pathogens in drinking water under the Safe Drinking Water Act (SDWA). MRAs also support the development of healthbased ambient water quality criteria and biosolids criteria under the Clean Water Act (CWA). These criteria protect against adverse human exposures to infectious disease microorganisms in recreational waters, shellfish growing waters, and wastewater biosolids.

Because of the importance of MRAs, OW developed a Microbial Risk Assessment Framework and is developing a draft Protocol for Microbial Risk Assessment to Support Human Health Protection for Water-Based Media to provide Agency guidance for performing microbial risk assessments. Current Agency risk assessment guidance is geared towards chemical risk assessment. MRAs do not fit easily within that framework because of microbial and host factors that do not affect chemical risk assessments. A separate protocol is needed to help risk assessors address these factors in a consistent way.

The draft Protocol for Microbial Risk Assessment to Support Human Health Protection for Water-Based Media will be used as guidance for preparing qualitative or quantitative MRAs for recreational water exposures, evaluation of biosolids application to land, and drinking water regulation development applications. OW may also make the Protocol available to States, nongovernmental organizations, and international agencies to use in conducting risk assessments related to water media. In addition to supporting new regulations under the SDWA and supporting the development of criteria under the CWA, the MRA Protocol may also be used for a number of different applications such as assessing the potential human health risks associated with a known pathogen, determining critical control points for risk mitigation/control measures, identifying and prioritizing research and development, assisting in epidemiological investigations, and determining consequences of management options to reduce risk.

The Office of Water is requesting that the SAB provide advice on the draft *Protocol for Microbial Risk Assessment* to Support Human Health Protection for Water-Based Media and to provide recommendations on: how to improve the overall approach, the applicability of the Protocol, the reasonableness of the protocol, the clarity of the Protocol, the completeness and robustness of the protocol, and the ease of use of the Protocol for conducting water-based microbial risk assessments. The SAB DWC will also discuss its draft advisory report on the Agency's supporting analysis for the proposed revised Total Coliform Rule during this meeting. The Committee met previously on May 20, 2009 and on June 9–June 10, 2009 to deliberate on the Agency's charge questions regarding the supporting analysis. A **Federal Register** Notice dated May 1, 2009 (74 FR 20297– 20298) announced these meetings and provided background information on this advisory activity.

Availability of Meeting Materials: The meeting agenda and other materials, including a link to access the EPA review document(s) related to the draft Protocol for Microbial Risk Assessment to Support Human Health Protection for Water-Based Media and draft advisory report on the Agency's supporting analysis for the proposed revised Total Coliform Rule, will be posted on the SAB Web site (http://www.epa.gov/sab) in advance of the meeting. For questions and information concerning the Agency's documents relating to the Protocol, please contact Dr. Stephen Schaub at (202) 566-1126 or schaub.stephen@epa.gov. For questions and information concerning the SAB's draft advisory report on EPA's proposed Total Coliform Rule revisions, please contact Dr. Suhair Shallal at (202) 343-9977 or shallal.suhair@epa.gov.

Procedures for Providing Public Input: Interested members of the public may submit relevant written or oral information for the SAB to consider on the topics included in this advisory activity and/or group conducting the activity. Oral Statements: In general, individuals or groups requesting an oral presentation at a public SAB face-to-face meeting will be limited to five minutes, with no more than a total of one hour for all speakers. To be placed on the public speaker list for the Microbial Risk Assessment Protocol, interested parties should contact Mr. Aaron Yeow, DFO, in writing (preferably via e-mail), by September 14, 2009 at the contact information noted above. To be placed on the public speaker list for the draft SAB advisory report on the Total Coliform Rule revisions, interested parties should contact Dr. Suhair Shallal, DFO, in writing (preferably via e-mail), by September 14, 2009 at the contact information noted above.

