victim, whether specifically cited in the count of conviction or not, each such victim shall be treated as if contained in a separate count of conviction.

5. Subsection (b)(3) is intended to have broad application and includes offenses involving a victim less than eighteen years of age entrusted to the defendant, whether temporarily or permanently. For example, teachers, day care providers, baby-sitters, or other temporary caretakers are among those who would be subject to this enhancement. In determining whether to apply this adjustment, the court should look to the actual relationship that existed between the defendant and the victim and not simply to the legal status of the defendant-victim relationship.

"6. If the adjustment in subsection (b)(3) applies, do not apply § 3B1.3 (Abuse of Position of Trust or Use of Special Skill).

"7. The cross reference in subsection (c)(1) is to be construed broadly to include all instances where the offense involved employing, using, persuading, inducing, enticing, coercing, transporting, permitting, or offering or seeking by notice of advertisement, a person less than eighteen years of age to engage in sexually explicit conduct for the purpose of producing any visual depiction of such conduct.

'8. The cross reference at subsection (c)(3) addresses the unusual case in which the offense did not involve promoting prostitution and neither subsection (c)(1) nor (c)(2) is applicable. In such case, the guideline for the underlying prohibited sexual conduct is to be used; e.g., §2A3.2 (Criminal Sexual Abuse of Minor (Statutory Rape) or Attempt to Commit Such Acts) or §2A3.4 (Abusive Sexual Contact or Attempt to Commit Abusive Sexual Contact). If three is no offense guideline for the underlying prohibited sexual conduct, §2X5.1 (Other Offenses) is to be used."

Chapter 1, Part A, Subpart 4(b) is amended in the fourth paragraph by striking the third sentence.

Section 3D1.2(d) is amended in the third paragraph by striking "2G1.2,". Appendix A is amended—

in the line referenced to 8 U.S.C. § 1328, by striking ", 2G1.2"; in the line referenced to 18 U.S.C. § 2421, by striking ", 2G1.2"; in the line referenced to 18 U.S.C. § 2422, by striking ", 2G1.2"; and in the line referenced to 18 U.S.C. § 2423(a), by striking ", 2G1.2" and inserting "2G1.1". Reason for Amendment

This is a three-part amendment. First, this amendment implements the congressional directive in section 4 of the Sex Crimes Against Children Prevention Act of 1995, Pub. L. No. 104–71, 109 Stat. 774, by providing a three-level enhancement for offenses involving the transportation of minors with intent to engage in prostitution or other prohibited sexual conduct under 18 U.S.C. § 2423(a). The three-level enhancement is provided in the specific offense characteristic in subsection (b)(2) related to the age of the victim.

Second, this amendment addresses 18 U.S.C. § 2422(b), a new offense created by section 508 of the

Telecommunications Act of 1996, Pub. L. No. 104-104. 110 Stat. 56. That offense makes it unlawful, in interstate or foreign commerce, including through the mail, or within the special maritime or territorial jurisdiction of the United States, to knowingly persuade, induce, entice, or coerce an individual under the age of 18 years to engage in prostitution or other prohibited sexual conduct. The amendment brings this new offense within the scope of the consolidated, expanded guideline. As revised, the guideline is broadly applicable to offenses that involve "promoting prostitution or prohibited sexual conduct." That term is defined to encompass conduct covered by the new Telecommunications Act offense as well as conduct previously covered by the guideline; *i.e.*, transporting a person, or inducing a person to travel, for the purpose of prostitution or other prohibited sexual conduct.

