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 February 20, 1998. 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 234, 1919 M St., NW, Washington, DC 20554 or via 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 internet at: jboley@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–0635. Title: Amateur Vanity Call Sign Request.

Form No.: FCC 610–V. Type of Review: Revision of a currently approved collection. Respondents: Individuals or households.

Number of Respondents: 80,000. Estimated Time Per Response: .33 our.

Frequency of Response: On occasion reporting requirement.

Cost to Respondents: \$4,000,000.
Total Annual Burden: 26,400 hours.
Needs and Uses: The FCC Form 610–
V is used to apply for a vanity (special) call sign in lieu of a systematically issued call sign. This information

collection has been revised to eliminate the need for attaching a photocopy of the applicant's current operator/primary station license document, and to add space on the form for the applicant to provide an Internet or e-mail address. The fee information, such as payment type code, quantity and fee due is being deleted from the application because a Fee Remittance Advice (FCC Form 159) is now required to be submitted along with any payment due to the FCC. The respondent costs have been modified due to an adjustment in the regulatory fee structure for Amateur vanity call signs. The Commission will not be collecting the Taxpayer Identification Number (TIN) on the form as previously indicated in the Federal Register notice. TIN is also collected on the FCC Form 159 which is required by any payment to the FCC.

The information collected in the application is used by FCC staff to determine eligibility for radio station authorization and to issue a radio station/operator license. Data is also used by Compliance personnel in conjunction with field engineers for enforcement and interference resolution purposes.

Federal Communications Commission **Magalie Roman Salas**,

Secretary.

[FR Doc. 98–1281 Filed 1–20–98; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2247]

Petitions for Reconsideration and Clarification of Action in Rulemaking Proceedings

January 13, 1998.

Petitions for reconsideration and clarification have been filed in the Commission's rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents are available for viewing and copying in Room 239, 1919 M Street, N.W., Washington, D.C. or may be purchased from the Commission's copy contractor, ITS, Inc. (202) 857-3800. Oppositions to these petitions must be filed by February 5, 1998. See Section 1.4(b)(1) of the Commission's rule (47) CFR 1.4(b)(1)). Replies to an opposition must be filed by February 17, 1998,

Subject: Rulemaking to Amend Parts 1, 2, 21, and 25 of the Commission's Rules to Redesignate the 27.5–29.5 GHz Frequency Band, to Reallocate the 29.5–30.0 GHz Frequency Band, to Establish

Rules and Policies for Local Multipoint Distribution Service and for Fixed Satellite Services (CC Docket No. 92– 297).

Number of Petitions Filed: 3. Subject: Amendment of Part 15 of the Commission's Rules to permit operation of biomedical telemetry devices on VHF TV channels 7–13 and on UHF TV channels 14–46 (ET Docket No. 95–177). Number of Petitions Filed: 2

Subject: Access Charge Reform (CC Docket No. 96–262) Price Cap Performance Review for Local Exchange Carriers (CC Docket No. 94–1) Transport Rate Structure (CC Docket No. 91–213).

Number of Petitions Filed: 1. Subject: Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations. (Florence and Killen, Alabama and Lawrenceburg, Tennessee).

Number of Petitions Filed: 1. Subject: Amendment of Section 73.202(b), Table of Assignments, FM Broadcast Stations, (Genoa, Mt. Morris, and Oregon, Illinois).

Number of Petitions Filed: 1.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 98-1392 Filed 1-20-98; 8:45 am] BILLING CODE 6712-01-M

FEDERAL DEPOSIT INSURANCE CORPORATION

Determination of Insufficiency of Assets to Satisfy All Claims of Certain Financial Institution in Receivership

AGENCY: Federal Deposit Insurance Corporation. **ACTION:** Notice.

SUMMARY: The Federal Deposit Insurance Corporation (FDIC), as receiver for the financial institution specified in SUPPLEMENTARY **INFORMATION**, has determined that the proceeds which can be realized from the liquidation of the assets of the below listed receivership estate are insufficient to wholly satisfy the priority claims of depositors against the receivership estates. Therefore, upon satisfaction of secured claims, depositor claims and claims which have priority over depositors under applicable law, no amount will remain or will be recovered sufficient to allow a dividend, distribution or payment to any creditor of lessor priority, including but not limited to, claims of general creditors. Any such claims are hereby determined to be worthless.

FOR FURTHER INFORMATION CONTACT: Thomas Bolt, Counsel, Legal Division,

FDIC, 550 17th Street, N.W., Room H–11048, Washington, D.C. 20429. Telephone: (202) 736–0168.

SUPPLEMENTARY INFORMATION:

Financial Institution in Receivership Determined to Have Insufficient Assets to Satisfy All Claims

Whitney Bank & Trust—4342 Hamden, Connecticut

Dated: January 14, 1998. Federal Deposit Insurance Corporation.

Robert E. Feldman,

Executive Secretary.

[FR Doc. 98-1345 Filed 1-20-98; 8:45 am]

BILLING CODE 6714-01-P

FEDERAL HOUSING FINANCE BOARD

[No. 98-N-2]

Submission for OMB Review; Comment Request

AGENCY: Federal Housing Finance

Board.

ACTION: Notice.

