ENVIRONMENTAL PROTECTION AGENCY

[FRL-7416-1]

Intent to Grant an Exclusive Patent License

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of Intent to Grant an Exclusive Patent License.

SUMMARY: Pursuant to 35 U.S.C. 207 and 37 CFR Part 404, EPA hereby gives notice of its intent to grant an exclusive, royalty-bearing, revocable license to practice the inventions described and claimed in the patents listed below, all corresponding patents issued throughout the world, and all reexamined patents and reissued patents granted in connection with such patents, to BHA Group, Inc., Kansas City, Missouri. The patents are:

U.S. Patent No. 5,217,511 ('511 patent), entitled "Enhancement of Electrostatic Precipitation with Electrostatically Augmented Fabric Filtration," issued June 8, 1993.

U.S. Patent No. 6,152,988 ('988 patent), entitled "Enhancement of Electrostatic Precipitation with Precharged Particles and Electrostatically Augmented Fabric Filtration," issued November 28, 2000

Filtration," issued November 28, 2000. The '511 patent was announced as being available for licensing in the March 9, 1992 issue of the Federal Register (57 FR 8330) as U.S. Patent Application No. 07/826,302, filed January 24, 1992. The '988 patent has not been previously announced as being available for licensing. However, EPA has the authority under 37 CFR 404.7(a)(1) to proceed without a notice of availability when expeditious granting of the license will best serve the interests of the Federal government and the public. Under that authority, EPA has decided not to issue a notice of availability for the '988 patent because a notice had been published for the associated technology embodied in the '511 patent and because the only applicant, BHA Group, Inc., has filed an application for an exclusive license under 37 CFR 404.8 and is prepared to enter into an exclusive license agreement. Therefore, expeditious granting of the license is in the public's interest because the products will be brought to market sooner. Expeditious granting of the license is also in the Federal government's interest because the royalty income generated can be more quickly used for the purposes permitted under the Federal Technology Transfer Act.

The proposed exclusive license will contain appropriate terms, limitations, and conditions to be negotiated in accordance with 35 U.S.C. 209 and 37 CFR 404.5 and 404.7 of the U.S. Government patent licensing regulations.

EPA will negotiate the final terms and conditions and grant the exclusive license, unless within 15 days from the date of this notice EPA receives, at the address below, written objections to the grant, together with supporting documentation. The documentation from objecting parties having an interest in practicing the above patents should include an application for an exclusive or nonexclusive license with the information set forth in 37 CFR 404.8. The EPA Patent Counsel and other EPA officials will review all written responses and then make recommendations on a final decision to the Director of the National Risk Management Research Laboratory, who has been delegated the authority to issue patent licenses under EPA Delegation 1-55.

DATE: Comments on this notice must be received by EPA at the address listed below by December 18, 2002.

FOR FURTHER INFORMATION CONTACT: Alan Ehrlich, Patent Counsel, Office of General Counsel (Mail Code 2377A), Environmental Protection Agency, Washington, DC 20460, Telephone (202) 564–5457.

Marla E. Diamond,

Associate General Counsel, Finance and Operations Law Office.

[FR Doc. 02–30601 Filed 12–2–02; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7415-9]

OSWER 9355.0–85 Contaminated Sediment Remediation Guidance for Hazardous Waste Sites; Request for Comment on Draft Guidance

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The EPA Office of Solid Waste and Emergency Response (OSWER) is requesting comments on OSWER 9355.0–85, the draft "Contaminated Sediment Remediation Guidance for Hazardous Waste Sites." EPA will accept comments on all aspects of the draft guidance, but comments are specifically solicited for the following topics: Approaches to sediment characterization; evaluation

methods for sediment stability; measurement methods for natural recovery processes; methods to reduce dredging resuspension and residual contamination; new in-situ technologies; and monitoring methods. Comments received may be used to revise the draft guidance or to assist with future EPA guidance on this topic. A written response to comments will not be issued.

DATES: Comments are due on or before March 3, 2003.

ADDRESSES: This draft guidance is available electronically at: http://www.epa.gov/superfund/resources/sediment. A limited number of copies on compact disk (CD) may be requested by electronic mail to the address below. Comments may be submitted electronically, by mail, through hand delivery/courier, or by facsimile.

1. By Email. You may submit comments or requests by electronic mail to evison.leah@epa.gov. Please include "Sediment Guidance" in the topic line of your email and include the sender's address in the body of the message.

2. By U.S. Mail. Send comments to: Leah Evison, U.S. EPA Headquarters, Mail Code 5204G, 1200 Pennsylvania Ave., NW., Washington, DC 20460, Attention: Sediment Guidance Comments.

3. By Hand Delivery/Courier. Deliver comments to: Leah Evison, U.S. EPA Crystal Gateway (12th fl. Customer Service Desk), 1235 Jefferson Davis Highway, Arlington, VA 22202, Attention: Sediment Guidance Comments

4. *By Facsimile*. Fax your comments to: (703) 603–9100, Attention: Leah Evison, Sediment Guidance Comments.

FOR FURTHER INFORMATION CONTACT: Stephen Ells, phone (703) 603–8822,

Stephen Ells, phone (703) 603–8822, Sediment Team Leader, Office of Emergency and Remedial Response (Mail Code 5204G), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, NW., Washington, DC 20460.

