TABLE 1.—ESTIMATED AVERAGE AND TOTAL BURDEN FOR ALL CONTACTS

Type of respondent	Estimated number of respondents	Average bur- den hours per respondent	Estimated total burden hours	Total burden cost
Household Unit	10,000	0.1	1,000	² \$16,070
	4,346	0.3	1,303	² 21,070
High likelihood of pregnancy Moderate likelihood of pregnancy	167	6.2	1,786	² 28,880
	572	3.7	2,527	² 40,862
Low likelihood of pregnancy	1,797	1.5	3,000	² 48,510
	169	4.0	1,952	² 31,564
	35	7.1	248	² 4.010
Men	1,074	0.8	1,286	² 20,795
	406	1.5	603	³ 3,105

¹ Includes 48 volunteers assumed to be pregnant at enrollment.

3\$5.15/hour (minimum wage).

Dated: March 29, 2005.

Rebecca L. Calderon,

Director, Human Studies Division.

[FR Doc. 05–7334 Filed 4–11–05; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7898-1]

Proposed CERCLA Administrative Cost Recovery Settlement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act; Greenberg Salvage Yard, Murphysboro, IL

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: In accordance with section 122(h) of the Comprehensive Environmental Response,
Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9622 (h), notice is hereby given of a proposed administrative settlement by consent, pursuant to CERCLA 122(h), 42 U.S.C. 9622(h) concerning Cox Parts & Services, Inc. and Thomas D. Cox Trucking, Inc. and the Greenberg Salvage Yard Site.

The settlement requires that the Settling Parties shall pay to the EPA Hazardous Substance Superfund in eleven monthly installments the principal sum of \$13,157 plus interest as defined in the Agreement for Recovery of Past Response Costs. The settlement includes EPA's covenant not to sue the Settling Parties pursuant to 107(a) of CERCLA, 42 U.S.C. 9607(a), to recover Past Response Costs. This covenant not to sue is conditioned upon the satisfactory performance by Settling Parties of their obligations under the

Agreement. U.S. EPA is proposing this Agreement because it provides reimbursement to U.S. EPA for part of its past costs at the Greenberg Salvage Yard Site.

For thirty (30) days following the date of publication of this notice, 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 response to any comment received will be available for public inspection at the Superfund Division Record Center, U.S. Environmental Protection Agency, 77 West Jackson Blvd., Chicago, Illinois 60604-3590.

DATES: Comments must be submitted on or before May 12, 2005 pursuant to 122(i) of CERCLA, 42 U.S.C. 9622(i). ADDRESSES: Comments should be addressed to Virginia Narsete, Public Affairs Specialist, Superfund Division, Emergency Response Branch, Mail Code SE-5J, U.S. Environmental Protection Agency, Region 5, 77 West Jackson Blvd., Chicago, Illinois 60604-3590, and should reference the Greenberg Salvage Yard site, Murphysboro, Illinois. The settlement agreement and additional background information relating to the settlement are available for public inspection at the U.S. Environmental Protection Agency, Region 5, Superfund Division Record Center (address above), or a copy of the AOC may be obtained from Virginia Narsete.

FOR FURTHER INFORMATION CONTACT:

Virginia Narsete, Public Affairs Specialist, Superfund Division, Emergency Response Branch, Mail Code SE–5J, U.S. Environmental Protection Agency, Region 5, 77 West Jackson Blvd., Chicago, Illinois 60604–3590 or call (312) 886–4359.

SUPPLEMENTARY INFORMATION: The Greenberg Salvage Yard Superfund Site, encompassing two parcels of approximately 2.34 acres, located in Murphysboro, Jackson County, Illinois is generally designated by the following property description: The Site's northern parcel is bordered to the north by Thomas D. Cox Trucking, Inc., to the east by the American Legion and to the west by private residences. The Site's southern parcel is bordered by a lumber yard and to the east and west by private residences. In response to the release or threatened release of hazardous substances at or from the Site, EPA undertook response actions at the Site pursuant to 104 of CERCLA, 42 U.S.C. 9604. A lead stabilizing agent was mixed with lead-contaminated soil at the Site to treat the soil to below hazardous waste characteristic levels for lead. Then the soil was transported off the site for disposal as non-hazardous waste. A total of 12,050.6 tons of treated/low level contaminated lead soil were disposed of at an off-site disposal facility. The Site was then backfilled with clean soil. The settling parties are: Cox Parts and Services, Inc. and Thomas D. Cox Trucking, Inc. The Settling Parties shall be jointly and severally liable for all obligations imposed upon them under the Agreement for Recovery of Past Response Costs, 122(h)(1) of CERCLA 42 U.S.C. 9622(h)(1). Based upon the information submitted by the parties, EPA determined that each Settling Party has limited financial ability to pay for response costs incurred at the Site. However, the Site property was owned by Cox Parts and Services, Inc. and was sold after the removal action was completed. The settlement represents the amount of profit received by Cox Parts and Services, Inc. from the sale of the property. Settling Parties shall pay to the EPA Hazardous Substance

²\$16.17/hour. Source: Bureau of Labor Statistics, State Wage Data for North Carolina. http://www.bls.gov/oes/current/oes_nc.htm.

Superfund the principal sum of \$13,157 plus interest as defined in the Agreement for Recovery of Past Response Costs. Payment shall be made in eleven monthly installments.

Dated: April 1, 2005.

