number involved and must be received on or before April 2, 1996.

ADDRESS: Send comments on any petition in triplicate to: Federal Aviation Administration, Office of the Chief Counsel, Attn: Rule Docket (AGC–200), Petition Docket No. ______, 800 Independence Avenue, SW., Washington, D.C. 20591.

Comments may also be sent electronically to the following internet address: nprmcmts@mail.hq.faa.gov.

The petition, any comments received, and a copy of any final disposition are filed in the assigned regulatory docket and are available for examination in the Rules Docket (AGC–200), Room 915G, FAA Headquarters Building (FOB 10A), 800 Independence Avenue, SW., Washington, D.C. 20591; telephone (202) 267–3132.

FOR FURTHER INFORMATION CONTACT:

Mr. D. Michael Smith, Office of Rulemaking (ARM–1), Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267–7470.

This notice is published pursuant to paragraphs (c), (e), and (g) of § 11.27 of Part 11 of the Federal Aviation Regulations (14 CFR Part 11).

Issued in Washington, D.C., on May 7, 1996

Donald P. Byrne,

Assistant Chief Counsel for Regulations.

Petitions for Exemption

Docket No.: 28438.

Petitioner: USA Jet Airlines, Inc. Sections of the FAR Affected: 14 CFR 121.613, 121.619(a), and 121.625.

Description of Relief Sought: To allow USA Jet Airlines, Inc., to release airplanes under instrument flight rules when the remarks section of the weather forecast indicates that conditions may be "occasionally," "intermittently," "briefly," or "have a chance of being" below the authorized minimums at the destination airport, alternate airport, or both, at the time of arrival, provided that the main body of the weather forecast or weather report shows that the weather conditions will be at or above the authorized weather minimums at the time of arrival.

Dispositions of Petitions

Docket No.: 21780. Petitioner: Civil Air Patrol. Sections of the FAR Affected: 14 CFR 61.118.

Description of Relief Sought/
Disposition: To extend and amend
Exemption No. 4042, as amended,
which permits members of the Civil

Air Patrol who are private pilots to be reimbursed for fuel, oil, and maintenance costs that are directly related to the performance of official search and rescue missions. The amendment, which is denied, would have added reimbursement for per diem expenses.

GRANT, January 30, 1996, Exemption No. 4042F

Docket No.: 23713.

Petitioner: SimuFlite Training International.

Sections of the FAR Affected: 14 CFR 61.55(b)(2); 61.56(c)(1); 61.57 (c) and (d); 61.58(c) (1) and (d); 61.63(c) (2) and (d) (2) and (3); 61.65(c), (e) (2) and (3), and (g); 61.67(d)(2); 61.157(d) (1) and (2) and (e) (1) and (2); 61.191(c); and appendix A, part 61. Description of Relief Sought/

Disposition: To extend Exemption No. 3931, as amended, which permits SimuFlite to use FAA-approved simulators to meet certain flight experience requirements of part 61. GRANT, February 26, 1996, Exemption

No. 3931J

Docket No.: 27284.

Petitioner: Air One Helicopters, Inc. Sections of the FAR Affected: 14 CFR 135.411(a)(2) and 135.423.

Description of Relief Sought/
Disposition: To allow Air One
Helicopters, Inc., to operate its
Sikorsky SK58T helicopters with 14
passenger seats while performing
firefighting activities for Federal and
local agencies without complying
with certain performance, operations,
maintenance requirements.

DENIAL, January 25, 1996, Exemption No. 6391

Docket No.: 27455.

Petitioner: Air Logistics.

Sections of the FĂR Affected: 14 CFR 43.3(g).

Description of Relief Sought/
Disposition: To extend Exemption No. 5830, which permits appropriately trained pilots employed by Air Logistics to remove and reinstall the passenger seats in its aircraft that are type certificated for nine or fewer passenger seats and used in operations conducted by Air Logistics under part 135.

GRANT, January 30, 1996, Exemption No. 5830A

Docket No.: 27929.

Petitioner: Airline Training Center Arizona, Inc.

Sections of the FAR Affected: 14 CFR 61.93.