SUPPLEMENTARY INFORMATION: EPA is authorized under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and the Resource Conservation and Recovery Act (RCRA) to respond to releases of hazardous substances. The draft Contaminated Sediment Remediation Guidance for Hazardous Waste Sites provides technical and policy guidance for project managers and management teams making risk management decisions for contaminated sediment sites. The purpose of the guidance is to increase project managers understanding of sediment

environments and all potential cleanup methods for sediment and to improve national consistency in decision-making for sediment sites. It is primarily intended for project managers considering remedial response actions or non-time-critical removal actions under CERCLA, or more commonly known as Superfund, although technical aspects of the guidance are also intended to assist project managers addressing sediment contamination under RCRA.

Following the introductory chapter (Chapter 1), the guidance presents information concerning sedimentspecific considerations during the Remedial Investigation (Chapter 2) and the Feasibility Study (Chapter 3); information concerning evaluation of the three major cleanup methods for sediment, Monitored Natural Recovery, In-Situ Capping, and Dredging and Excavation (Chapters 4, 5 and 6); information about selecting sediment remedies (Chapter 7) and about monitoring sediment sites (Chapter 8). Although some issues concerning site characterization and risk are discussed early in the guidance, the emphasis of this guidance is on evaluating and selecting cleanup methods for contaminated sediment.

Dated: November 12, 2002.

Marianne Lamont Horinko,

Assistant Administrator, Office of Solid Waste and Emergency Reponse.

[FR Doc. 02–30598 Filed 12–2–02; 8:45 am] **BILLING CODE 6560–50–P**

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7416-2]

Proposed CERCLA Administrative Agreement Relating to the Liberty Industrial Finishing Superfund Site, Town of Oyster Bay, Nassau County, New York

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with the Agency's May 24, 1995, "Guidance on Agreements with Prospective Purchasers of Contaminated Property," notice is hereby given of a proposed prospective purchaser agreement ("PPA agreement") with the Town of Oyster Bay (the "Town") concerning their possible acquisition, by eminent domain, of an approximately 15-acre parcel of real property (the "Property") included within the Liberty Industrial

Finishing Superfund Site in the Town of Oyster Bay, Nassau County, New York (the "Site"). Under the PPA agreement, the United States would covenant not to sue or take administrative action against the Town under section 106 or 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA") if the Town becomes the owner of the Property. In exchange, the Town will pay to EPA the difference between the value of the Property, determined as though the Property was not contaminated, and the amount that the Town is required to pay to the owners of the Property for the eminent domain taking, but in no event less than \$500,000 nor more than \$5,300,000. By publication of this notice, a 30 day period has been established in which the Agency will accept written comments relating to the PPA agreement. The Agency will consider all comments received and may modify or withdraw its consent to the PPA agreement if comments received disclose facts or considerations which indicate that the agreement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at the U.S. Environmental Protection Agency, Region II, Office of Regional Counsel, New York/Caribbean Superfund Branch, 290 Broadway, 17th Floor, New York, NY 10007-1866.

DATES: Comments must be submitted on or before January 2, 2003.

ADDRESSES: The proposed PPA agreement is available for public inspection at the U.S. Environmental Protection Agency, Region II, Superfund Records Center, 290 Broadway, 18th Floor, New York, NY 10007–1866. A copy of the proposed PPA agreement may be obtained from the individual listed below. Comments should reference the Liberty Industrial Finishing Superfund Site, Nassau County, New York and EPA Index No. CERCLA—02—2002—2019, and should be addressed to the individual listed below.

FOR FURTHER INFORMATION CONTACT:

Michael A. Mintzer, Assistant Regional Counsel, New York/Caribbean Superfund Branch, Office of Regional Counsel, U.S. Environmental Protection Agency, 290 Broadway, 17th Floor, New York, NY 10007–1866, Telephone: (212) 637–3168. Dated: November 18, 2002.

William J. Muszynski,

Deputy Regional Administrator, U.S. Environmental Protection Agency, Region II. [FR Doc. 02–30600 Filed 12–2–02; 8:45 am] BILLING CODE 6560–50–P

OFFICE OF SCIENCE AND TECHNOLOGY POLICY

Meeting of the R&D Investment Subcommittee of the President's Council of Advisors on Science and Technology

ACTION: Notice of open meeting.

SUMMARY: This notice announces that the Subcommittee on Federal Research and Development Investment and its National Benefits, of the President's Council of Advisors on Science and Technology (PCAST), will hold an open public forum on federal technology transfer mechanisms. The PCAST panel invites all interested persons to attend.

DATES AND PLACE: December 12, 2002, Washington, DC, beginning at 9:00 a.m. The meeting will be held in the RAND Washington Office, 1200 S. Hayes St., Arlington, VA, Room 4204. The location is accessible from the Pentagon City metro stop, or with parking at the Pentagon City shopping mall.

REGISTRATION AND FURTHER INFORMATION:

Guests are requested to pre-register for this event by December 6. A Web site has been set up for information, agenda, and registration for this forum: http://www.rand.org/scitech/stpi/TechTransfer/. Information may also be obtained by emailing ttsubmit@rand.org or calling 703–413–1100 x5674.

Proposed Schedule and Agenda

The PCAST Subcommittee on Federal Research and Development (R&D) Investment and its National Benefits is scheduled to host an open forum on Thursday, December 12, 2002, at approximately 9:00 a.m., to discuss technology transfer of federally funded R&D. The forum is scheduled to begin with an overview of the subject of technology transfer from university, federal laboratory, and federally funded industry R&D. A roundtable discussion will follow at approximately 10:15 a.m. and "open session" is scheduled to begin approximately 1:00 p.m. A particular focus will be discussion of the goals of technology transfer, how technology transfer is measured, and best practices from a variety of perspectives. The forum will end at approximately 4:00 p.m.