Donald J. Bruce,

Acting Director, Superfund Division. [FR Doc. 05–7309 Filed 4–11–05; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7898-3]

Clean Water Act Section 303(d): Availability of List Decisions

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Notice of availability.

summary: This notice announces the availability of EPA's final action identifying water quality limited segments and associated pollutants in Louisiana to be listed pursuant to Clean Water Act Section 303(d), and request for public comment. Section 303(d) requires that states submit and EPA approve or disapprove lists of waters for which existing technology-based pollution controls are not stringent enough to attain or maintain state water quality standards and for which total maximum daily loads (TMDLs) must be prepared.

On March 31, 2005, EPA partially approved and partially disapproved Louisiana's 2002 303(d) submittal. Specifically, EPA approved Louisiana's listing of 442 water body-pollutant combinations and associated priority rankings. EPA disapproved Louisiana's decisions not to list 44 water quality limited segments (or 69 water body-pollutant combinations). EPA identified these additional water bodies and pollutants along with priority rankings for inclusion on the 2002 Section 303(d) List.

EPA is providing the public the opportunity to review its final decisions to add waters and pollutants to Louisiana's 2002 Section 303(d) List, as required by EPA's Public Participation regulations (40 CFR Part 25). EPA will consider public comments and if necessary amend its final action on the additional water bodies and pollutants identified for inclusion on Louisiana's Final 2002 Section 303(d) List.

DATES: Comments must be submitted in writing to EPA on or before May 12, 2005.

ADDRESSES: Comments on the decisions should be sent to Diane Smith,

Environmental Protection Specialist, Water Quality Protection Division, U.S. Environmental Protection Agency Region 6, 1445 Ross Ave., Dallas, TX 75202-2733, telephone (214) 665-2145, facsimile (214) 665-7373, or e-mail: smith.diane@epa.gov. Oral comments will not be considered. Copies of the documents which explain the rationale for EPA's decisions and a list of the 49 water quality limited segments for which EPA disapproved Louisiana's decisions not to list can be obtained at EPA Region 6's Web site at http:// www.epa.gov/earth1r6/6wq/tmdl.htm, or by writing or calling Ms. Smith at the above address. Underlying documents from the administrative record for these decisions are available for public inspection at the above address. Please contact Ms. Smith to schedule an inspection.

FOR FURTHER INFORMATION CONTACT: Diane Smith at (214) 665–2145.

SUPPLEMENTARY INFORMATION: Section 303(d) of the Clean Water Act (CWA) requires that each state identify those waters for which existing technology-based pollution controls are not stringent enough to attain or maintain state water quality standards. For those waters, states are required to establish Total Maximum Daily Loads (TMDLs) according to a priority ranking.

EPA's Water Quality Planning and Management regulations include requirements related to the implementation of Section 303(d) of the CWA (40 CFR 130.7). The regulations require states to identify water quality limited waters still requiring TMDLs every two years. The list of waters still needing TMDLs must also include priority rankings and must identify the waters targeted for TMDL development during the next two years (40 CFR 130.7). On March 31, 2000, EPA promulgated a revision to this regulation that waived the requirement for states to submit Section 303(d) Lists in 2000 except in cases where a court order, consent decree, or settlement agreement required EPA to take action on a list in 2000 (65 FR 17170).

Consistent with EPA's regulations, Louisiana submitted to EPA its listing decisions under Section 303(d) on August 21, 2003, with subsequent corrections submitted on December 10, 2003, and October 19, 2004. On March 31, 2005, EPA approved Louisiana's listing of 442 water body-pollutant combinations and associated priority rankings. EPA disapproved Louisiana's decisions not to list 44 water quality limited segments (or 69 water body-pollutant combinations). EPA identified these additional waters and pollutants

along with priority rankings for inclusion on the 2002 Section 303(d) List. EPA solicits public comment on its identification of 44 additional waters for inclusion on Louisiana's 2002 Section 303(d) List.

Dated: April 5, 2005.

Miguel I Flores,

Director, Water Quality Protection Division, Region 6.

[FR Doc. 05–7331 Filed 4–11–05; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7898-2]

Clean Water Act Section 303(d): Availability of List Decisions

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Notice of availability.

SUMMARY: This notice announces the availability of EPA's final action identifying water quality limited segments and associated pollutants in Louisiana to be listed pursuant to Clean Water Act Section 303(d), and request for public comment. Section 303(d) requires that states submit and EPA approve or disapprove lists of waters for which existing technology-based pollution controls are not stringent enough to attain or maintain state water quality standards and for which total maximum daily loads (TMDLs) must be prepared.

On March 31, 2005, EPA partially approved and partially disapproved Louisiana's 2004 303(d) submittal. Specifically, EPA approved Louisiana's listing of 444 water body-pollutant combinations, and associated priority rankings. EPA disapproved Louisiana's decisions not to list 14 water quality limited segments (or 17 water body-pollutant combinations). EPA identified these additional water bodies and pollutants along with priority rankings for inclusion on the 2004 Section 303(d) List.

EPA is providing the public the opportunity to review its final decisions to add waters and pollutants to Louisiana's 2004 Section 303(d) List, as required by EPA's Public Participation regulations (40 CFR part 25). EPA will consider public comments and if necessary amend its final action on the additional water bodies and pollutants identified for inclusion on Louisiana's Final 2004 Section 303(d) List.

DATES: Comments must be submitted in writing to EPA on or before May 12, 2005.