeting in the vicinity of the Site to discuss these settlements.

Both of these settlements resolve Environmental Protection Agency (EPA) claims under section 107(a) of CERCLA and section 7003 of RCRA, and a State of Illinois claim under section 22.2a of the Illinois Environmental Protection Act. The supplemental notice to the first settlement resolves claims against 15 parties who timely executed binding certifications of their consent to the settlement. The second settlement resolves claims against 12 parties who timely executed binding certifications of their consent to the second settlement. U.S. EPA identified 6 of these 27 settlers in the October 28, 1998, notice of the original de minimis settlement, but now requires additional public notice due to clarifications to the name of the party or the settling amount. The Supplemental Information Section below identifies the parties executing binding certifications of their consent to these settlements.

The supplemental notice for the first settlement identifies 15 settling parties who will pay a total of \$118,840.17 to the Hazardous Substances Superfund, Lenz Oil Services, Inc., Special Account, and a total of \$48,462.09, to the State of Illinois for costs incurred relating to past Site response actions. The second settlement identifies 12 parties who will pay a total of \$91,701.28 to the Hazardous Substances Superfund, Lenz Oil Services, Inc., Special Account, and a total of \$6,787.05, to the State of Illinois for costs incurred relating to past Site response actions.

Each settling party must pay an amount specified for that party in the settlement based on the volume of waste that party contributed to the Site; except as to 2 parties in this notice, who are paying a lesser amount based on an analysis of their ability to pay the settlement. Payments received shall be applied, retained or used to finance the response actions taken or to be taken at or in connection with the Site, including payments for past response costs, future oversight costs and/or other future costs of conducting the response.

The first settlement was modified as specified in an errata sheet to correct certain errors in the settlement documents and to supplement settlement terms relating to federal agency settlers. Consequently, following the public comment period, we are providing each supplemental notice party with an opportunity to ratify the errata changes, or to withdraw from the settlement without penalty.

For 30 days following the date of publication of this notice, and at the public meeting identified above, the Agency will receive written comments relating to the settlement. The Agency will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at the Lemont Town Hall, 418 Main Street, Lemont, Illinois and at the EPA, Region 5, 7th Floor File Room, 77 West Jackson Boulevard, Chicago, Illinois.

DATES: You must submit comments on or before May 3, 2001.

ADDRESSES: The proposed settlement, including the errata sheet, and additional background information relating to the settlement are available for public inspection at the Lemont Town Hall, 418 Main Street, Lemont, Illinois, and at the EPA, Region 5, 7th Floor File Room, 77 West Jackson Boulevard, Chicago, Illinois. In addition, you may obtain a copy of the proposed settlement from Stuart P. Hersh, Associate Regional Counsel (C– 14J), Region V, 77 West Jackson Boulevard, Chicago, Illinois, 60604-3590, or by calling (312) 886–6235. Comments should reference the Lenz Oil Services Inc., Superfund Site, Lemont, Illinois and EPA Docket No. V-W–98–C–440 and should be addressed to Stuart P. Hersh, Associate Regional Counsel (C–14J), Region V, 77 West Jackson Boulevard, Chicago, Illinois, 60604

SUPPLEMENTARY INFORMATION: The following parties have executed binding certifications of their consent to participate in the first settlement.

Respondents

Avenue Motor Sales; Crosstown Services (n/k/a Laidlaw Transit); Exhaust Works, The; Diller-Rod, Inc.; Jimmy Diesel, Inc.; McHenry Ready-Mix Co.; Oak Park & River Forest High School; Oehler Automotive & Leasing; Sadowski, Jack, consolidated with Lambert Jones; Schaumburg Transportation n/k/a Laidlaw Transit); Silica Sand Transport; Taylor Motor Sales; Tinley Auto Repair; Village of Carpentersville; and Waspi Trucking.

The following parties have executed binding certifications of their consent to participate in the second settlement.

Respondents

Batavia Standard; Bauer Buick; Burren Transfer; Chanute Air Force Base; Community Unit School District 300; Everpure (a/k/a Culligan); J/B Industries; J&S Plastics; Knaack Manufacturing Co.; Montgomery Standard; Reber and Foley Standard; and Vaia Auto Specialists.

The following Respondents from those listed above were also, incorrectly, identified as settlers in the October 28, 1998, public notice to the first settlement.

