approach to riparian management; apply the mass wasting prescriptions on a limited area/trial basis; and establish quantitative, measurable performance targets for resource management objectives. In addition, EPA recommended that adaptive management commitments be incorporated into the HCP and/or that a shorter term for the ITP, with an option to renew, be considered.

Final EISs

ERP No. F–DOE–L09812–WA Hanford Remedial Action, Revised and New Alternatives, Comprehensive Land Use Plan, Hanford Site lies in the Pasco Basin of the Columbia Plateau, WA.

Summary: No formal comment letter was sent to the preparing agency.

ERP No. F–SFW–L64045–00 Grizzly Bear (Ursus arctos horribilus) Recovery Plan in the Bitterroot Ecosystem, Implementation, Endangered Species Act, Proposed Special Rule 10(j) Establishment of a Nonessential Experimental Population of Grizzly Bears in the Bitterroot Area, Rocky Mountain, Blaine, Camas, Boise, Clearwater, Custer, Elmore, Idaho, Lemhi, Shoshone.

Summary: No formal comment letter was sent to the preparing agency.

Dated: April 11, 2000.

Joseph C. Montgomery,

Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 00–9371 Filed 4–13–00; 8:45 am] BILLING CODE 6560–50–U

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6577-6]

Notice of Proposed Administrative Order on Consent Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), East Multnomah County Groundwater Contamination Site, Portland, OR

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice; request for comment.

SUMMARY: In accordance with section 122(i) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9622(i), notice is hereby given that the United States Environmental Protection Agency ("EPA"), the State of Oregon Department of Environmental Quality ("DEQ") and the City of Portland ("the City") have negotiated a proposed Administrative Order on Consent ("Consent Order") pursuant to section 122(g) of CERCLA, 42 U.S.C. 9622(g), as amended, and applicable Oregon state law, to be issued jointly by EPA and DEQ to the City, with respect to the East Multnomah County Groundwater Contamination Site in Oregon ("Site"). DATES: Comments must be provided on or before May 15, 2000.

ADDRESSES: Comments should be addressed to Alan Goodman, Project Manager, Oregon Operations Office, Environmental Protection Agency, 811 SW Sixth Avenue, 3rd Floor, Portland, Oregon, 97204, and refer to In the Matter of East Multnomah County Groundwater Contamination Site, Proposed Administrative Order on Consent for the City of Portland.

FOR FURTHER INFORMATION CONTACT:

Alan Goodman, Project Manager, Oregon Operations Office, Environmental Protection Agency, 811 SW Sixth Avenue, 3rd Floor, Portland, Oregon, 97204, (503) 326–3685.

SUPPLEMENTARY INFORMATION: The City's primary emergency and seasonal water supply is the Columbia South Shore Well Field in East Multnomah County. The City's well field is downgradient from known sources of hazardous substance groundwater contamination that are part of the Site. The City owns property at each of the well sites, as well as other property and easements throughout the well field area. Based on certifications and disclosures by the City, EPA and DEQ have concluded that the City has not disposed of or arranged for the disposal of hazardous substances at the Site. EPA and DEQ have also concluded that, although City pumping in 1987 may have caused the movement of contamination, the City has not contributed to a release of hazardous substances at the Site resulting in the incurrence of response costs by the government or other authorized parties. EPA and DEQ have a Memorandum of Agreement to coordinate their activities to require parties responsible for the contamination to cleanup the Site.

The major provisions of the Consent Order require a cash payment from the City to DEQ, which is the lead Agency managing cleanup of the Site, to help defray past or future response costs at or in connection with the Site, including costs incurred in connection with negotiation and entry of this Consent Order, and a grant of access by the City to DEQ and EPA to the City property for all response activities to be taken at the Site; in exchange for legal protection for the City for cleanup liability at the Site in the form of a covenant not to sue from EPA and DEQ. Copies of the proposed Consent Order may be examined at the Oregon Operations Office, 811 SW Sixth Avenue, 3rd Floor, Portland, Oregon, 97204. A Copy of the proposed Consent Order may be obtained by mail or in person from the Oregon Operations Office.

Authority: The Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9622(i).

Chuck Findley,

Acting Regional Administrator, Region 10. [FR Doc. 00–9236 Filed 4–13–00; 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

April 6, 2000.

