when it corrected the deficiency which had caused the DOE to dismiss Star-Kist's Application for Refund, and DOE determined that Star-Kist should receive a refund.

TMBR/Sharp Drilling, Inc. Tom Brown, Inc, Tom Brown, Inc., 11/3/97, [RF272–98766; RC272–00375; RJ272–00050]

TMBR/Sharp Drilling, Inc. (TMBR) filed an Application for Refund in the crude oil refund proceeding. Another company, Tom Brown, Inc. (TBI), from

which TMBR had been spun off, had earlier received a refund for the same purchases for which TMBR was entitled to a refund. The DOE rescinded the portions of TBI's original and supplemental refunds pertaining to purchases made by its drilling division, which became TMBR. Moreover, the DOE accepted TBI's estimates of its drilling division's purchases instead of TMBR's, because TBI's records were based on records contemporaneous to the refund period, as opposed to TMBR's estimates, which were based on

current records. Accordingly, TMBR was granted a refund and TBI's refunds were reduced.

Refund Applications

The Office of Hearings and Appeals issued the following Decisions and Orders concerning refund applications, which are not summarized. Copies of the full texts of the Decisions and Orders are available in the Public Reference Room of the Office of Hearings and Appeals.

Crude Oil Supple Refund	RB272-00124	11/7/97
Gulf Oil Corporation/Monarch Oil Co., Inc	RF300-21676	11/3/97
Gulf Oil Corporation/Texas City Refining, Inc	RF300-14009	11/6/97
Shell Oil Co./Merbert M. Hsu	RF315-10287	11/4/97

Dismissals

The following submissions were dismissed.

Name	Case No.
Nash Finch Co.	RK272-04629

[FR Doc. 98–4500 Filed 2–20–98; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5970-1]

Agency Information Collection Activities: Submission for OMB Review; Comment Request; Registration of Fuels and Fuel Additives—Health-effects Research Requirements

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that the following Information Collection Request (ICR) has been forwarded to the Office of Management and Budget (OMB) for review and approval: Registration of Fuels and Fuel Additives: Health-effects Research Requirements for Manufacturers (40 CFR 79—subpart F) (OMB Control Number 2060-0297, expiration date: 4-30-98). The ICR describes the nature of the information collection and its expected burden and cost; where appropriate, it includes the actual data collection instrument.

DATES: Comments must be submitted on or before March 25, 1998.

FOR FURTHER INFORMATION CONTACT:

For a copy of the ICR, call Sandy Farmer at EPA, by phone at (202) 260–2740, by E–Mail at

Farmer.Sandy@epamail.epa.gov or download off the Internet at http://www.epa.gov/icr/icr.htm, and refer to EPA ICR No. 1696.02.

SUPPLEMENTARY INFORMATION

Title: Registration of Fuels and Fuel Additives: Health-effects Research Requirements for Manufacturers (40 CFR 79—subpart F), (OMB Control Number 2060–0297, EPA ICR Number 1696.02) expiring 4–30–98. This is a request for an extension of a currently approved collection.

Abstract: In accordance with the Clean Air Act regulations at 40 CFR 79, manufacturers (including importers) of gasoline, diesel fuel, and additives for gasoline or diesel fuel, are required to have their products registered by the EPA prior to their introduction into commerce. Registration involves providing a chemical description of the fuel or additive, and certain technical, marketing, and health-effects information. The health-effects research is the subject of this ICR. The other information collection requirements at 40 CFR 79 are covered by a separate ICR (EPA ICR Number 309.09. OMB Control Number 2060-0150). The health-effects research is divided into three tiers of requirements for specific categories of fuels and additives. Tier 1 requires a health-effects literature search and emissions characterization. Tier 1 data were submitted in 1997 and will be

applicable for most new products seeking registration. Tier 2 requires short-term inhalation exposures of laboratory animals to emissions to screen for adverse health effects, unless comparable data are already available. Alternative Tier 2 testing can be required in lieu of the standard Tier 2 if EPA concludes that such testing would be more appropriate. Certain small businesses are exempt from some or all of the Tier 1 and Tier 2 requirements. Tier 3 provides for follow-up research, if necessary. (However, no Tier 3 requirements have been established. Thus, it is not covered in this notice.) This information will be used to determine if there are any products whose evaporative or combustion emissions may pose an unreasonable risk to public health, thus meriting further investigation and potential regulation. In accordance with the Clean Air Act, the results of this research shall not be considered confidential. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR Chapter 15. The Federal Register document required under 5 CFR 1320.8(d), soliciting comments on this collection of information, was published on December 1, 1997 (62 FR 63544); no comments were received.

