participate in the removal, or reimburse U.S. EPA for its oversight costs, the settling parties have contributed more than their fair share. In recognition of this fact U.S. EPA would forgive \$107,468 of its past costs under the proposed settlement.

Dated: March 22, 2002.

Wendy Carney,

Acting Director, Superfund Division. [FR Doc. 02–8298 Filed 4–4–02; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission for Extension Under Delegated Authority, Comments Requested

March 29, 2002.

SUMMARY: The Federal Communications Commission, 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(s), 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 clarity 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: Persons wishing to comment on this information collection should submit comments June 4, 2002. 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 Herman, Federal Communications Commission, 445 12th Street, SW, Room 1–C804, Washington, DC 20554 or via the internet to jbherman@fcc.gov.

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

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–0891. Title: Certificate of Completion of Construction for an Instructional Television Fixed Service Station.

Form No.: FCC Form 330–A. Type of Review: Extension of a currently approved collection.

Respondents: Not-for-profit institutions, state, local or tribal government.

Number of Respondents: 65. Estimated Time Per Response: 0.5 hours.

Total Annual Burden: 33 hours. Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion reporting requirement.

Needs and Uses: FCC Form 330—A is used to certify that the facilities as authorized in the FCC Forms 330 and 331 have been completed and that the station is now operational, ready to provide service to the public. The license shall be subject to forfeit upon the expiration of the construction period specified in the license unless the licensee files with the Commission a

OMB Control No.: 3060–0368. Title: Section 97.523, Question Pools. Form No.: N/A.

FCC Form 330-A within five days after

Type of Review: Extension of a currently approved collection.

that date.

Respondents: Individuals or households.

Number of Respondents: 3. Estimated Time Per Response: 96 hours.

Total Annual Burden: 288 hours. Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: Recordkeeping requirement.

Needs and Uses: The recordkeeping requirement contained in 47 CFR 97.523 is necessary to permit question pools used in preparing amateur examinations to be maintained by Volunteer-Examiner Coordinators (VEC's). These question pools must be published and made available to the public before the questions are used in an examination.

OMB Control No.: 3060–0325. Title: Section 80.605, U.S. Coast Guard Coordination.

Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Individuals or households, business or other for-profit. Number of Respondents: 47. Estimated Time Per Response: 1.1 hours.

Total Annual Burden: 52 hours. Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion reporting requirement.

Needs and Uses: Section 80.605 is needed to insure that no hazard to marine navigation will result from the grant of applications for non-selectable transponders and shore based radionavigation aids. If this collection was not conducted, stations posing a hazard to marine navigation could be licensed inadvertently and/or long delays in the processing of applications could result due to the necessity for coordination between the FCC, the U.S. Coast Guard and the applicant.

OMB Control No.: 3060–0204. Title: Section 90.20(a)(2)(v), Physically Handicapped "Special Eligibility Showing".

Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Individuals or households.

Number of Respondents: 20. Estimated Time Per Response: .084 hours.

Total Annual Burden: 1 hour. Annual Reporting and Recordkeeping Cost Burden: \$1,074.

Frequency of Response: On occasion reporting requirement

reporting requirement.

Needs and Uses: This rule section requires application for Special Emergency Road Service frequencies

Emergency Road Service frequencies that are reserved for handicapped individuals to be accompanied by a physician's statement attesting to the applicant's handicap. The Commission uses the data to determine the eligibility of the applicants to hold a radio station authorization for specific frequencies.

OMB Control No.: 3060–0554. Title: Section 87.199, Special Requirements for 406.025 MHz ELTs. Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Individuals or households, business or other for-profit. Number of Respondents: 500. Estimated Time Per Response: .084 hours.

Total Annual Burden: 42 hours. Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion reporting requirement, third party disclosure requirement.

Needs and Uses: Section 87.199 requires owners of 406.025 MHz

Emergency Locator Transmitters (ELT's) to register information such as name, address, and type of vessel with the National Oceanic and Atmospheric Administration (NOAA). The information would be used by search and rescue personnel to identify the aircraft in distress and to select the proper rescue units and search methods. The information is used by NOAA to maintain a database used to provide information about the owner of an activated ELT of an aircraft in distress. If the collection were not conducted, NOAA would not have access to this information which would increase the time needed to complete a search and rescue operation.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 02–8253 Filed 4–4–02; 8:45 am]

BILLING CODE 6712-01-U

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

March 29, 2002.