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 (PRÁ) 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 June 13, 2000. 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 Les Smith, Federal Communications Commissions, Room 1 A-804, 445 Twelfth Street, SW, Washington, DC 20554 or via the Internet to lesmith@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Les Smith at (202) 418-0217 or via the Internet at lesmith@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060-0465. Title: Section 74.985 Signal Booster Stations.

Form Number: None.

Type of Review: Revision of currently approved collection.

Respondents: Business or other forprofit, not-for-profit institutions.

Number of Respondents: 6,300. Estimated time per response: 0.083 hours—8.25 hours (depending on requirements, this time is split between

respondent, and legal consultant). *Total annual burden:* 919 hours. Total annual costs: \$2,252,500.

Needs and Uses: Section 74.985(a) requires that MDS/ITFS booster stations obtain consent of affected cochannel licensees when the aggregate power flux density generated by a main station and all associated signal booster stations and all simultaneously operating cochannel response stations exceeds prescribed levels.

In addition to the information contained on FCC Form 331, Section 74.985(b) requires an applicant to submit any additional engineering data or showings, both in hard copy and on 3.5" computer diskettes in specified formats, and accompanying duplicates of the application forms, to the Commission's contractor for public service records duplication. By doing this, the engineering information will be available to all present and future affected parties.

Section 74.985(b) requires applicants for response station hubs/high power booster stations to serve a copy of the application and accompanying engineering materials on each potentially affected cochannel or adjacent channel party.

Section 74.985(d) requires that when an application for a high-power ITFS signal booster is granted, the licensee or conditional licensee maintain a copy of the application at the transmitter site or response station hub until such time as the Commission issues a license.

Section 74.985(e) requires that applicants for low-power MDS or ITFS signal booster stations must, within 48 hours after installation, submit to the Commission's contractor for public

service records duplication duplicate hard copies of the FCC Form 331, and all engineering materials called for in Section 74.985(e) both in hard copy and on 3.5" computer diskettes.

Section 74.985(e)(iv) requires applicants for low power signal booster stations to serve a copy of the application and accompanying engineering materials on each potentially affected parties with protected services areas within an 8 kilometers radius.

Section 74.985(f) requires the conditional licensee of an ITFS response station hub/booster to file a letter informing the Commission of completion of construction of the hub/ booster. The Commission has OMB approval for this requirement under the FCC Form 330-A (3060-0891).

The Commission and the public will use this information to ensure that MDS and ITFS applicants, conditional licensees and licensees have considered properly under the Commission's rules the potential for harmful interference from their facilities.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 00-9344 Filed 4-13-00; 8:45 am] BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

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

April 6, 2000.

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, 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 June 13, 2000. 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 Les Smith, Federal Communications Commissions, 445 12th Street, SW, Room 1-A804, Washington, DC 20554 or via the Internet to lesmith@fcc.gov. FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Les

Smith at (202) 418-0217 or via the Internet at lesmith@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval Number: 3060-xxxx. Title: Automated Maritime Telecommunications System (AMTS)-80.385 Frequencies for automated systems, 80.475 Scope of service of the AMTS, and 97.303 Frequency sharing requirements.

Form Number: N/A.

Type of Review: New collection. Respondents: Business or other forprofit, individuals.

Number of Respondents: 15. Estimated Time Per Response: .3 hours.

Total Annual Burden: 3 hours. *Total Annual Cost:* No annual cost burden on respondents from either capital or start-up costs.

Needs and Uses: The information collection contained in sections 80.385. 80.475 and 97.303 is necessary to require licensees of Automated Maritime Telecommunications System (AMTS) stations to notify TV stations and two organizations (the American Radio Relay League (ARRL), and Interactive Systems, Inc.) that maintain databases of AMTS locations for the benefit of amateur radio operators of the location of AMTS fill-in stations. Amateur radio operators use some of the same frequencies (219–220 MHz) as AMTS stations on a secondary, noninterference basis for digital message forwarding systems and are prohibited within 80 km of an AMTS station. Additionally, reporting requirements are necessary to require amateurs proposing to operate within 640 km of an AMTS station to notify the AMTS licensee as well as the ARRL, one of the organizations that maintain databases of AMTS locations.