Third, this amendment consolidates §§ 2G1.1 (Transportation for the Purpose of prostitution or Prohibited Sexual Conduct) and 2G1.2 (Transportation of a Minor for the Purpose of Prostitution or Prohibited Sexual Conduct) in furtherance of the Commission's goal to simplify the operation of the guidelines. Because the consolidated guideline covers both offenses involving adult victims and those involving minors, a two-level increase is provided in the specific offense characteristic related to the age of the victim to increase the offense level when a minor is involved. The two-level increase is in addition to the three-level enhancement directed to be made by the Sex Crimes Against Children Prevention Act of 1995. In addition, the consolidated guideline defines the term "victim" and incorporates the cross references of §2G1.2 into the consolidate guideline. The amendment also clarifies that the "Statutory Provisions" in the Commentary of the consolidated

guideline cover offenses under 18 U.S.C. \S 2423(a (but not \S 2423b), which is referenced in Appendix A to \S 2A3.1, 2A3.2, and 2A3.3).

[FR Doc. 96–11174 Filed 5–3–96; 8:45 am] BILLING CODE 2210–40–M

SMALL BUSINESS ADMINISTRATION

Data Collection Available for Public Comments and Recommendations

ACTION: Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, this notice announces the Small Business Administration's intentions to request approval on a new, and/or currently approved information collection.

DATES: Comments should be submitted by July 5, 1996.

FOR FURTHER INFORMATION CONTACT:

Curtis B. Rich, Management Analyst, Small Business Administration, 409 3rd Street, SW., Suite 5000, Washington, D.C. 20416. Phone Number: 202–205– 6629.

SUPPLEMENTARY INFORMATION:

- *Title:* "Evaluation of the Small Business Administration's 7(a) and 504 Loan Programs"
- *Type of Request:* New Information Collection
- *Description of Respondents:* Owners of businesses that received a 7(a) or 504 loan during fiscal year 1990

Annual Responses: 1,000

Annual Burden: 1,450

Comments: Send all comments regarding this information collection to Allan Mandel, Chief, Policy Branch, Office of Borrower and Lender Servicing, Small Business Administration, 409 3rd Street, SW., Suite 8300 Washington, D.C. 20416. Phone Number: 202–205–6488. Send comments regarding whether this information collection is necessary for the proper performance of the function of the agency, accuracy of burden estimate, in addition to ways to minimize this estimate, and ways to enhance the quality. Copies of this collection can also be obtained from Allan Mandel.

Jacqueline White,

Chief, Administrative Information Branch. [FR Doc. 96–11241 Filed 5–3–96; 8:45 am] BILLING CODE 8025–01–M

COMMISSION ON UNITED STATES-PACIFIC TRADE AND INVESTMENT POLICY

Office of the U.S. Trade Representative

Meeting of the Commission on United States Pacific Trade and Investment Policy and Subsequent Meeting Dates

AGENCY: Commission on United States-Pacific Trade and Investment Policy/ Office of the United States Trade Representative.

ACTION: Notice that the May 14, 1996, meeting of the Commission on United States Pacific Trade and Investment Policy will be held from 9 a.m. to 6 p.m. The meeting will be closed to the public from 11 a.m. to 3 p.m. The meeting will be open to the public from 9 a.m. to 11 a.m. and from 3 p.m. to 5 p.m. Subsequent meetings tentatively will be held on June 12, June 26, July 18 and August 8, 1996.

SUMMARY: The Commission on United States Pacific Trade and Investment Policy will hold a meeting on May 14, 1996, from 9 a.m. to 6 p.m. The meeting will be closed to the public from 11 a.m. to 3 p.m. The meeting will include a review and discussion of current issues affecting U.S. trade policy with Asia. Pursuant to Section 2155(f)(2) of Title 19 of the United States Code, the USTR has determined that this portion of the meeting will be concerned with matters the disclosure of which would seriously compromise the development by the United States Government of trade policy, priorities, negotiating objectives or bargaining positions with respect to the operation of any trade agreement and other matters arising in connection with the development, implementation and administration of the trade policy of the United States. The meeting will be open to the public and press from 9 to 11 a.m. and from 3 to 5 p.m. At these times the Commission will continue the study phase of its work and consider: (1) Asian perspectives on U.S. trade and investment policies and on the region; (2) APEC: (3) various assessments of the effectiveness and nature of U.S. trade and investment policies; (4) measures of success in economic and trade policy; and (4) the application of game theory to international economics. Attendance during this part of the meeting is for observation only. Individuals who are not members of the Commission will not be invited to comment.

