

Table 1.—Required Testing, Test Standards and Reporting Requirements for HDI—Continued

Description of test	Test standard	Deadline for final report ¹ (months)	Interim reports ² required (number)
3. In vivo Cytogenetics	798.5385 (40 CFR) (Appendix I)	12	1
Developmental Toxicity: One species (rat), inhalation	798.4900 (40 CFR) (Appendix II)	21	3
Reproductive developmental screen with functional observational battery; One species (rat), via inhalation	OECD 422 (Appendix III)	21	3
2-generation reproductive study ³	798.4700 as proposed for revision (59 FR 42272, August 17, 1994) (Appendix IV)	24 ⁴	3

¹ Number of months after the effective date of the testing consent order.

² Interim reports are required every 6 months from the effective date until the final report is submitted. This column shows the number of interim reports required for each test.

³ This study must be conducted if the Agency determines that the results of the reproductive/developmental screening test show statistically or biologically significant adverse reproductive or developmental effects. If the results of the reproductive/developmental screening test are equivocal, the 2-generation reproductive/developmental study will not be required unless the Agency concludes that the use of HDI may present an unreasonable risk to human health or the environment in light of (1) a weight-of-the-evidence evaluation of HDI's reproductive/developmental effects, and (2) worker exposure practices and/or manufacturer product stewardship activities. The Agency shall, in any event, provide the Panel with an opportunity to meet and discuss the screening test results with the Agency before making a determination under this paragraph.

⁴ Figure indicates the reporting deadline, in months, calculated from the date of notification to the test sponsor by certified letter of FEDERAL REGISTER notice that the Agency has determined this required testing must be performed.

V. Export Notification

At a later date EPA will propose to amend 40 CFR 799.5000 by adding HDI to the list of chemicals subject to testing consent orders, thereby subjecting all persons who export or who intend to export HDI, of any purity, to the export notification requirements of section 12(b) of TSCA.

VI. Public Record

EPA has established an official record for this ECA and Order under docket number OPPTS-42107E, which is available for inspection from 12 noon to 4 p.m., Monday through Friday, excluding legal holidays. The official record is located in the TSCA Nonconfidential Information Center in Rm. NE-B607, 401 M St., SW., Washington, DC 20460. Information claimed as Confidential Business Information (CBI), while part of the record, is not available for public review. This record contains the basic information considered in developing this ECA and Order and includes the following information.

A. Supporting Documentation

(1) Testing Consent Order for HDI, with incorporated Enforceable Consent Agreement and associated testing protocols attached as appendices.

(2) **Federal Register** notices pertaining to this notice, the Testing Consent Order

and the Enforceable Consent Agreement, consisting of:

(a) Notice of Proposed Rulemaking for HDI (54 FR 21240, May 17, 1989).

(b) Notice of Solicitation of Testing Proposals for 1,6-Hexamethylene Diisocyanate for Negotiation of a TSCA Section 4 Enforceable Consent Agreement (60 FR 30874, June 12, 1995).

(3) Communications consisting of:

(a) Written letters.

(b) Meeting summaries.

(4) Reports—published and unpublished factual materials.

B. References

1. The Hexamethylene Diisocyanate Panel of the Chemical Manufacturers Association. Letter from Langley A. Spurlock to EPA. Enforceable Testing Agreement Proposal for 1,6-Hexamethylene Diisocyanate. Washington, DC (August 11, 1995).

List of Subjects

Environmental protection.

Dated: September 23, 1997.

Lynn R. Goldman,

Assistant Administrator for Prevention, Pesticides, and Toxic Substances.

[FR Doc. 97-25893 Filed 9-29-97; 8:45 am]

BILLING CODE 6560-50-F

FEDERAL COMMUNICATIONS COMMISSION

Sunshine Act Meeting; Additional Item To Be Considered at Open Meeting Thursday, September 25, 1997

The Federal Communications Commission will consider an additional item on the subject listed below at the Open Meeting scheduled for 9:30 a.m., Thursday, September 25, 1997, at 1919 M Street, N.W., Washington, D.C.

Item No., Bureau; and Subject

3—Wireless Telecommunications—
Title: Amendment of the Commission's Rules Regarding Installment Payment Financing for C Block Personal Communications Service (PCS) Licenses. (WT Docket No. 97-82). Summary: The Commission will consider action concerning resumption of installment payments for PCS C and F Block licensees and other repayment options for C Block licensees.

The prompt and orderly conduct of the Commission business requires that less than 7-days notice be given consideration of this additional item.

Action by the Commission September 25, 1997, Chairman Hundt and Commissioners Quello, Ness and Chong voting to consider this item.

Additional information concerning this meeting may be obtained from Maureen Peratino or David Fiske, Office of Public Affairs, telephone number (202) 418-0500.

Copies of materials adopted at this meeting can be purchased from the FCC's duplicating contractor, International Transcription Services, Inc. (ITS, Inc.) at (202) 857-3800 or fax (202) 857-3805 and 857-3184. These copies are available in paper format and alternative media which includes, large print/type; digital disk; and audio tape. ITS may be reached by e-mail: its_inc@ix.netcom.com. Their Internet address is <http://www.itsi.com>.

