Intended Commercial Use Of Vessel:
“Private Vessel Charters, Passengers Only”

Geographic Region: “Maine, New Hampshire, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, Georgia, Florida, California, Oregon, Washington, and Alaska (excluding waters in Southeastern Alaska and waters North of a line between Gore Point to Cape Suckling [including the North Gulf Coast and Prince William Sound]).”

The complete application is given in DOT docket MARAD–2013–0106 at http://www.regulations.gov. Interested parties may comment on the effect this action may have on U.S. vessel builders or businesses in the U.S. that use U.S.-flag vessels. If MARAD determines, in accordance with 46 U.S.C. 12121 and MARAD’s regulations at 46 CFR Part 388, that the issuance of the waiver will have an unduly adverse effect on a U.S.-vessel builder or a business that uses U.S.-flag vessels in that business, a waiver will not be granted. Comments should refer to the docket number of this notice and the vessel name in order for MARAD to properly consider the comments. Comments should also state the commenter’s interest in the waiver application, and address the waiver criteria given in § 388.4 of MARAD’s regulations at 46 CFR Part 388.

Privacy Act

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT’s complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70; Pages 19477–78).

By Order of the Maritime Administrator.
Christine Gurland,
Acting Secretary, Maritime Administration.
[FR Doc. 2013–23104 Filed 9–23–13; 8:45 am]
BILLING CODE 4910–60–P

DEPARTMENT OF TRANSPORTATION
Pipeline and Hazardous Materials Safety Administration
[Docket No. PHMSA–2013–0210, Notice No. 13–16]

Safety Advisory: Unauthorized Marking of Compressed Gas Cylinders

AGENCY: Pipeline and Hazardous Materials Safety Administration (PHMSA), DOT.

ACTION: Safety Advisory Notice.

SUMMARY: PHMSA is issuing this safety advisory to notify the public of the unauthorized marking of high pressure compressed gas cylinders by Beauchesne Fire Equipment located at 21 Freeman St. Attleboro Falls, MA.

FOR FURTHER INFORMATION CONTACT: Chris Michalski, Senior Hazardous Materials Investigator, Eastern Region, Office of Hazardous Materials Safety, Pipeline and Hazardous Materials Safety Administration, U.S. Department of Transportation, 820 Bear Tavern Road, Suite 306, West Trenton, NJ 08604. Telephone: (609) 980–2256, Fax: (609) 989–2277 or, via email: chris.michalski@dot.gov

SUPPLEMENTARY INFORMATION: Agents from the U.S. DOT Inspector General’s Office in Cambridge, MA, with assistance from a PHMSA investigator from the Eastern Region Field Operations Office, recently conducted an investigation into allegations that Beauchesne Fire Equipment (BFE) represented high pressure DOT specification and special permit cylinders as requalified in accordance with the Hazardous Materials Regulations (HMR; 49 CFR Part 171–180) without conducting the required hydrostatic testing. The investigation revealed that BFE marked approximately 5,900 high pressure compressed gas cylinders with test dates and Requalifier Identification Number (RIN) H557 in 2011 and 2012 without conducting the prescribed hydrostatic testing of these cylinders.

On May 14, 2013, Aaron Beauchesne, the owner of BFE, pleaded guilty in the U.S. District Court, District of Massachusetts to violating the Federal hazardous materials transportation law (49 U.S.C. 5101–5128) relating to testing and requalification of compressed gas cylinders.

A cylinder requalification consisting of a visual inspection and a hydrostatic test, conducted as prescribed in the HMR, is used to verify the structural integrity of a cylinder. If the requalification is not performed in accordance with the HMR, a cylinder with compromised structural integrity may be returned to service when it is not safe or authorized for use. Extensive property damage, serious personal injury, or death could result from rupture of a cylinder.

On September 18, 2013, PHMSA terminated the RIN Approval H557 issued to Beauchesne Fire Equipment. Any cylinder stamped with the RIN H557 with a test date in 2011 or 2012 should be considered unsafe and not authorized to be filled with hazardous material unless the cylinder is first properly visually examined and hydrostatically tested by an individual or company authorized to requalify DOT specification cylinders.

