themselves, family members or others. The matching program identifies employees who are involved in financial conflict of interest, fraud, misrepresentation, or other situations in violation of Postal Service standards of

C. Authority for Conducting the Match: Sections 401 and 404 of title 39, United States Code, grant the Postal Inspection Service the power to conduct civil and criminal investigations of violations of postal laws, including attempts to corrupt the postal procurement process and defraud the Postal Service. This computer matching program is also consistent with the Inspection Service's Inspector General authority to address fraud, waste, and abuse in the agency.

D. Records to be Matched: This computer matching program involves one Privacy Act system of records, "USPS 050.020, Finance Records Payroll System," which was most recently published in its entirety in the Federal Register on December 4, 1992 (57 FR 57517-57518) and amended in the Federal Register on November 22, 1993 (58 FR 61718-61719). That system contains Postal Service employee data that are compared with data in the Postal Service's vendor payment files (these files relate to businesses and, therefore, are not covered by the Privacy Act). Matches are made on the basis of like expanded ZIP Codes. For each hit (matched 9-digit ZIP Codes), the employee's name, address, social security number, occupation, and pay location are extracted from the payroll file; the vendor's name, address, vendor number, account number, finance number, year-to-date amount paid, and most recent payment date are extracted from the vendor file.

E. Description of Computer Matching Program: A match of nine-digit ZIP Codes indicates whether the employee's home address and the vendor's address are the same physical geographical location. No adverse action is taken based solely on such a match; the match merely indicates a need for further review to determine whether investigation is warranted. Review includes an identification of the transaction and examination of procurement files, employee records, and/or information from other sources from which verification of identity and compliance with postal procurement policy can be made. Where review indicates potential misconduct, case files may be established within the parameters of USPS 080.010, Inspection Requirements—Investigative File System (last published in its entirety in the Federal Register on March 20, 1991

(56 FR 11798-11805)). Where it is established that misconduct is present, administrative disciplinary action and/ or prosecution may be initiated. However, no such action may be taken until the individual has received notice of adverse findings and has been given an opportunity to contest them, as required by Pub. L. 100-503. Stanley F. Mires,

Chief Counsel, Legislative.

[FR Doc. 96-5585 Filed 3-8-96; 8:45 am]

BILLING CODE 7710-12-P

PRESINDENTIAL ADVISORY **COMMITTEE ON GULF WAR VETERANS' ILLNESSES**

Meeting

AGENCY: Presidential Advisory Committee on Gulf War Veterans' Illnesses.

ACTION: Notice of open meeting.

SUMMARY: This notice is hereby given to announce an open meeting of a panel of the Presidential Advisory Committee on Gulf War Veterans' Illnesses. The panel will discuss issues related to chemical and biological warfare agents and will receive comment from members of the public. Major Thomas P. Cross will chair this panel meeting.

DATES: April 16. 1996, 9:20 a.m.-4:30 p.m.

PLACE: Radisson Hotel Atlanta, Courtland & International Boulevards, Atlanta, GA 30303.

SUPPLEMENTARY INFORMATION: The President established the Presidential Advisory Committee on Gulf War Veterans' Illnesses by Executive Order 12961, May 26, 1995. The purpose of this Advisory Committee is to review and provide recommendations on the full range of government activities associated with Gulf War veterans' illnesses. The Advisory Committee reports to the President through the Secretary of Defense, the Secretary of Health and Human Services, and the Secretary of Veterans Affairs. Advisory Committee members have expertise relevant to the functions of the Committee and are appointed by the President from non-Federal sectors.

Tentative Agenda

Tuesday, April 16, 1996

9:20 a.m.—Call to order and opening remarks.

9:30 a.m.—Public comment.

10:30 a.m.—Break.

10:50 a.m.—Public comment (cont.). 12:00 p.m.—Lunch.

1:00 p.m.—Government investigations of possible exposure to chemical and biological warfare agents.

2:30 p.m.—Break.

2:45 p.m.—Non-governmental investigations of possible exposure to chemical and biological warfare

4:15 p.m.—Committee members and staff discussion.

4:30 p.m.—Adjourn.

A final agenda will be available at the meeting.

Public Participation

The meeting is open to the public. Members of the public who wish to make oral statements should contact the Advisory Committee at the address or telephone number listed below at least five business days prior to the meeting. Reasonable provisions will be made to include on the agenda presentations from individuals who have not yet had an opportunity to address the Advisory Committee. Priority will be given to Gulf War veterans and their families. The panel chair is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. People who wish to file written statements with the Advisory Committee may do so at any time.

FOR FURTHER INFORMATION CONTACT: Michael E. Kowalok, Presidential Advisory Committee on Gulf War

Veterans' Illnesses. 1411 K Street, N.W., suite 1000, Washington, DC 20005, Telephone: (202) 761-0066, Fax: (202) 761-0310.

Dated: March 6, 1996.