Description of Relief Sought/ Disposition: To extend and amend Exemption No. 6227, which permits Airline Training Center Arizona, Inc., (ATCA) student pilots to operate aircraft for practice solo air work within 50 nautical miles of Phoenix-Goodyear Airport prior to receiving the instruction required by § 61.93(c)(1)(i), (ii), (iii), and (c)(2)(iii) of the FAR. The amendment revises Condition No. 1 so that the authority of the exemption is not limited to ATCA's flight instructors and students who are enrolled in ATCA's part 141 school.

GRANT, February 26, 1996, Exemption No. 6227A

Docket No.: 27963.

Petitioner: Jim Air, Inc.

Sections of the FAR Affected: 14 CFR 43.3(g).

Description of Relief Sought/
Disposition: To allow appropriately trained pilots employed by Jim Air, Inc. (Jim Air), to remove and reinstall passenger seats in its aircraft that are type certificated for nine seats and used in operations by Jim Air conducted under part 135.

GRANT, January 16, 1996, Exemption No. 6388

Docket No.: 28321.

Petitioner: Hoeger, Pearce and Hoeger Ent., d.b.a. Ed's Air Service.

Sections of the FAR Affected: 14 CFR 43.3(g).

Description of Relief Sought/
Disposition: To allow appropriately trained pilots employed by Hoeger,
Pearce and Hoeger Ent., d.b.a. Ed's Air Service (EAS) to remove and reinstall the passenger seats in its aircraft that are type certificated for nine or fewer passenger seats and used in operations conducted by EAS under part 135.

GRANT, January 23, 1996, Exemption No. 6392

Docket No.: 28357.

Petitioner: United Airlines.

Sections of the FAR Affected: 14 CFR 145.45(f).

Description of Relief Sought/
Disposition: To allow United Airlines to make available to all of its supervisory and inspection personnel one copy of its repair station inspection procedures manual (IPM), rather than providing a copy of the manual to each of these individuals.

GRANT, January 23, 1996, Exemption No. 6393

[FR Doc. 96–6018 Filed 3–12–96; 8:45 am] BILLING CODE 4910–13–M

Revised Notice of Opportunity to Participate, Criteria Requirements and Change of Application Procedure for Participation in the Fiscal Year 1996 Military Airport Program (MAP)

AGENCY: Federal Aviation Administration, Department of Transportation (DOT).

ACTION: Notice of extension of application date.

SUMMARY: The Federal Aviation
Administration (FAA) is extending from
January 22, 1996 to March 29, 1996 the
deadline for airport sponsors to apply
for designation, or continued
participation, in the Military Airport
Program. The FAA is similarly
extending from January 15, 1996 to May
31, 1996, the date by which a sponsor
of a former or current military airport
must be able to document the requisite
property interest to qualify to receive
grants of Federal financial assistance
under the Airport Improvement
Program.

DATES: Airport sponsors should address written applications for designation, or continued participation, in the fiscal year 1996 Military Airport Program to the Federal Aviation Administration (FAA) Regional Airports Division or Airports District Office that serves the airport. Applications must be received by that office of the FAA by March 29, 1996.

ADDRESSES: Send an original and two copies of Standard Form 424, "Application for Federal Assistance," and supporting and justifying documentation, specifically requesting to be considered for designation to participate, or continue, in the fiscal year 1996 Military Airport Program, to the Regional FAA Airports Division or Airports District Office that serves the airport.

FOR FURTHER INFORMATION CONTACT:
Mr. James V. Mottley or Leonard C.
Sandelli, Military Airport Program
Office (APP-4), Office of Airport
Planning and Programming, Federal
Aviation Administration (FAA), 800
Independence Avenue, SW.,
Washington, DC 20591, (202) 267–8780,
or (202) 267–8785, respectively.

SUPPLEMENTARY INFORMATION: This notice extends the dates of the original notice which was issued in 60 FR 54560, October 24, 1995, "Notice of Opportunity to Participate, Criteria Requirements and Change of Application Procedures for Participation in the Fiscal Year 1996 Military Airport Program." This notice announces extension of the date for submissions of applications and of the date by which

the airport sponsor must possess title, a long-term lease, or joint use agreement for the property on which the civilian airport is located.