Respondents

Bauer Buick; Vaia Auto Specialists, Inc.; Crosstown Services (incorrectly listed as Crosstown Service Center); Diller-Rod; Sadowski, Jack (Lambert Jones); and Waspi Trucking.

FOR FURTHER INFORMATION CONTACT: Stuart P. Hersh, Associate Regional Counsel (C–14J), Region V, 77 West Jackson Boulevard, Chicago, Illinois, 60604, or call (312) 353–9484.

Authority: The Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. 9601– 9675, the Resource Conservation and Recovery Act, as amended, 42 U.S.C. 6901–6992, and the Illinois Environmental Protection Act, as amended, 415 ILCS section 5/22.2a.

Dated: March 13, 2001

William E. Muno,

Director, Superfund Division, Region 5. [FR Doc. 01–8128 Filed 4–2–01; 8:45 am] BILLING CODE 6560–50–P

FEDERAL HOUSING FINANCE BOARD

[No. 2001-N-8]

Submission for OMB Review; Comment Request

AGENCY: Federal Housing Finance Board.

ACTION: Notice.

SUMMARY: In accordance with the requirements of the Paperwork Reduction Act of 1995, the Federal Housing Finance Board (Finance Board) hereby gives notice that it has submitted the information collection entitled "Members of the Banks" to the Office of Management and Budget (OMB) for review and approval of a three-year extension of the OMB control number, which is due to expire on April 30, 2001.

DATES: Interested persons may submit comments on or before May 3, 2001.

ADDRESSES: Submit comments to the Office of Information and Regulatory Affairs of the Office of Management and Budget, Attention: Desk Officer for the Federal Housing Finance Board, Washington, DC 20503. Address requests for copies of the information collection and supporting documentation to Elaine L. Baker, Secretary to the Board, by telephone at 202/408–2837, by electronic mail at bakere@fhfb.gov, or by regular mail at the Federal Housing Finance Board, 1777 F Street, NW., Washington, DC 20006.

FOR FURTHER INFORMATION CONTACT:

Jonathan F. Curtis, Senior Financial Analyst, Market Research and System Analysis Division, Office of Policy, Research and Analysis, by telephone at 202/408–2866, by electronic mail at curtisj@fhfb.gov, or by regular mail at the Federal Housing Finance Board, 1777 F Street, NW., Washington, DC 20006.

SUPPLEMENTARY INFORMATION:

A. Need for and Use of Information Collection

Section 4 of the Federal Home Loan Bank Act (Bank Act) establishes the eligibility requirements for an

institution to become a member of a Federal Home Loan Bank (FHLBank). See 12 U.S.C. 1424. Part 925 of the Finance Board's regulations (membership regulation) implements section 4 of the Bank Act. See 12 CFR part 925. The membership regulation provides uniform application requirements an applicant for FHLBank membership must meet and review criteria a FHLBank, and where appropriate, the Finance Board, must apply to determine whether the applicant satisfies the statutory and regulatory membership requirements. More specifically, the membership regulation implements the statutory eligibility requirements and provides guidance to an applicant on how it may satisfy the requirements. The regulation authorizes a FHLBank to approve or deny each membership application and permits an applicant to appeal a FHLBank denial to the Finance Board.

The information collection, which is contained in § 925.2 through § 925.31 of the membership regulation, 12 CFR 925.2–925.31, is necessary to enable the FHLBanks and, where appropriate, the Finance Board, to determine whether: (i) An institution satisfies the statutory and regulatory membership requirements; (ii) an annual adjustment to a member's minimum FHLBank stockholding requirement is necessary; (iii) a member may withdraw; and (iv) a member can transfer to a different FHLBank district.

The OMB number for the information collection is 3069–0004. The OMB clearance for the information collection expires on April 30, 2001.

The likely respondents are institutions that are or want to become members of a FHLBank.

B. Burden Estimate

The Finance Board estimates that a total annual average of 865 institutions will apply for FHLBank membership, with 1 application per institution. The estimate for the average hours per application is 21 hours. The Finance Board estimates that a total annual average of 1 institution will submit an appellate application to the Finance Board. The estimate for the annual hour burden for institutions applying for FHLBank membership is 18,175 hours (865 applicants \times 1 application \times 21 hours + 1 appellate application \times 10 hours).

The Finance Board estimates a total annual average of 7,577 FHLBank members will submit a capital stock calculation worksheet, with 1 response per member. The estimate for the average hours per worksheet is 0.6 hours. The estimate for the annual hour burden for capital stock calculation