DATES: The meeting is scheduled for May 14, 1996, unless otherwise notified. Subsequent meetings will be reconfirmed. **ADDRESSES:** The meeting will be held at the Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC, Room 6806, unless otherwise notified.

FOR FURTHER INFORMATION CONTACT: Nancy Adams, Executive Director of Commission on United States Pacific Trade and Investment Policy, Room 400, 600 17th Street, NW., Washington, DC. 20508, (202) 395–9679.

Nancy Adams,

Executive Director, Commission on United States-Pacific Trade and Investment Policy. Charlene Barshefsky,

Acting United States Trade Representative. [FR Doc. 96–11227 Filed 5–3–96; 8:45 am] BILLING CODE 3190–01–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Noise Exposure Map Notice; Receipt of Noise Compatibility Program and Request for Review; Albany County Airport, Albany, New York

AGENCY: Federal Aviation Administration, DOT. **ACTION:** Notice.

SUMMARY: The Federal Aviation Administration (FAA) announces its determination that the noise exposure maps submitted by the Albany County Airport Authority for the Albany County Airport under the provisions of Title I of the Aviation Safety and Noise Abatement Act of 1979 (Pub. L. 96-193) and 14 CFR part 150 are in compliance with applicable requirements. The FAA also announces that it is reviewing a proposed noise compatibility program that was submitted for Albany County Airport under part 150 in conjunction with the noise exposure maps, and that this program will be approved or disapproved on or before October 28, 1996.

EFFECTIVE DATE: The effective date of the FAA's determination on the noise exposure maps and of the start of its review of the associated noise compatibility program is April 30, 1996. The public comment period ends July 1, 1996.

FOR FURTHER INFORMATION CONTACT: Steven Urlass, Community Planner, FAA—Eastern Regional Office, Fitzgerald Federal Building, JFK International Airport, Jamaica, New York 11430; (718) 553–3353.

Comments on the proposed noise compatibility program should also be submitted to the above office. **SUPPLEMENTARY INFORMATION:** This notice announces that the FAA finds that the noise exposure maps submitted for Albany County Airport are in compliance with applicable requirements of part 150, effective April 30, 1996.

Further, FAA is reviewing a proposed noise compatibility program for that airport which will be approved or disapproved on or before October 28, 1996. This notice also announces the availability of this program for public review and comment.

Under section 103 of Title I of the Aviation Safety and Noise Abatement Act of 1979 (hereinafter referred to as "the Act"), an airport operator may submit to the FAA noise exposure maps which meet applicable regulations and which depict noncompatible land uses as of the date of submission of such maps, a description of projected aircraft operations, and the ways in which such operations will affect such maps. The Act requires such maps to be developed in consultation with interested and affected parties in the local community, government agencies and persons using the airport.

An airport operator who has submitted noise exposure maps that are found by the FAA to be in compliance with the requirements of FAR part 150, promulgated pursuant to Title I of the Act, may submit a noise compatibility program for FAA approval which sets forth the measures the operator has taken or proposes for the reduction of existing noncompatible uses and for the prevention of the introduction of additional noncompatible uses.

The Albany County Airport Authority submitted to the FAA on May 2, 1995, noise exposure maps, descriptions and other documentation which were produced during an airport noise compatibility planning study. It was requested that the FAA review this material as the noise exposure maps, as described in section 103(a)(1) of the Act, and that the noise mitigation measures, to be implemented jointly by the airport and surrounding communities, be approved as a noise compatibility program under section 104(b) of the Act.

The FAA has completed its review of the noise exposure maps and related descriptions submitted by the Albany County Airport Authority. The specific maps under consideration are the noise exposure maps: Exhibit 1, Existing (1995) Noise Exposure Map (first page following page vi) and Exhibit 2, Future (2000) Noise Exposure Map (second page following page vi) of the May 1995 submission. The FAA has determined that these maps for Albany County Airport are in compliance with