York 10007–1866. Telephone: (212) 637–3140.

SUPPLEMENTARY INFORMATION: The proposed administrative settlement has been memorialized in an Administrative Order on Consent between EPA and sixty settling *de minimis* Respondents. The settling *de minimis* Respondents have agreed to pay a total of \$4,877,194.56. Of that amount \$975,438.91 will be paid directly to EPA for partial reimbursement of its past costs. The remaining \$3,901,755.65 will be placed in a trust fund for future remedial actions at the Site.

Dated: April 28, 1997.

William J. Muszynki,

Acting Regional Administrator. [FR Doc. 97–12378 Filed 5–9–97; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collections Submitted to OMB for Review and Approval

May 5, 1997.

SUMMARY: The Federal Communications Commissions, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarify of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

DATES: Written comments should be submitted on or before June 11, 1997. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of

time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all comments to Judy Boley, Federal Communications Commissions Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to jboley@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Judy Boley at 202–418–0214 or via internet at jboley@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval No.: None—(3060–XXXX).

Title: Section 2.803, Market of RF Devices Prior to Equipment Authorization.

Type of Review: New Collection. *Respondents:* Business or other forprofit.

Number of Respondents: 6,000. Estimate Hour Per Response: .5 hours.

Frequency of Response: Third Party Disclosure; On Occasion.

Total Annual Burden: 3,000 hours.

Needs and Uses: Commission rules established in ET Docket 94-45, Report and Order, to allow all radiofrequency devices in the development, design or preproduction stages to be advertised, displayed, and offered for sale to distributors and retailers prior to a demonstration of compliance with the applicable equipment authorization procedure. The display or offer for sale must be accompanied by a conspicuously displayed or written notice to all third parties that the subject equipment is subject to, and must comply with, the FCC rules prior to delivery. The information disclosed is intended to ensure compliance of the proposed equipment with the Commissions Rules, while assisting industry efforts to introduce new products to the marketplace more promptly. This information disclosure applies to a variety of equipment that is both currently manufactured, and may be manufactured in the future, and that operates under varying technical standards. The information disclosed is essential to controlling potential interference to radio communications.

Federal Communications Commission.

William F. Caton,

Acting Secretary.
[FR Doc. 97–12280 Filed 5–9–97; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

[WT Docket No. 97-115; FCC 97-124]

Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: The Commission has ordered a hearing to inquire into the qualifications of MobileMedia Corporation to remain a licensee of its several thousand paging stations. The action follows a voluntary disclosure by the company that it filed more than 200 applications for paging licenses containing false information. The Order directs the Administrative Law Judge to take evidence, develop a full factual record, and issue a recommended decision.

ADDRESSES: Enforcement Division, Wireless Telecommunications Bureau, Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Gary P. Schonman, Enforcement Division, Wireless Telecommunications Bureau, (202) 418–0569.

SUPPLEMENTARY INFORMATION: This is a summary of an Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing in WT Docket 97–115, adopted April 7, 1997, and released April 8, 1997.

The full text of Commission decisions are available for inspection and copying during normal business hours in the FCC Dockets Branch, 1919 M Street, N.W., Suite 230, Washington, D.C. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., 2100 M Street, N.W., Suite 140, Washington, D.C. 20037 (202) 857–3800.

Summary of Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing

1. The Federal Communications
Commission ("Commission") has
adopted an Order commencing an
administrative hearing to inquire into
the qualification of MobileMedia
Corporation, its various subsidiary and
associated organizations
("MobileMedia"), to remain a licensee.
The Commission's action follows a
voluntary disclosure by the company
and a subsequent Commission staff
investigation, which revealed that
MobileMedia filed applications for more
than 200 paging licenses containing

false information. (See Public Notice, DA 97-78 (released January 13, 1997). 12 FCC Rcd. 792). Consistent with established practices, MobileMedia may continue to operate their licensed facilities and provide service to the public during the pendency of the hearing.

The Hearing Designation Order adopted by the Commission on April 7, 1997, directs that MobileMedia's applications which are pending before the Commission be designated for hearing, and that MobileMedia show cause why its licenses should not be revoked, in a consolidated proceeding, upon the following issues:

(a) To determine the facts and circumstances surrounding MobileMedia's filing of FCC Forms 489 and "40-Mile" applications with the Commission containing false information (including, but not limited to, the identity of all officers, directors and senior management personnel who participated in, orchestrated, approved, condoned, or had knowledge of the filings; and the nature and extent of their involvement, including their intent) and whether MobileMedia knowingly made false statements, engaged in misrepresentations, lacked candor, or willfully or repeatedly violated section 1.17 of the Commission's Rules with regard to the filing of FCC Forms 489 and the filing of "40-Mile" applications;