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collections pursuant to the
Paperwork Reduction Act of 1995,
Public Law 104–13. 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 control number. For
further information contact Shoko B.
Hair, Federal Communications
Commission, (202) 418–1379.

Federal Communications Commission

OMB Control No.: 3060–0848. Expiration Date: 03/31/2005. Title: Deployment of Wireline Services Offering Advanced Telecommunications Capability, CC Docket No. 98–147.

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 1750 respondents; 94.63 per response (avg.); 165,600 total annual burden hours (for all collections under this control number).

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Annually; Recordkeeping; Third Party Disclosure.

Description: The following collections of information implement Section 251 of the Communications Act of 1934, as amended. In CC Docket Nos. 98-147 and 96-98, the Commission sought to further Congress's goal of promoting innovation and investment by all participating in the telecommunications marketplace, in order to stimulate competition for all services, including advanced services. In furtherance of this goal, the Commission imposes certain collections of information on incumbent local exchange carriers (LECs) in order to ensure compliance with the incumbent LEC's collocation obligations and to assist incumbent LECs in protecting network integrity.

a. Processing of Collocation Applications. Where neither the state nor the parties to an interconnection agreement set a different deadline, an incumbent LEC must tell the requesting telecommunications carrier whether a collocation application has been accepted or denied within ten calendar days after receiving the application. If the incumbent LEC deems that application unacceptable, it must advise the competitive LEC of any deficiencies within this ten calendar day period. The incumbent LEC must provide sufficient detail so that the requesting carrier has a reasonable opportunity to cure each deficiency. The competitive LEC must cure any deficiencies in its collocation application and resubmit the application within 10 calendar days after being advised of them. The requesting carrier must inform the ILEC that physical collocation should proceed within seven calendar days after receiving the ILEC's price quotation. See 47 CFR 51.323(l). (No. of respondents: 1400; hours per response: 40 hours; total annual burden: 56,000

b. Amendment of Collocation Agreements, Collocation Tariffs, and Collocation-Related Provisions in Statements of Generally Available Terms. An incumbent LEC must offer to provide all forms of physical collocation (i.e., caged, cageless, shared, and adjacent) in accordance with the Commission's application processing and provisioning interval requirements, except to the extent a state sets its own application processing and collocation interval deadlines. To make an offer to provide physical collocation, an incumbent LEC must propose in response to a request from a competitive LEC an interconnection agreement or an amendment to an interconnection agreement including all necessary rates, terms, and conditions. The incumbent LEC also must file with the state commission proposed amendments to

any tariff or statement of generally available terms and conditions that does not comply with the national standards for processing collocation applications and provisioning collocation arrangements. These amendments must provide for application processing intervals and physical collocation intervals no longer than the national standards except to the extent a state sets its own standard. (No. of respondents: 1400; hours per response: 44 hours; total annual burden: 61,600 hours).

c. State Commission Approval. If collocation becomes available in a previously exhausted incumbent LEC structure, the incumbent LEC must obtain the state commission's express approval before requiring a competitive LEC to move, or prohibiting a competitive incumbent LEC from moving, a collocation arrangement into that structure, unless the incumbent LEC and the collocation have an interconnection agreement that expressly provides for a different outcome. Safe-time work practices that the incumbent may waive to keep from competitively disadvantaging its or an affiliates operations or that prevents a collocation, from restoring service in the event of an outage are inherently suspect and must receive explicit state commission approval. (No. of respondents: 1400; hours per response: 2 hours; total annual burden: 2800 hours).

d. Showing Regarding Loop Condition. Incumbent LECs who refuse a competitive carrier's request to condition a loop must make an affirmative showing to the relevant state commission that conditioning the specific loop in question will significantly degrade voiceband services. The incumbent LEC must also show that there is no adjacent or alternative loop available that can be conditioned or to which the customer's service can be moved to enable line sharing. See 47 CFR 51.319(h)(5). (No. of respondents: 1400; hours per response: 2 hours; total annual burden: 2800 hours).

e. Request for Alternative Physical Access. Incumbent LECs must provide requesting carriers with access to the loop facility for testing, maintenance, and repair. At a minimum, incumbent must provide requesting carriers with physical loop test access points to requesting carriers at the splitter, through a cross-connection to the competitor's collocation space, or through a standard interface. An incumbent seeking to utilize an alternative physical access methodology may request approval to do so from the