Cylinders described in this safety advisory that are filled with an atmospheric gas should be vented or otherwise safely discharged. Cylinders that are filled with a material other than an atmospheric gas should not be vented, but instead should be safely discharged. Prior to refilling, the cylinders must be taken to a DOT-authorized cylinder requalifier to ensure their suitability for continued service. A list of authorized requalifiers may be obtained at this Web site: http://www.phmsa.dot.gov/hazmat/regs/sp-a/approvals/cylinders.

Issued in Washington, DC, on September 18, 2013.

R. Ryan Posten,
Deputy Associate Administrator for Hazardous Materials Safety.
[FR Doc. 2013–23104 Filed 9–23–13; 8:45 am]
BILLING CODE 4910–60–P

DEPARTMENT OF TRANSPORTATION
Pipeline and Hazardous Materials Safety Administration

Safety Advisory: Unauthorized Filling of Compressed Gas Cylinders

AGENCY: Pipeline and Hazardous Materials Safety Administration (PHMSA), DOT.

ACTION: Safety Advisory Notice.

SUMMARY: This is to notify the public that PHMSA has confirmed that Komer Carbonic Corp., 12120 Cloverdale Street, Detroit, MI 48021, improperly filled and offered for transportation high pressure compressed gas cylinders (DOT Specification 3A, 3AA and 3AL) without verifying that they met the appropriate safety requirements for continued use. The US DOT PHMSA was alerted on July 5, 2013 and verified on July 9, 2013 that Komer Carbonic
Hazardous Materials Safety.

SUPPLEMENTARY INFORMATION: As a result of an extensive investigation of cylinder fillers in the Detroit Metropolitan area, PHMSA determined that Komer Carbonic Corp. improperly filled various types of high pressure US DOT cylinders with compressed gases without verifying that they met the appropriate safety requirements for continued use. US DOT Cylinders filled with carbon dioxide must be successfully requalified through a visual inspection and a pressure test at least once every 5 years. Cylinders that are not properly requalified as required may not possess the structural integrity to safely contain their contents under pressure during normal transportation and use. Extensive property damage, serious personal injury, or death could result from a rupture of a cylinder.

Because Komer Carbonic Corp. did not ensure their cylinders were requalified prior to filling them, and the potential exists for a catastrophic failure, PHMSA questions the condition of all of the cylinders owned and filled by Komer Carbonic Corp. in the past 5 years. These cylinders should be considered unsafe and unauthorized for the filling of hazardous material unless and until they are first subjected to a visual inspection and pressure test by an individual or company authorized by DOT to requalify DOT specification cylinders. Anyone who had their carbonated beverage service cylinders filled or provided by Komer Carbonic Corp. is advised to remove these cylinders from service immediately and contact a cylinder filler to have the cylinders depressurized. Komer Carbonic Corp. will contact their customers with further instructions on returning the empty cylinders.

Issued in Washington, DC, on September 18, 2013.

R. Ryan Posten,
Deputy Associate Administrator for Hazardous Materials Safety.

DEPARTMENT OF THE TREASURY
Internal Revenue Service

Proposed Collection; Comment Request for Revenue Procedure 2010–52

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Revenue Procedure 2010–52, Extension of the Amortization Period.

DATES: Written comments should be received on or before November 25, 2013 to be assured of consideration.

ADDITIONAL INFORMATION: Address written comments to Yvette Lawrence, Internal Revenue Service, Room 6129, 1111 Constitution Avenue NW., Washington, DC 20224, or through the Internet at Lanita.VanDyke@irs.gov.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the revenue procedure should be directed to LaNita Van Dyke at Internal Revenue Service, room 6511, 1111 Constitution Avenue NW., Washington, DC 20224, or through the Internet at Lanita.VanDyke@irs.gov.

SUPPLEMENTARY INFORMATION:

Title: Extension of the Amortization Period.

OMB Number: 1545–1890.

Revenue Procedure Number: Revenue Procedure 2010–52.


Current Actions: There are no changes being made to the revenue procedure at this time.

Type of Review: Extension of a currently approved collection.

Affected Public: Business or other for-profit organizations, not-for-profit institutions, and farms.

Estimated Number of Respondents: 25.

Estimated Annual Average Time Per Respondent: 100 hours.

DEPARTMENT OF THE TREASURY
Internal Revenue Service

Proposed Collection; Comment Request for Form 8453–EMP, Form 8453–F, Form 8453–FE, Form 8879–F, and 8879–EMP.

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Revenue Procedure 2010–52, Extension of the Amortization Period.

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