SUMMARY: In accordance with the requirements of the Paperwork Reduction Act of 1995, the Federal Housing Finance Board (Finance Board) hereby gives notice that it has submitted the information collection entitled "Personal Certification and Disclosure Forms" to the Office of Management and Budget (OMB) for review and approval of a three-year extension of the OMB control number, which is due to expire on January 31, 1998.

DATES: Interested persons may submit comments on or before February 20, 1998.

ADDRESSES: Submit comments to the Office of Information and Regulatory Affairs of OMB, Attention: Desk Officer for the Federal Housing Finance Board, Washington, D.C. 20503. Address requests for copies of the information collection and supporting documentation to Elaine L. Baker, Secretary to the Board, 202/408–2837, Federal Housing Finance Board, 1777 F Street, N.W., Washington, D.C. 20006.

Patricia L. Sweeney, Program Analyst, Compliance Assistance Division, Office of Policy, 202/408–2872, or Janice A. Kaye, Attorney-Advisor, Office of General Counsel, 202/408–2505, Federal

FOR FURTHER INFORMATION CONTACT:

General Counsel, 202/408–2505, Feder Housing Finance Board, 1777 F Street, N.W., Washington, D.C. 20006.

SUPPLEMENTARY INFORMATION:

A. Need For and Use of Information Collection

Section 7 of the Federal Home Loan Bank Act (Bank Act) and part 932 of the Finance Board's regulations establish eligibility and reporting requirements and the procedures for electing and appointing Federal Home Loan Bank (FHLBank) directors. See 12 U.S.C. 1427; 12 CFR part 932. The information collection contained in the elective and appointive FHLBank director personal certification and disclosure forms and §§ 932.18 and 932.21 of the Finance Board's regulations, is necessary to enable the Finance Board to determine whether prospective and incumbent elective and appointive FHLBank directors satisfy the statutory and regulatory eligibility and reporting requirements. See Finance Board forms E-1, E-2, A-1, and A-2; 12 CFR 932.18 (appointive directors), 932.21 (elective directors). Accordingly, Finance Board staff uses the information collection to determine whether respondents meet the statutory and regulatory eligibility requirements. The information collection requires each respondent to complete and submit to the Finance Board for review a personal certification and disclosure form prior to election or appointment and, once elected or appointed, annually during the term of service. Incumbent directors also have a continuing obligation promptly to notify the Finance Board of any known or suspected ineligibility. See 12 CFR 932.18(f)(2); 932.21(g)(2).

The OMB number for the information collection is 3069–0002. The OMB clearance for the information collection expires on January 31, 1998.

B. Burden Estimate

The Finance Board estimates the total annual average number of respondents at 286, with one response per respondent. The estimate for the average hours per response is 1.3 hours. The estimate for the total annual hour burden is 376 hours (286 respondents \times 1 response/respondent \times approximately 1.3 hours). The estimated annualized cost to respondents of the information collection is \$35,175.00.

C. Comment Request

In accordance with the requirements of 5 CFR 1320.8(d), the Finance Board published a request for public comments regarding this information collection in the **Federal Register** on November 6, 1997. See 62 FR 60093 (Nov. 6, 1997). The 60-day comment period closed on January 5, 1998. The Finance Board received no public

comments. Written comments are requested on: (1) Whether the collection of information is necessary for the proper performance of the functions of the Finance Board, including whether the information has practical utility; (2) the accuracy of the Finance Board's estimates of the burdens of the collection of information; (3) ways to enhance the quality, utility, and clarity of the information collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Comments may be submitted to OMB in writing at the address listed above.

By the Federal Housing Finance Board. Dated: January 12, 1998.

William W. Ginsberg,

Managing Director.

[FR Doc. 98–1315 Filed 1–20–98; 8:45 am] BILLING CODE 6725–01–U

FEDERAL MARITIME COMMISSION

[Docket No. 97-18]

APL/MOL/OOCL/HMM Reciprocal Slot Exchange Agreement (Agreement No. 203/011588) and APL/MOL/HMM Reciprocal Slot Exchange Agreement, Agreement No. 203–011596; Order to Show Cause and Motion To Dismiss Denied

Introduction

The APL/MOL/OOCL/HMM
Reciprocal Slot Exchange Agreement,
Agreement No. 203–011588 ("the Four
Party Agreement") is an agreement for
the reciprocal chartering of space aboard
vessels operated in the U.S. foreign
trades by agreement members. The
Four Party Agreement became effective
on October 17, 1997. Agreement No.
203–011596, the APL/MOL/HMM
Reciprocal Slot Exchange Agreement
("the New Agreement"), is a space
charter agreement which is intended to
replace the Four Party Agreement.²

Under section 10(c)(6) of the Shipping Act of 1984 ("1984 Act"), 46 U.S.C. app. 1709(c)(6), it is unlawful for any conference or group of two or more common carriers to:

¹The Agreement members are Hyundai Merchant Marine, Ltd. ("Hyundai" or "HMM"), American President Lines, Ltd. ("APL"), Mitsui O.S.K. Line, Ltd. ("MOL"), and Orient Overseas Container Line, Inc. ("OOCL").

² The members of the agreement are Hyundai, APL and MOL. Although the New Agreement is intended to replace the Four Party Agreement, the latter will remain in effect until canceled by the parties according to its terms, to permit an orderly transition in the parties' operations.