participation in the Green Lights
Program and to obtain general
information on new Green Lights
participants. EPA uses information
obtained in the MOU to identify a Green
Lights Implementation Manager and
Media Liaison and to obtain data on the
size and type of buildings subject to the
Green Lights agreement. By agreeing to
participate in the Green Lights Program,
the participant agrees to the terms of
various information collections
specified by EPA in the MOU.

EPA needs to collect information in the Implementation Report to evaluate a participant's progress and performance, and overall program results. The information provided in the Implementation Report also allows EPA to identify the fixture types, lighting controls, maintenance methods, and implementation methods most commonly utilized, and to provide technical and other assistance to participants in completing their planned upgrades. By agreeing to participate in the Green Lights Program, the participant agrees to complete and submit this form upon completion of a project, or annually if the project is not completed after a year.

EPA needs to collect information from allies on energy-efficient lighting products and services to develop a directory and provide program partners with this information. EPA needs to collect case studies on successful energy-efficient lighting investments to provide examples of profitable, energy-saving investments. EPA needs to review, prior to public distribution, any materials that carry the Green Lights logo or mention the program to ensure that the program is being represented in an appropriate manner.

EPA needs to collect information from organizations that provide financing products and services. This information will be used by EPA to develop a directory describing these financing services that are available to assist program participants in accomplishing their lighting upgrades. This information will be collected (via a questionnaire) and is strictly voluntary.

An Agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR Part 9.

The EPA would like to solicit comments to:

(I) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

- (ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- (iii) Enhance the quality, utility, and clarity of the information to be collected; and
- (iv) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

#### Burden Statement

The estimated annual burden to the respondent for this collection of information will vary, depending upon whether the respondent is a Green Lights Partner, Ally, Endorser, or financing company, and the length of time the respondent has participated in the Green Lights program. With this in mind, the respondent burden is estimated at a total of 348,102 hours per year. The average annual respondent burden is estimated at 141 to 145 hours (per partner or ally). New partners and allies will incur a one-time burden averaging 10.92 hours for reviewing and completing the MOU. New endorsers will incur a one-time burden averaging 0.2 hours for reviewing and completing the endorser agreement. These estimates include 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

Green Lights Partners and Endorsers include corporations, state and local government, colleges and universities, and other organizations. Green Lights Allies include lighting manufacturers, lighting management companies, and utilities. Companies appearing the EPA financial directory include utility companies and other financing companies.

Estimated number of Respondents

EPA estimates that there will be an average of 1,717 partners, 575 allies, and 395 endorsers during the period covered by this ICR, for a total of 2,687 participants. EPA also estimates that 615 lighting financing providers will submit information to EPA for future publication in a directory.

# Frequency of Response

The Memorandum of Understanding (MOU) is completed and submitted once, upon joining the Green Lights program. The implementation progress report is submitted upon project completion or annually if the project is not completed within one year. Case studies and other information on products and services from lighting manufacturers, lighting service providers, and utilities are obtained upon joining the Green Lights program. The lighting financing providers will gather information and submit a financing directory form to EPA four times per year.

Dated: September 29, 1995.
Jerry Lawson,
Acting Deputy Director, Atmospheric
Pollution Prevention Division.
[FR Doc. 95–24789 Filed 10–4–95; 8:45 am]
BILLING CODE 6560–50–P

#### [FRL-5312-5]

# The Joint EPA/CMA Guidance Document on Section 608 Leak Repair Amendment

**AGENCY:** Environmental Protection Agency (EPA).

ACTION: Notice of availability of the Compliance Guidance for Industrial Process Refrigeration Leak Repair Requirements under Section 608 of the Clean Air Act.

**SUMMARY:** The Environmental Protection Agency announces the availability of a guidance document that was developed jointly by EPA and the Chemical Manufacturers Association (CMA) to provide guidance on the recently promulgated amendments to the leak repair requirements promulgated under Section 608 of the Clean Air Act Amendments of 1990. The amendment was promulgated in 60 FR 40420 on August 8, 1995. This guidance is the first document developed jointly by EPA and industry to provide compliance assistance on a newly promulgated rule on or near the effective date. The intent of this joint project is to provide guidance and compliance assistance to the regulated community before the requirements in