Written Statements: Written statements should be received in the SAB Staff Office by September 14, 2009, so that the information may be made available to the SAB for their consideration prior to the face-to-face meeting. Written statements on the Microbial Risk Assessment Protocol should be supplied to the DFO via email to yeow.aaron@epa.gov and written statements on the draft SAB advisory report on the Total Coliform Rule Revisions should be supplied to the DFO via e-mail to *shallal.suhair@epa.gov* (acceptable file format: Adobe Acrobat PDF, WordPerfect, MS Word, MS PowerPoint, or Rich Text files in IBM–PC/Windows 98/2000/XP format). Submitters are requested to provide two versions of each document submitted with and without signatures, because the SAB Staff Office does not publish documents with signatures on its Web sites.

Accessibility: For information on access or services for individuals with disabilities, please contact Mr. Aaron Yeow at (202) 343–9878 or yeow.aaron@epa.gov. To request accommodation of a disability, please contact Mr. Yeow preferably at least ten days prior to the meeting, to give EPA as much time as possible to process your request.

Dated: August 6, 2009.

### Anthony F. Maciorowski,

Deputy Director, EPA Science Advisory Board Staff Office.

[FR Doc. E9–19752 Filed 8–17–09; 8:45 am] BILLING CODE 6560–50–P

### FEDERAL COMMUNICATIONS COMMISSION

### Notice of Public Information Collection(s) Being Reviewed by the Federal Communications, Comments Requested

**AGENCY:** Federal Communications Commision

**SUMMARY:** The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden 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, (44 U.S.C. 3501-3520) Public Law No. 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. Subject to the PRA, no person shall be subject to any penalty for failing to comply with a collection of information 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 PRA comments should be submitted on or before October 19, 2009. 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 PRA comments to Nicholas A. Fraser, Office of Management and Budget (OMB), (202) 395–5887, or via fax at (202) 395–5167, or via the Internet at *Nicholas A. Fraser@omb.eop.gov* and to Cathy Williams, Federal Communications Commission (FCC), Room 1–C823, 445 12th Street, SW, Washington, D.C. 20554 . To submit your comments by e–mail send them to: *PRA@fcc.gov* and/or *Cathy.Williams@fcc.gov*.

**FOR FURTHER INFORMATION CONTACT:** For additional information about the information collection(s) contact Cathy Williams on (202) 418–2918 or send an e-mail to *PRA@fcc.gov* and/or *Cathy.Williams@fcc.gov*.

### SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060-1061.

Title: Part 25 of the Commission's Rules Governing the Blanket Licensing of Earth Stations on Vessels Operating with Geostationary Satellites in the Fixed–Satellite Service in the C– and Ku–Bands.

Form No.: Not applicable. Type of Review: Revision of a

currently approved collection.

Respondents: Business or other forprofit entities.

Number of Respondents and Responses: 15 respondents; 15 responses.

Estimated Time per Response: Estimated time is different for each response – the response with the shortest duration takes an estimated 0.5 hours to complete and the response with the longest duration takes an estimated 24 hours to complete.

Frequency of Response: Recordkeeping requirement; On occasion reporting requirement; Third party disclosure requirement.

Obligation to Respond: Required to obtain or retain benefits. The Commission has statutory approval for the information collection requirements under Sections 4(i), 7(a), 303(c), 303(f), 303(g) and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. Sections 154(i), 157(a), 303(c), 303(f), 303(g) and 303(r).

Total Annual Burden: 252 hours.

Total Annual Cost: \$145,500. Privacy Act Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: There is no need for confidentiality pertaining to the information collection requirements in this collection.

Needs and Uses: On July 31, 2009, the Federal Communications Commission ("Commission") released an Order on Reconsideration titled, "In the Matter of the Procedures to Govern the Use of Satellite Earth Stations on Board Vessels in the 5925-6425 MHz/ 3700-4200 MHz Bands and 14.0-14.5 GHz/11.7-12.2 GHz Bands" (FCC 09-63), IB Docket No. 02-10 ("ESV Reconsideration Order"). In the ESV Reconsideration Order, the Commission resolved various concerns raised regarding the operational restrictions placed on ESVs that are designed to protect the fixed-satellite service (FSS), operating in the C-band and Ku–band, and the terrestrially– based fixed service (FS), operating in the C-band, from harmful interference. The Commission adopted rule changes that should provide  $\bar{\text{ESV}}$  operators with greater operational flexibility while continuing to ensure that the other services in these bands are protected from harmful interference.