C.A. Bock,

Federal Register Liaison Officer, Presidential Advisory Committee on Gulf War Veterans' Illnesses

[FR Doc. 96-5662 Filed 3-8-96; 8:45 am] BILLING CODE 3610-76-M

RAILROAD RETIREMENT BOARD

Determination of Quarterly Rate of Excise Tax for Railroad Retirement Supplemental Annuity Program

In accordance with directions in Section 3221(c) of the Railroad Retirement Tax Act (26 U.S.C., Section 3221(c)), the Railroad Retirement Board has determined that the excise tax imposed by such Section 3221(c) on every employer, with respect to having individuals in his employ, for each work-hour for which compensation is paid by such employer for services rendered to him during the quarter beginning April 1, 1996, shall be at the rate of 34 cents.

In accordance with directions in Section 15(a) of the Railroad Retirement Act of 1974, the Railroad Retirement Board has determined that for the quarter beginning April 1, 1996, 34.2 percent of the taxes collected under Sections 3211(b) and 3221(c) of the Railroad Retirement Tax Act shall be credited to the Railroad Retirement Account and 65.8 percent of the taxes collected under such Sections 3211(b) and 3221(c) plus 100 percent of the taxes collected under Section 3221(d) of the Railroad Retirement Tax Act shall be credited to the Railroad Retirement Supplemental Account.

Dated: March 1, 1996.
By Authority of the Board.
Beatrice Ezerski,
Secretary to the Board.
[FR Doc. 96–5603 Filed 3–8–96; 8:45 am]
BILLING CODE 7905–01–M

SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application to Withdraw from Listing and Registration; (Mobile Mini, Inc., Common Stock, \$.01 Par Value; Warrants) File No. 1–12804

March 5, 1996.

Mobile Mini, Inc. ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) promulgated thereunder, to withdraw the above specified securities ("Securities") from listing and registration on the Pacific Stock Exchange Incorporated ("PSE").

The reasons alleged in the application for withdrawing the Securities from listing and registration include the following:

According to the Company, the application for listing on Nasdaq as a National Market Security ("Nasdaq/ NMS") was approved by the National Association of Securities Dealers ("NASD") and the Company is now listed on the Nasdaq/NMS. Listing on the Nasdaq/NMS allows market makers in the Company's Securities to instantaneously change the bid and ask quotations of the Company's Securities while the market is open, provided that they comply with rules promulgated by the NASD. There are currently 19 market makers on the Nasdaq/NMS providing a market in the Company's Securities.

The Company believes that listing on both the Nasdaq/NMS and the Exchange

could result in quotation discrepancies, resulting in detrimental fluctuations of the Company's securities. Price discrepancies and other market inefficiencies could result in arbitrage trading which could be detrimental to the Company's stockholders. Additionally, the Company is subject to fees assessed by both the Exchange and the NASD and believes that the interests of its stockholders are best served by withdrawal from listing and registration on the Exchange in order to avoid duplicate fees. The Company further believes that listing on the Nasdaq/NMS will enable current shareholders to facilitate trades in the Company's securities in the most cost-effective manner.

Any interested person may, on or before March 26, 1996, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street NW., Washington, DC 20549, facts bearing upon whether the application has been made in accordance with the rules of the exchanges and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Jonathan G. Katz,

Secretary.

[FR Doc. 96–5685 Filed 3–8–96; 8:45 am] BILLING CODE 5010–01–M

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Simula, Inc., Common Stock, \$.01 Par Value; 12% Senior Subordinated Notes (Series 1993) Due 1998) File No. 1–12410

March 5, 1996.

Simula, Inc. ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) promulgated thereunder, to withdraw the above specified securities ("Securities") from listing and registration on the American Stock Exchange, Inc. ("Amex").

The reasons alleged in the application for withdrawing the Securities from listing and registration include the following:

According to the Company, in addition to being listed on the Amex, the Securities are listed on the New

York Stock Exchange, Inc. ("NYSE"). The Securities commenced trading on the NYSE at the opening of business on January 31, 1996 and concurrently therewith the Securities were suspended from trading on the Amex.

In making the decision to withdraw the Securities from listing on the Amex, the Company considered the direct and indirect costs and expenses attendant with maintaining the dual listing of the securities on the NYSE and on the Amex. The Company does not see any particular advantage in the dual trading of the Securities and believes that dual listing would fragment the market for the Securities.

Any interested person may, on or before March 26, 1996, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street NW., Washington, D.C. 20549, facts bearing upon whether the application has been made in accordance with the rules of the exchanges and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Jonathan G. Katz,

Secretary,

[FR Doc. 96–5686 Filed 3–8–96; 8:45 am] BILLING CODE 8010–01–M

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Voice Control Systems, Inc., Common Stock, \$.01 Par Value) File No. 1–1–11189

March 5, 1996.

Voice Control Systems Inc. ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) promulgated thereunder, to withdraw the above specified security ("Security") from listing and registration on the Emerging Company Marketplace of the American Stock Exchange, Inc. ("Amex").

The reasons alleged in the application for withdrawing the Security from listing and registration include the

following:

According to the Company, the Board of Directors of the Company ("Board") unanimously approved resolutions on October 4, 1995, to withdraw the