Burden Statement: The burden covered by this document is limited because little additional Tier 1 activity is anticipated and the EPA is in negotiation with the regulated parties on Alternative Tier 2 requirements for most of the registered products for which standard Tier 2 testing would otherwise be required. This ICR will be amended once the Alternative Tier 2 requirements are established. Thus, over the next three years only one Tier 1 submission and one standard Tier 2 submission are anticipated, with a total burden of 10,400 hours and cost of \$1 million. The annual public reporting and recordkeeping burden for this collection is estimated to average 3,467 hours. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Respondents/Affected Entities: Manufacturers of gasoline, diesel fuel, and fuel additives.

Estimated Number of Respondents: 2. Frequency of Response: On occasion. Estimated Total Annual Hour Burden: 3,467 hours.

Estimated Total Annualized Cost Burden: \$154,000.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including the use of automated collection techniques, to the following addresses. Please refer to EPA ICR Number 1696.02 and OMB Control Number 2060–0297 in any correspondence.

Ms. Sandy Farmer, U.S. Environmental Protection Agency, OPPE Regulatory Information Division (2137), 401 M Street, SW, Washington DC 20460; and

Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for EPA, 725 17th Street, NW, Washington, DC 20503. Dated February 19, 1998.

Joseph Retzer,

Director, Regulatory Information Division. [FR Doc. 98–4519 Filed 2–20–98; 8:45 am] BILLING CODE 6560–50–M

ENVIRONMENTAL PROTECTION AGENCY

[Docket No. FRL-5969-9]

Interstate Lead Company (ILCO) Superfund Site, Leeds, Alabama; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency.

ACTION: Notice of proposed settlement.

SUMMARY: Under 122(g) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the United States Environmental Protection Agency (EPA) has entered into de minimis settlements with 210 small quantity generators at the Interstate Lead Company (ILCO) Superfund site located in Leeds, Alabama.

EPA will consider public comments on the proposed settlement for thirty (30) days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate that the proposed settlement is inappropriate, improper or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, Waste Management Division, U.S. EPA, Region 4, Atlanta Federal Center, 61 Forsyth Street, SW, Atlanta, Georgia 30303, 404/562–8887.

Written comments may be submitted to Ms. Batchelor within 30 calendar days of the date of publication at the address above.

Dated: February 6, 1998.

Anita Davis,

Acting Chief, Program Services Branch, Waste Management Division, Region 4.

[FR Doc. 98–4521 Filed 2–20–98; 8:45 am]
BILLING CODE 6560–50–M

FEDERAL MARITIME COMMISSION

Ocean Freight Forwarder License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission applications for licenses as ocean freight forwarders pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718 and 46 CFR 510).

Persons knowing of any reason why any of the following applicants should not receive a license are requested to contact the Office of Freight Forwarders, Federal Maritime Commission, Washington, D.C. 20573.

Marianas Steamship Agencies, Inc., 1026 Cabras Highway, Administration Building Annex, Piti, Guam 96925, Officers: Junichi Kinoshita, President, Clarence Tenorio, Vice President

Crosstrans Service U.S.A., 339 Carey Ct., Chicago Heights, IL 604511, Officer: Kurt Konodi-Floch, President

International Transport Corp. 2229 N.W. 79th Avenue, Miami, FL 33122, Officer: Danica S. Campbell, President

Global Logistics International Inc., 1207 N.W. 93rd Ct., Miami, FL 33172, Officers: Guillermo Damian, President, Evelyn A. Damian, Vice President

Triton Forwarding, Inc., 3080 Bristol Street, Suite 610, Costa Mesa, CA 92626, Officers: George O. Eickhoff III, President, Anthony G. Khamis, Director

Dated: February 18, 1998.

Joseph C. Polking,

Secretary.

[FR Doc. 98–4494 Filed 2–20–98; 8:45 am] BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than March 9, 1998.

A. Federal Reserve Bank of Kansas City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

*I. Eatherly Family Limited*Partnership, Ponca City, Oklahoma; to acquire voting shares of First Bancorp of Oklahoma, Tonkawa, Oklahoma, and thereby indirectly acquire First National Bank of Oklahoma, Oklahoma City, Oklahoma.