The PRA information collection requirements contained in the ESV Reconsideration Order are as follows:

1. Any ESV applicant that uses transmitters with off-axis EIRP densities lower than or equal to the off-axis EIRP limits must: (1) file three tables showing the off–axis EIRP level of the proposed earth station antenna in the direction of the plane of the GSO; the co-polarized EIRP in the elevation plane, that is, the plane perpendicular to the plane of the GSO; and cross polarized EIRP. In each table, the EIRP level must be provided at increments of 0.1° for angles between 0° and 10° off-axis, and at increments of  $5^{\circ}$  for angles between  $10^{\circ}$  and  $180^{\circ}$ off-axis or; (2) a certification, in Schedule B, that the ESV antenna conforms to the gain pattern criteria of § 25.209(a) and (b), that, combined with the maximum input power density calculated from the EIRP density less the antenna gain, which is entered in Schedule B, demonstrates that the offaxis EIRP spectral density envelope will be met under the assumption that the antenna is pointed at the target satellite.

2. An ESV applicant proposing to implement a transmitter that will maintain a pointing error of less than or equal to 0.2° must provide a certification from the equipment manufacturer stating that the antenna tracking system will maintain a pointing error of less than or equal to  $0.2^{\circ}$ between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna and that the antenna tracking system is capable of ceasing emissions within 100 milliseconds if the angle between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna exceeds  $0.5^{\circ}$ .

3. An ESV applicant proposing to implement a transmitter with an antenna pointing error of greater than 0.2 degrees must: (A) declare, in its application, a maximum antenna pointing error and demonstrate that the maximum antenna pointing error can be achieved without exceeding the off-axis EIRP spectral-density limits in paragraph (a)(1)(i) of this section; and (B) demonstrate that the ESV transmitter can detect if the transmitter exceeds the declared maximum antenna pointing error and can cease transmission within 100 milliseconds if the angle between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna exceeds the declared maximum antenna pointing error, and will not resume transmissions until the angle between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna is less than or equal to the declared maximum antenna pointing error.

4. An ESV applicant proposing to implement a transmitter that exceeds the off-axis EIRP spectral-density limits shall provide the following certifications and demonstration as exhibits to its earth station application: (i) a statement from the target satellite operator certifying that the proposed operation of the ESV has the potential to create harmful interference to satellite networks adjacent to the target satellite(s) that may be unacceptable; (ii) a statement from the target satellite operator certifying that the powerdensity levels that the ESV applicant provided to the target satellite operator are consistent with the existing coordination agreements between its satellite(s) and the adjacent satellite systems within 6° of orbital separation from its satellite(s); (iii) a statement from the target satellite operator certifying that it will include the power-density levels of the ESV applicant in all future coordination agreements; (iv) A demonstration from the ESV operator that the ESV system is capable of detecting and automatically ceasing emissions within 100 milliseconds when the transmitter exceeds the off-axis EIRP spectraldensities supplied to the target satellite operator; and (v) a certification from the

ESV operator that the ESV system complies with the power limits in Section 25.204(h).

5. The point of contact information referred to in paragraph (a)(3) and, if applicable, paragraph (a)(6), of Sections 25.221 and 25.222, must be included in the application.

The information collection requirements accounted for in this collection are necessary to determine the technical and legal qualifications of applicants or licensees to operate a station, transfer or assign a license, and to determine whether the authorization is in the public interest, convenience and necessity. Without such information, the Commission could not determine whether to permit respondents to provide telecommunication services in the U.S. Therefore, the Commission would be unable to fulfill its statutory responsibilities in accordance with the Communications Act of 1934, as amended, and the obligations imposed on parties to the World Trade Organization (WTO) Basic Telecom Agreement.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. E9–19671 Filed 8–17–08; 8:45 am] BILLING CODE 6712–01–S

### FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2894]

### PETITION FOR RECONSIDERATION OF ACTION IN RULEMAKING PROCEEDING

Aug 04, 2009.