Application Procedures

The Dates section of 60 FR 54560, October 24, 1995, is revised to provide that applications must be submitted to the airports district office or the airports division that serves the airport applying for the program by March 29, 1996.

Information To Be Contained in Application, New Airports

Section (4) of the qualifications for new airports (60 FR 54561, October 24, 1995) is modified as follows: In the case of a former military airport, documentation that the local or State airport sponsor holds satisfactory title, or a long term lease for 20 years or more, to the property on which the civilian airport is being located. In the case of a current military airport, documentation that the airport sponsor has an existing joint-use agreement with the military department having jurisdiction over the airport. (The title transfer, lease, or joint use agreement must be effective on or before May 31, 1996. This is necessary so the airport sponsor qualifies as an eligible sponsor to receive grants of Federal financial assistance under the Airport Improvement Program.) Paul L. Galis,

Director, Office of Airport Planning and Programming.

[FR Doc. 96–6023 Filed 3–12–96; 8:45 am] BILLING CODE 4910–13–M

Maritime Administration [Docket S-933]

OMI Patriot Transport, Inc.; OMI Courier Transport, Inc.; OMI Rover Transport, Inc.; Application for Modification of Operating-Differential Subsidy Agreements

By application of February 28, 1996, pursuant to Title VI of the Merchant Marine Act, 1936, as amended, and Article II–25 of Operating- Differential Subsidy Agreements (ODSAs) No. MA/ MSB-167 (a), (b), (c) and (d), OMI Patriot Transport, Inc., OMI Courier Transport, Inc., and OMI Rover Transport, Inc. (Applicants) requested approval for modification of Article I-3(a) of the ODSAs to incorporate the PLATTE in the ODSAs and approval to include the PLATTE in an Operating-Differential Subsidy (ODS) sharing system among the vessels named in the ODSAs. The vessels currently named in the ODSAs, under an ODS sharing arrangement are the COURIER,

PATRIOT, RANGER, ROVER, OMI MISSOURI, OMI SACRAMENTO, and OMI COLUMBIA. In addition, the Applicants request authorization to use unused subsidy days for the operation of the PLATTE for its economic life (approximately 11 years). The PLATTE, which is owned by OMI Corp., is a 37,060 DWT U.S.-flag dry bulk carrier that began operating in 1982.

This application may be inspected in the Office of the Secretary, Maritime Administration. Any person, firm, or corporation having any interest in such application and desiring to submit comments concerning the application must file written comments in triplicate with the Secretary, Maritime Administration, Room 7210, Nassif Building, 400 Seventh Street SW., Washington, D.C. 20590. Comments must be received no later than 5:00 p.m. on March 22, 1996. The Maritime Administration will consider any comments submitted and take such action with respect thereto as may be deemed appropriate.

(Catalog of Federal Domestic Assistance Program No. 20.804 (Operating-Differential Subsidies).)

Dated: March 8, 1996.

By Order of the Maritime Subsidy Board. Joel C. Richard,

Secretary.

[FR Doc. 96–5987 Filed 3–12–96; 8:45 am] BILLING CODE 4910–81–P

National Highway Traffic Safety Administration

[NHTSA Docket No. 96-005-N01]

Crash Risk of Alcohol-Involved Driving Study; Proposed Information Collection

AGENCY: National Highway Traffic Safety Administration, DOT.

ACTION: Notice and request for comments on data collection.

SUMMARY: The National Highway Traffic Safety Administration (NHTSA) and the National Institute on Alcohol Abuse and Alcoholism (NIAAA) play key roles in national efforts to reduce alcohol involved crash injuries and fatalities. NHTSA and NIAAA have jointly funded a study to determine the relative risk of crash involvement associated with elevated blood alcohol concentrations (BACs) when compared with a zero blood alcohol concentration. One important part of the data collection for this effort is a questionnaire to measure crash and alcohol covariates in the population being studied. Current data of this kind do not exist and cannot be