This meeting can be viewed over George Mason University's Capitol Connection. For information on this service call (703) 993-3100. The audio portion of the meeting will be broadcast live on the Internet via the FCC's Internet audio broadcast page at <<http://www.fcc.gov/realaudio/>>. The meeting can also be heard via telephone, for a fee, from National Narrowcast Network, telephone (202) 966-2211 or fax (202) 966-1770; and from Conference Call USA (available only outside the Washington, D.C. metropolitan area), telephone 1-800-962-0044. Audio and video tapes of this meeting can be obtained from the Office of Public Affairs, Television Staff, telephone (202) 418-0460, or TTY (202) 418-1398; fax numbers (202) 418-2809 or (202) 418-7286.

Federal Communications Commission

Shirley S. Suggs,

Chief, Publications Branch.

[FR Doc. 97-26013 Filed 9-29-97; 2:41 pm]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

September 19, 1997.

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, Pub. L. 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.: 3060-0292.

Expiration Date: 09/30/2000.

Title: Access Charges—Part 69.

Form No.: N/A.

Respondents: Business or other for profit.

Estimated Annual Burden: 1458 respondents; 23.19 hours per response (avg.); 33,825 total annual burden hours for all collections.

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

Frequency of Response: On occasion; semi-annually; monthly; one-time requirement.

Description: Part 69 of the Commission's rules and regulations establishes the rules for access charges for interstate or foreign access provided by telephone companies on or after January 1, 1984. Part 69 essentially consists of rules or the procedures for the computation of access charges. Section 69.3 requires the annual submission of access charge tariffs. Section 69.116(c) and 69.117(c) require local exchange carriers to file information with NECA semi-annually pertaining to the number of lines in their study areas and the interexchange carriers to which such lines are presubscribed. This information will be used by NECA to assess revenue requirements needed to fund the Universal Service Fund and Lifeline Assistance programs. (No. of respondents: 1458; hours per response: 5 hrs.; total annual hours: 14,580 hrs.). Section 69.104(k)(1) requires that a state or local telephone company wishing to implement an end user common line reduction or waiver for its subscribers file information with the Commission demonstrating that its state lifeline assistance plan meets certain criteria. This is an one-time filing requirement. (No. of respondents: 50; hours per response: 20 hrs.; total annual burden 1000 hrs.). Section 69.104(1) requires local telephone carriers to calculate for NECA their projected revenue requirements for the lifeline assistance program. (No. of respondents: 1459; hours per response: 3.5 hrs; total annual burden: 5103 hrs). Section 69.605 requires carriers who are participating in the pool to report access revenues and cost data so that NECA may compute monthly pool revenues distributions. (No. of respondents: 1548; hours per response: .75 hrs; total annual burden: 13,122 hrs). The information is used to compute charges in tariffs for access service (or origination and termination) and to compute revenue pool distributions. Neither process could be implemented without the

information. You are required to respond.

OMB Control No.: 3060-0577.

Expiration Date: 09/30/2000.

Title: Expanded Interconnection with Local Telephone Company Facilities.

Form No.: N/A.

Respondents: Business or other for profit.

Estimated Annual Burden: 16 respondents; 15 hours per response (avg.); 240 total annual burden hours for all collections.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$10,000.

Frequency of Response: On occasion.

Description: In September 1992, the Commission adopted an order requiring Tier 1 local exchange carriers (LECs), excluding NECA pool members, to offer expanded interconnection for special access to all interested parties, permitting competitors and high volume users to terminate their own transmission facilities at LEC central offices. (*Special Access Order*, CC Docket No. 91-141, *Expanded Interconnection with Local Telephone Company Facilities*). Under the rules adopted in the *Special Access Order*, Tier 1 LECs (those with over \$100 million in annual regulated revenues for a sustained period of time), except for NECA pool members, are required to provide physical collocation to all interconnectors that request it, with exemptions for LEC offices that do not have enough space for physical collocation, and, under certain circumstances, for states with regulatory policies favoring virtual collocation or LEC choice of the form of collocation. Interconnectors and LECs will be free to negotiate virtual collocation arrangements if both parties prefer such arrangements over physical collocation. In the *Second Memorandum Opinion and Order on Reconsideration* in CC Docket No. 91-141 (*Reconsideration Order*), the Commission reconsidered some of the particularly time-sensitive requirements of the *Special Access Order*. In particular, the *Reconsideration Order* reconsiders *de novo* the fresh look issues addressed in the *Special Access Order*, clarifies and expands the Commission's requirements concerning the application of nonrecurring charges, modifies the requirement for tariffing virtual collocation arrangements, and specifies certain standards that must be met for a connection charge rate structure to be considered reasonable. In order to comply with these requirements, Tier 1 LECs will have to make certain tariff revisions. In addition, LECs must make tariff filings to provide public notice of the start of the "fresh look" period at each of their