the public comment period should be in writing and must be received by EPA by July 6, 2009, according to the procedures outlined below. Only those public comments submitted using the procedures identified in the May 7, 2009 FR notice by the July 6, 2009 deadline will be provided to the independent peer-review panel prior to the peer-review meeting. The date and logistics for the peer-review meeting will be announced later in a separate FR notice.

Listening session participants who wish to have their comments available to the external peer reviewers should also submit written comments during the public comment period using the detailed and established procedures included in the aforementioned FR notice (May 7, 2009). Comments submitted to the docket prior to the end of the public comment period will be submitted to the external peer reviewers and considered by EPA in the disposition of public comments. Comments received in the docket after the public comment period closes must still be submitted to the docket but will not be submitted to the external peer reviewers.

ADDRESSES: The listening session on the draft pentachlorophenol assessment will be held at the EPA offices at Two Potomac Yard (North Building), 7th Floor, Room 7100, 2733 South Crystal Drive, Arlington, Virginia 22202. To attend the listening session, register by June 17, 2009, via e-mail at ssarraino@versar.com (subject line: Pentachlorophenol listening session), by phone: 703-750-3000 x. 316, or by faxing a registration request to 703-642-6954 (please reference the "Pentachlorophenol Listening Session" and include your name, title, affiliation, full address and contact information). Please note that to gain entrance to this EPA building to attend the meeting, attendees must have photo identification with them and must register at the guard's desk in the lobby. The guard will retain your photo identification and will provide you with a visitor's badge. At the guard's desk, attendees should give the name Christine Ross and the telephone number, 703-347-8592, to the guard on duty. The guard will contact Ms. Ross who will meet you in the reception area to escort you to the meeting room. Upon your exit from the building please return your visitor's badge and you will receive the photo identification that you provided.

A teleconference line will also be available for registered attendees/ speakers. The teleconference number is 866–299–3188 and the access code is 7033478503, followed by the pound sign (#). The teleconference line will be activated at 12:45 p.m., and you will be asked to identify yourself and your affiliation at the beginning of the call.

Information on Services for Individuals with Disabilities: EPA welcomes the attendance of the public at the "Pentachlorophenol Listening Session" and will make every effort to accommodate persons with disabilities. For information on access or services for individuals with disabilities, please contact Christine Ross at 703–347–8592 or ross.christine@epa.gov. To request accommodation of a disability, please contact Ms. Ross, preferably at least 10 days prior to the meeting, to give EPA as much time as possible to process your request.

FOR FURTHER INFORMATION CONTACT: For information on the public listening sessions, please contact Christine Ross, IRIS Staff, National Center for Environmental Assessment, (8601P), U.S. EPA, 1200 Pennsylvania Avenue, NW., Washington, DC 20460; telephone: 703-347-8592; facsimile: 703-347-8689; or e-mail: ross.christine@epa.gov. If you have questions about the draft pentachlorophenol assessment, contact Catherine Gibbons, IRIS Staff, National Center for Environmental Assessment, (8601P), U.S. EPA, 1200 Pennsylvania Avenue, NW., Washington, DC 20460; telephone: 703-603-0704; facsimile: 703-347-8689; or e-mail: gibbons.catherine@epa.gov.

SUPPLEMENTARY INFORMATION: The purpose of the listening session is to allow all interested parties to present scientific and technical comments on draft IRIS health assessments to EPA and other interested parties during the public comment period and prior to the external peer review meeting. EPA welcomes the scientific and technical comments that will be provided to the Agency by the listening session participants. The comments will be considered by the Agency as it revises the draft assessment in response to the independent external peer review and public comments. All presentations will become part of the official and public record. IRIS is a database that contains potential adverse human health effects information that may result from chronic (or lifetime) exposure to specific chemical substances found in the environment. The database (available on the Internet at http://www.epa.gov/iris) contains qualitative and quantitative health effects information for more than 540 chemical substances that may be used to support the first two steps (hazard identification and doseresponse evaluation) of a risk assessment process. When supported by available data, the database provided oral reference doses (RfDs) and inhalation reference concentrations (RfCs) for chronic health effects, and oral slope factors and inhalation unit risks for carcinogenic effects. Combined with specific exposure information, government and private entities can use IRIS data to help characterize public health risks of chemical substances in a site-specific situation and thereby support risk management decisions designed to protect public health.