(b) To determine the facts and circumstances surrounding MobileMedia's submission of its October 15, 1996, Report to the Bureau (including, but not limited to, the identity of all persons who participated in the preparation of the Report and the nature and extent of their participation, including their intent) and whether MobileMedia knowingly made false statements, engaged in misrepresentations, lacked candor, or willfully or repeatedly violated section 1.17 of the Commission's Rules with regard to the submission of the October

15, 1996, Report to the Bureau; (c) To determine the facts and circumstances surrounding MobileMedia's construction and operation of paging facilities without valid authorizations (including, but not limited to, the identity of all officers, directors and senior management personnel who participated in, orchestrated, approved, condoned, or had knowledge of the construction and operation; and the nature and extent of their involvement, including their intent) and whether Mobile Media willfully or repeatedly violated sections 22.3 and 22.143 of the Commission's Rules by constructing and operating

paging facilities without valid authorizations:

- (d) To determine the facts and circumstances surrounding MobileMedia's filing of FCC Forms 489 more than 15 days after the commencement of service (including, but not limited to, the identity of all officers, directors and senior management personnel who participated in, orchestrated, approved, condoned, or had knowledge of the filings; and the nature and extent of their participation, including their intent) and whether MobileMedia willfully or repeatedly violated section 22.142 of the Commission's Rules by filing FCC Forms 489 more than 15 days after the commencement of service;
- (e) To determine whether there exists any mitigating evidence indicative of MobileMedia's future ability to deal truthfully with the Commission and to comply with all pertinent provisions of the Commission's Rules and the Communications Act of 1934, as amended;
- (f) To determine, in light of the evidence adduced pursuant to issues (a)–(e), whether MobileMedia is qualified to be and remain a Commission licensee;
- (g) To determine, in light of the evidence adduced pursuant to issues (a)-(e), whether the pending applications filed by MobileMedia should be granted; and
- (h) To determine, in light of the evidence adduced pursuant to issues (a)–(e), whether the licenses held by MobileMedia should be revoked.
- 3. The Order further directs the Administrative Law Judge ("ALJ") to take evidence and develop a full factual record on issues concerning MobileMedia's filing of false forms and applications. In recognition that the public interest will be served by expediting the hearing proceeding to the fullest possible extent, the Commission directed the ALJ to issue a recommended decision within six months of the release of the order. The Order directs the ALJ to make factual findings concerning whether MobileMedia engaged in misrepresentations, lacked candor, and willfully or repeatedly violated the Commission's Rules.
- 4. The Commission recognized that MobileMedia voluntarily disclosed the false filings and represents that it has since taken remedial action. Therefore, MobileMedia will have the opportunity to introduce mitigating evidence of its ability to deal truthfully with the Commission and to abide by its Rules in the future.

5. The Commission directed the ALJ to make only a recommended decision in the case, rather than an initial decision. Decisions as to the conclusions of law and appropriate sanctions or disposition are reserved to the Commission.

(47 U.S.C. 309; 47 U.S.C. 312.) Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 97-12281 Filed 5-9-97; 8:45 am] BILLING CODE 6712-01-U

FEDERAL DEPOSIT INSURANCE CORPORATION

Uniform Guideline on Internal Control for Foreign Exchange Activities in Commercial Banks; Rescission of **Uniform Guideline**

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Rescission of Adoption of Uniform Guideline.

SUMMARY: As part of the FDIC's systematic review of its regulations and written policies under section 303(a) of the Riegle Community Development and Regulatory Improvement Act of 1994 (CDRI Act), the FDIC is rescinding its adoption of the Uniform Guideline on Internal Control for Foreign Exchange Activities in Commercial Banks (Uniform Guideline). The Uniform Guideline was originally adopted by the FDIC's Board of Directors in June 13, 1980, in conjunction with the issuance of the Uniform Guideline by the member agencies of the Federal Financial Institutions Examination Council (FFIEC). The FDIC is rescinding the Uniform Guideline because it is outmoded and duplicative. In addition, this FDIC Board action supports the FFIEC's recent withdrawal of the Uniform Guideline on February 27,

EFFECTIVE DATE: This Uniform Guideline is rescinded May 12, 1997.

FOR FURTHER INFORMATION CONTACT: Christie A. Sciacca, Assistant Director, (202/898-3671), Joseph Duffy, Senior

Banking Analyst, (212/704–1323), Division of Supervision; Michael B. Phillips, Counsel, (202/898-3581), Legal Division, FDIC, 550 17th Street, N.W., Washington, D.C. 20429.

SUPPLEMENTARY INFORMATION: The FDIC is conducting a systematic review of its regulations and written policies. Section 303(a) of the CDRI Act (12 U.S.C. 4803(a)) requires the FDIC, the Office of the Comptroller of the Currency, and the Board of Governors of the Federal