**SUMMARY:** Petitions for Reconsideration have been filed in the Commission's Rulemaking proceeding listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents is available for viewing and copying in Room CY-B402, 445 12th Street, SW, Washington, DC or may be purchased from the Commission's copy contractor, Best Copy and Printing, Inc. (BCPI) (1-800-378-3160). Oppositions to these petitions must be filed by September 2, 2009. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: In The Matter of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Grants and Church Rock, New Mexico) (Docket No. MB– 05–263)

NUMBER OF PETITIONS FILED: 1

Federal Communications Commission Marlene H. Dortch, Secretary. [FR Doc. E9–19668 Filed 8–17–09; 8:45 am] BILLING CODE 6712–01–S

## FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2895]

### PETITION FOR RECONSIDERATION OF ACTION IN RULEMAKING PROCEEDING

Aug 10, 2009.

**SUMMARY:** Petitions for Reconsideration have been filed in the Commission's Rulemaking proceeding listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents is available for viewing and copying in Room CY-B402, 445 12th Street, SW, Washington, DC or may be purchased from the Commission's copy contractor, Best Copy and Printing, Inc. (BCPI) (1-800-378-3160). Oppositions to these petitions must be filed by September 2, 2009. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: In The Matter of Digital Television Distributed Transmission System Technologies (MB Docket No. 05–312)

NUMBER OF PETITIONS FILED: 2

Federal Communications Commission

Marlene H. Dortch,

Secretary.

[FR Doc. E9–19669 Filed 8–17–09; 8:45 am] BILLING CODE 6712–01–S

### FEDERAL HOUSING FINANCE AGENCY

[No. 2009-N-11]

# Proposed Collection; Comment Request

**AGENCY:** Federal Housing Finance Agency.

**ACTION:** 30-day Notice of Submission of Information Collection for Approval from the Office of Management and Budget.

**SUMMARY:** In accordance with the requirements of the Paperwork Reduction Act of 1995, the Federal Housing Finance Agency (FHFA) is seeking public comments concerning a currently approved information collection known as "Community Support Requirements," which has been assigned control number 2590–0005 by

the Office of Management and Budget (OMB). Today FHFA will submit the information collection to OMB for review and approval of a three year extension of the control number, which is due to expire on September 30, 2009. **DATES:** Interested persons may submit

comments on or before September 17, 2009.

*Comments:* Submit comments to the Office of Information and Regulatory Affairs of the Office of Management and Budget, Attention: Desk Officer for the Federal Housing Finance Agency, Washington, DC 20503, *Fax:* 202–395–6974, *E-mail address:* OIRA\_Submission@omb.eop.gov. Please also submit them to FHFA using any

one of the following methods: • *E-mail: RegComments@fhfa.gov.* Please include Proposed Collection; Comment Request: Community Support Requirements (No. 2009–N–11) in the subject line of the message.

• *Mail/Hand Delivery*: Federal Housing Finance Agency, Fourth Floor, 1700 G Street, NW., Washington, DC 20552, *Attention*: Public Comments/ Proposed Collection; Comment Request: "Community Support Requirements," (No. 2009–N–11).

• Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments.

We will post all public comments we receive without change, including any personal information you provide, such as your name and address, on the FHFA Web site at *http://www.fhfa.gov.* Send requests for copies of the Community Support Statement Form and supporting documentation to the contact referenced in the **FOR FURTHER INFORMATION CONTACT** section.

FOR FURTHER INFORMATION CONTACT: R.

Reginald Ellison, Senior Program Analyst, 202–408–2968 (not a toll-free number), *Reggie.Ellison@fhfa.gov*. The telephone number for the Telecommunications Device for the Deaf is 800–877–8339.

## SUPPLEMENTARY INFORMATION:

# A. Need For and Use of the Information Collection

Section 10(g)(1) of the Federal Home Loan Bank Act (Bank Act) requires the FHFA to promulgate regulations establishing standards of community investment or service that Federal Home Loan Bank (Bank) members must meet in order to maintain access to long-term advances. *See* 12 U.S.C. 1430(g)(1). In establishing these community support requirements for Bank members, the FHFA must take into account factors such as the Bank member's performance under the Community Reinvestment Act