Type of Review: Extension of currently approved collection.

Respondents: Businesses or other forprofit.

Number of Respondents: 16,597. Estimated Hours Per Response: 0.25 hours per request (each station is estimated to have 25 political broadcasts per year).

Frequency of Response: On occasion. Cost to Respondents: \$0. Estimated Total Annual Burden: 104,744.

Needs and Uses: Section 73.1943 requires licensees of broadcast stations to keep and permit public inspection of a complete record (political file) of all requests for broadcast time made by or on behalf of candidates for public office, together with an appropriate notation showing the disposition made by the licensee of such request. The data is used by the public to assess money expended and time allotted to a political candidate and to ensure that equal access was afforded to other qualified candidates.

OMB Approval No.: 3060-0502. Title: Section 73.1942 Candidate rates. Form No.: n/a.

Type of Review: Extension of currently approved collection.

Respondents: Businesses or other for-

Number of Respondents: 11,878. Estimated Hours Per Response: 0.5 hours per disclosure of lowest unit charge; 20 hours for calculation of lowest unit charge; 2 hours for review of records.

Frequency of Response: On occasion. Cost to Respondents: \$0. Estimated Total Annual Burden:

671,107 hours.

Needs and Uses: Section 315(b) of the Communications Act directs broadcast stations to charge political candidates the "lowest unit charge of the station" for the same class and amount of time for the same period, during the 45 days preceding a primary or runoff election and the 60 days preceding a general or special election.

Section 73.1942 requires broadcast licensees to disclose any station practices offered to commercial advertisers that enhance the value of advertising spots and different classes of time (immediately preemptible, preemptible with notice, fixed, fire sale, and make good). Section 73.1942 also requires licensees to calculate the lowest unit charge. Stations are also required to review their advertising records throughout the election period to determine whether compliance with this section requires that candidates receive rebates or credits.

The disclosures would assure candidates that they are receiving the same lowest unit charge as other advertisers.

Federal Communications Commission

#### Magalie Roman Salas,

Secretary.

[FR Doc. 01-8314 Filed 4-4-01; 8:45 am]

BILLING CODE 6712-01-U

#### FEDERAL COMMUNICATIONS COMMISSION

## **Notice of Public Information** Collection(s) Being Reviewed by the **Federal Communications Commission**

March 27, 2001.

**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: Written comments should be submitted on or before May 7, 2001. 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 Commission, Room 1-C804, 445 12th Street, SW, DC 20554 or via the Internet to jboley@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collection(s), contact Judy

Boley at 202-418-0214 or via the Internet at jboley@fcc.gov.

# SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060-0692. Title: Home Wiring Provisions. 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: 30,500

respondents; 253,510 responses. Estimated Time Per Response: .50–5

hours.

Frequency of Response: Recordkeeping requirement, on occasion and annual reporting requirements.

*Total Annual Burden:* 46,114 hours. Total Annual Cost: \$38,000.

Needs and Uses: This rulemaking clarified rules concerning the disposition of cable home wiring upon the voluntary termination of service. During the initial phone call in which a subscriber voluntarily terminates cable service, if the operator owns and intends to remove the home wiring it must inform the subscriber: (1) That the cable operator owns the home wiring; (2) that it intends to remove the wiring: (3) that the subscriber has the right to purchase the wiring; and (4) what the per-foot replacement cost and total charge for the wiring would be. The information is used to promote competition and consumer choice by minimizing potential disruption of service to a subscriber switching video providers.

OMB Control No.: 3060-0281. Title: Section 90.651, Supplemental Reports Required of Licensees Authorized under this Subpart. Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit, not-for-profit institutions, state, local or tribal government.

Number of Respondents: 16,408. Estimated Time Per Response: .166

Frequency of Response: On occasion reporting requirement.

Total Annual Burden: 2,724 hours.

Total Annual Cost: N/A. Needs and Uses: This rule section

revised the timeframe for reporting the number of mobile units placed in operation from eight months to 12 months. The radio facilities addressed in this subpart of the rules are allocated on and governed by regulations designed to award facilities on a need basis determined by the number of mobile units served by each base station. This is necessary to avoid

frequency hoarding by applicants. The various subparagraphs of this rule apply to different categories of licensees and define exactly what reports are required of each category. The Commission uses the information to maintain an accurate database of frequency users.

Federal Communications Commission.

#### Magalie Roman Salas,

Secretary.