Dated: May 29, 2009.

Rebecca M. Clark,

Director, National Center for Environmental Assessment.

[FR Doc. E9–13484 Filed 6–8–09; 8:45 am] **BILLING CODE 6560–50–P**

FEDERAL COMMUNICATIONS COMMISSION

[WT Docket No. 09-64; DA 09-1096]

Wireless Telecommunications Bureau Seeks Comment on Petition of Denali Spectrum License Sub, LLC for Forbearance From Unjust Enrichment Provisions

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: This document seeks comments on the Petition filed by Denali Spectrum License Sub, LLC (Denali) on March 12, 2009. Denali asks the Commission to forbear from applying the unjust enrichment provisions of the Commission's competitive bidding rules.

DATES: Comments are due on or before June 18, 2009, and reply comments are due on or before July 6, 2009.

ADDRESSES: Comments and reply comments must be identified by WT Docket No. 09–64. Comments may be filed electronically using the Internet by accessing the Federal Communications Commission's Electronic Comment Filing System (ECFS) at http:// www.fcc.gov/cgb/ecfs. Filers should follow the instructions provided on the Web site for submitting comments. For further help filing electronically, see Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121 (1998). In addition, comments and reply comments may be submitted by any of the following methods:

• *Paper Filers:* Parties who choose to file by paper must file an original and four copies of each filing. Filings can be sent by hand or messenger delivery, by

commercial overnight courier, or by first-class or overnight U.S. Postal Service mail (although the Bureaus continue to experience delays in receiving U.S. Postal Service mail). All filings must be addressed to the Commission's Secretary, Marlene H. Dortch, Office of the Secretary, Federal Communications Commission. Instructions for filing paper copies can be found at http://www.fcc.gov/osec/guidelines.html or by calling the Office of the Secretary at 202–418–0300.

• People with Disabilities: Contact the FCC to request reasonable accommodations (accessible format documents, sign language interpreters, CART, etc.) by e-mail: FCC504@fcc.gov or telephone: 202–418–0530 or TTY: 202–418–0432.

Commenters must also send a copy to Best Copy and Printing, Inc., 445 12th St., SW., Suite CY–B402, Washington, DC 20554, by telephone at 800–378–3160 or 202–488–5300, fax at 202–488–5563, or e-mail at fcc@bcpiweb.com.

FOR FURTHER INFORMATION CONTACT:

Wireless Telecommunications Bureau, Auctions and Spectrum Access Division, Scott Mackoul at 202–418–7498. All press inquires should be directed to Matthew Nodine at 202–418–1646.

SUPPLEMENTARY INFORMATION:

- 1. The Commission has adopted unjust enrichment rules, which require a designated entity (DE) that has benefited from bidding credits to return some or all of those benefits if it transfers its license to a non-DE or otherwise loses its eligibility for such benefits. In 2006, the Commission revised its unjust enrichment rules, extending from five years to ten years the period during which a DE will have to repay some or all of its bidding credits if it loses eligibility for those benefits. Section 1.2111(d)(2)(i) of the Commission's rules, 47 CFR 1.2111(d)(2)(i), provides a prorated schedule for licensees that lose their eligibility for a bidding credit and were initially granted their licenses after April 25, 2006, to repay that biding credit.
- 2. Denali asks that the Commission forbear from applying 47 CFR 1.2111(d)(2)(i) to it in light of the prevailing economic conditions, Denali's need for additional capital to fund network deployment, and the opportunity for Denali to create jobs and extend its state-of-the-art network to under-served low income and other segments of the population. Denali asserts that forbearance from applying the unjust enrichment provisions would be consistent with recent Federal initiatives intended to stimulate the