[FR Doc. 01-8316 Filed 4-4-01; 8:45 am]

BILLING CODE 6712-01-U

#### FEDERAL COMMUNICATIONS COMMISSION

## **Public Information Collections** Approved by Office of Management and Budget

March 28, 2001.

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.: 3060-0439 Expiration Date: 03/31/2004 Title: Regulations Concerning Indecent Communications by Telephone, 47 CFR Section 64.201. Form No.: N/A.

Respondents: Business or other forprofit; Individuals or household. Estimated Annual Burden: 10,200 respondents; .166 hours per response (avg.); 1,632 total annual burden hours. Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion;

Third Party Disclosure.

Description: Section 223 of the Communications Act of 1934, as amended imposes fines and penalties on those who knowingly use the telephone to make obscene or indecent communications for commercial purposes. The fines and penalties are applicable to those who use the telephone or permit their telephone to be used, for obscene communications to any person and to those who use the telephone, or permit their telephone to be used, for obscene communications to any person and to those who use the telephone for indecent communications to persons under 18 years of age or to

adults without their consent. Section 223 requires telephone companies, to the extent technically feasible, to prohibit access to indecent communications from the telephone of a subscriber who has not previously requested access. 47 CFR Section 64.201 implements the Section 223. Section 64.201 requires that certain common carriers block access to indecent messages unless the subscribe seeks access from the common carrier in writing; requires that adult message service providers notify their carriers of the nature of their programming; and requires providers of adult message services request that their carriers identify it as such in bills to their subscribers. The information requirements are imposed on carriers, adult message service providers and those who solicit their services to ensure that minors are denied access to material deemed indecent. If the requirements were not imposed the Commission would not be able to carry out its responsibilities as mandated in Section 223 of the Act. Obligation to respond: Required to obtain or retain benefits.

OMB Control No.: 3060-0810. Expiration Date: 03/31/2004.

Title: Procedures for Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act of 1934, as amended.

Form No.: N/A.

Respondents: Business or other for-

Estimated Annual Burden: 120 respondents; 51.6 hours per response (avg.); 6200 total annual burden hours.

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

Frequency of Response: On occasion; Third party disclosure.

Description: The Communications Act of 1934, as amended, mandates that only eligible telecommunications carriers may receive universal service support. Under the Act, state commissions must designate telecommunications carriers subject to their jurisdiction as eligible. Section 214(e)(6), however, requires that the Commission, upon request, designate a common carrier that meet the requirements of section 214 as an eligible telecommunications carrier for a service area designated by the Commission. The Commission must evaluate whether telecommunications carriers requesting such designation pursuant to the Commission's procedures meet the eligibility criteria set forth in the Act. Carriers seeking designation from the Commission

pursuant to section 214(e)(6) must demonstrate that they fulfill the requirements of section 214(e)(1). To do so, carriers seeking designation from the Commission must provide a petition containing the information specified in the Commission's Procedures for FCC Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act and the Order issued in CC Docket No. 96-45 (FCC 00-208). In addition, carriers seeking designation for service provided on nontribal lands must provide an affirmative statement from a court of competent jurisdiction or the state commission that the state lacks jurisdiction over the carrier. The Commission will use the information collected to determine whether the telecommunications carriers providing the data are eligible to receive universal service support. Obligation to respond: Mandatory.

Public reporting burden for the collection of information is as noted above. Send comments regarding the burden estimate or any other aspect of the collections of information, including suggestions for reducing the burden to Performance Evaluation and Records Management, Washington, DC 20554.

Federal Communications Commission.

### Magalie Roman Salas,

Secretary.

[FR Doc. 01-8315 Filed 4-4-01; 8:45 am]

BILLING CODE 6712-01-U

#### FEDERAL EMERGENCY **MANAGEMENT AGENCY**

## Re-establishment of the National **Urban Search and Rescue Advisory** Committee

**AGENCY:** Federal Emergency Management Agency (FEMA).

**ACTION:** Notice.

**SUMMARY:** In accordance with the Federal Advisory Committee Act, 5 U.S.C. App. 2, the Director of FEMA gives notice of re-establishment of the National Urban Search and Rescue Advisory Committee for a period of two years. Re-establishment of the Committee is a matter of the public interest in connection with the performance of the duties imposed on the Agency by law, to provide advice and recommendations on the continuing development and maintenance of the National Urban Search and Rescue Response System and the Agency's Urban Search and Rescue Program. SUPPLEMENTARY INFORMATION: The

objective of the Advisory Committee is