- national economy and promote investment. Denali also states that as a condition on the grant of its forbearance request, it will adhere to the less stringent unjust enrichment provisions that apply to licenses granted prior to April 25, 2006.
- 3. The Wireless Telecommunications Bureau seeks comment on Denali's Petition. Interested parties may file comments on or before June 18, 2009, and reply comments on or before July 6, 2009.
- 4. Denali's Petition will be available online through ECFS, in the Commission's Public Reference Center, and from the Commission's duplicating contractor, Best Copy and Printing, Inc. (BCPI), 445 12th Street, SW., Room CY–B402, Washington, DC 20554, by telephone at 800–378–3160 or 202–488–5300, fax at 202–488–5563, or e-mail at fcc@bcpiweb.com.
- 5. This matter shall be treated as a permit-but-disclose proceeding in accordance with the Commission's *exparte* rules.

Federal Communications Commission. Gary D. Michaels,

Deputy Chief, Auctions and Spectrum Access Division, WTB.

[FR Doc. E9–13427 Filed 6–8–09; 8:45 am] BILLING CODE 6712–01–P

FEDERAL RESERVE SYSTEM

Agency Information Collection Activities: Announcement of Board Approval Under Delegated Authority and Submission to OMB

SUMMARY: Background. Notice is hereby given of the final approval of proposed information collections by the Board of Governors of the Federal Reserve System (Board) under OMB delegated authority, as per 5 CFR 1320.16 (OMB Regulations on Controlling Paperwork Burdens on the Public). Board-approved collections of information are incorporated into the official OMB inventory of currently approved collections of information. Copies of the Paperwork Reduction Act Submission, supporting statements and approved collection of information instrument(s) are placed into OMB's public docket files. The Federal Reserve may not conduct or sponsor, and the respondent is not required to respond to, an information collection that has been extended, revised, or implemented on or after October 1, 1995, unless it displays a currently valid OMB control number.

FOR FURTHER INFORMATION CONTACT:

Acting Federal Reserve Board Clearance Officer—Cynthia Ayouch—Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551 (202– 452–3829).

OMB Desk Officer—Shagufta Ahmed—Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503.

Final approval under OMB delegated authority of the extension for three years, without revision, of the following reports:

1. Report Title: Studies To Develop and Test Consumer Regulatory Disclosures.

Agency Form Number: FR 1380. OMB Control Number: 7100–0312. Frequency: Consumer surveys: qualitative testing, 4; quantitative testing, 4; Institution or Stakeholder surveys: qualitative survey, 50; quantitative survey, 2.

Reporters: Consumers, financial institutions, or stakeholders that engage in consumer lending and provide other financial products and services.

Estimated Annual Reporting Hours: 20,884 hours.

Estimated Average Hours per Response: Consumer surveys: qualitative testing, 2 hours; quantitative testing, 0.33 hours; and Institution or Stakeholder surveys: qualitative survey, 10 hours; quantitative survey, 15 hours.

Estimated Number of Respondents: Consumer surveys: qualitative testing, 225; quantitative testing, 1,200; and Institution or Stakeholder surveys: qualitative survey, 20; quantitative survey, 250.

General Description of Report: This information collection is authorized pursuant to the: Home Mortgage Act, Section 806 (12 U.S.C. 2804(a)); Community Reinvestment Act, Section 806 (12 U.S.C. 2905); Competitive Equality Banking Act, Section 1204 (12 U.S.C. 3806) (adjustable rate mortgage caps); Expedited Funds Availability Act, Section 609 (12 U.S.C. 4008); Truth in Saving Act, Section 269 (12 U.S.C. 4308); Federal Trade Commission Act, Section 18(f) (15 U.S.C. 57a(f)); Truth in Lending Act, Section 105 (15 U.S.C. 1604); Mortgage Disclosure Improvement Act, Sections 2501 through 2503 of the Housing and Economic Recovery Act of 2008 (15 U.S.C. 1638(b)(2)) (early disclosures for home refinance loans and home equity loans) Higher Education Opportunity Act of 2008, Section 1021(a) (15 U.S.C. 1638(e)(5)) (private student loan disclosures), Fair Credit Reporting Act, Section 621 (15 U.S.C. 1681s(e)); Equal Credit Opportunity Act, Section 703 (15 U.S.C. 1691b(a)); Electronic Funds