FOR FURTHER INFORMATION CONTACT:

Judith B. Herman, Office of Managing Director, (202) 418–0214.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0957. Title: Section 20.18(i) and (g), Requests for Waiver of Deadline on Location-Capable Handset Deployment, Fourth Memorandum Opinion and Order in CC Docket No. 94–102.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities, not-for-profit institutions and state, local or tribal government.

Number of Respondents: 50 respondents; 50 responses.

Estimated Time per Response: 3 hours.

Frequency of Response: On occasion reporting requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. section 154, 160, 251–254, 303 and 332 of the Communications Act of 1934, as amended.

Total Annual Burden: 150 hours. Total Annual Cost: N/A.

Privacy Impact Assessment: N/A.
Nature and Extent of Confidentiality:
No questions of a confidential nature are asked.

Needs and Uses: The Commission will submit this expiring information collection to the Office of Management and Budget (OMB) for approval of an extension request (no change in the public reporting requirement). The Commission is reporting a 7,350 hour reduction in burden which is due to fewer respondents and responses.

The Commission's Fourth Memorandum Opinion and Order (MO&O) in FCC 00-326, CC Docket No. 94-102, sets forth guidelines for filing successful requests for waiver of E911 Phase II rules. Wireless carriers are instructed to submit waiver requests that are specific, focused and limited in scope, and with a clear path to compliance. A waiver request must specify the solutions considered and explain why none could be employed in a way that complies with the Phase II rules. If deployment must be delayed, the carrier should specify the reason for the delay and provide a revised schedule.

The information submitted by petitioners is used to ensure that carriers comply with critical Phase II requirements in an orderly, timely and comprehensive fashion with no unnecessary delay.

OMB Control Number: 3060-0998.

Title: Section 87.109, Station Logs. *Form Number:* N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities.

Number of Respondents: 5 respondents; 5 responses.

Ēstimated Time per Response: 100 hours.

Frequency of Response: Recordkeeping requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. sections 154, 303 and 307(e) of the Communications Act of 1934, as amended.

Total Annual Burden: 500 hours. Total Annual Cost: N/A. Privacy Impact Assessment: N/A. Nature and Extent of Confidentiality: There is no need for confidentiality.

Needs and Uses: The Commission will submit this expiring information collection to the Office of Management and Budget (OMB) for approval of an extension request (no change in the recordkeeping requirement).

Section 87.109 of the Commission's rules require that a station at a fixed location in the international aeronautical mobile service (IAMS) must maintain a log (written or automatic log) in accordance with the Annex 10 provisions of the International Civil Aviation Organization (ICAO) Convention. This log is necessary to document the quality of service provided by fixed stations, including the harmful interference, equipment failure, and logging of distress and safety calls where applicable. This information is used by the Commission to ensure that particular stations are licensed and operated in compliance with applicable rules, statutes, and treaties.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 2013–08022 Filed 4–5–13; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

Information Collection(s) Being Reviewed by the Federal Communications Commission, Comments Requested

AGENCY: Federal Communications Commission.

ACTION: Notice; request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burden and as

required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s). Comments are requested concerning: 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; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; 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; and ways to further reduce the information burden for small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid OMB 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 OMB control number.

DATES: Written Paperwork Reduction Act (PRA) comments should be submitted on or before June 7, 2013. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the FCC contact listed below as soon as possible.

ADDRESSES: Submit your PRA comments to Judith B. Herman, Federal Communications Commission, via the Internet at *Judith-b.herman@fcc.gov*. To submit your PRA comments by email send them to: *PRA@fcc.gov*.

FOR FURTHER INFORMATION CONTACT:

Judith B. Herman, Office of Managing Director, (202) 418–0214.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–XXXX. Title: Sections 1.1307(b)(1), 20.3, 20.21(a)(2), 20.21(a)(5), 20.21(e)(2), 20.21(e)(8)(i)(G), 20.21(e)(9)(i)(H), 20.21(f), 20.21(h), 90.203, 90.219(b)(1)(i), 90.219(d)(5) and 90.219(e)(5)—Signal Boosters.

Form Number: N/A.

Type of Review: New collection. Respondents: Individuals or households, business or other for-profit entities, not-for-profit institutions, Federal Government, farms, and state, local or tribal government.

Number of Respondents: 634,595 respondents; 634,595 responses. Estimated Time per Response: 5

minutes up to 5 hours.

Frequency of Response: On occasion, annual and every 10 reporting requirements, recordkeeping requirement and third party disclosure

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. 154(i), 303(g),

303(r) and 332(a).

Total Annual Burden: 4,167 hours. Total Annual Cost: N/A.

Privacy Impact Assessment: Yes. The Commission has a system of records for this information collection, FCC/WTB-1, "Wireless Services Licensing Records", which covers the personally identifiable information (PII) that individual applicants may include in their submissions for licenses or grants of equipment authorization.

At such time as the Commission revises this System of Records Notice (SORN), the Commission will conduct a Privacy Act Impact Assessment (PIA) and publish the revised SORN in the Federal Register. In addition, the Commission will post a copy of both the PIA and the SORN on the FCC's Privacy

Web page.

Nature and Extent of Confidentiality: There is a need for confidentiality with respect to filers who are individuals in this collection. Pursuant to section 208(b) of the E-Government Act of 2002, 44 U.S.C. 3501, in conformance with the Privacy Act of 1974, 5 U.S.C. 552(a), the Commission's Wireless

Telecommunications Bureau instructs licensees to use the FCC's Universal Licensing System (ULS), Antenna Structure Registration (ASR), Commission Registration System (CORES) and related systems and subsystems to submit information.

Needs and Uses: The Commission will submit this information collection after this comment period to obtain the full, three year clearance from the Office of Management and Budget (OMB). The Commission is requesting approval for this new information collection.

The Commission adopted a Report and Order (R&O) in FCC 13-21, which implements new technical, operational and registration requirements for signal boosters. The new rules create two classes of signal boosters—consumer and industrial—with distinct regulatory requirements.

Consumer Signal Boosters are designed to be used "out of the box" by individuals to improve their wireless coverage within a limited areas such as a home, car, boat, or recreational

vehicle. Consumer Signal Boosters will be authorized under provider licenses subject to certain requirements. Specifically, subscribers must obtain some form of licensee consent to operate the booster; register the booster with their provider; use a booster that meets the Network Protection Standard and is FCC certificated; and operate the booster on a secondary, non-interference basis and shut it down if it causes harmful interference. Consumers may continue to use existing signal boosters provided they (1) have the consent of their provider; and (2) register the booster with that provider. The Commission will conduct consumer outreach to educate consumers, public safety entities, small businesses, and others about our new regulatory framework.

Industrial Signal Boosters include a wide variety of devices that are designed for installation by licensees or qualified installers. These devices are typically designed to serve multiple users simultaneously and cover large areas such as stadiums, airports, office buildings, hospitals, tunnels and educational campuses. Industrial Signal Boosters require a FCC license or express licensee consent to operate, and must be appropriately labeled. The Report and Order also revises technical and operational requirements for duly licensed Part 90 Private Land Mobile Radio (PLMR), non-consumer signal boosters, and adopts a registration requirement for Part 90 Class B signal boosters.

The Commission established a twostep transition process for equipment certification for both Consumer and Industrial Signal Boosters sold and marketed in the United States. First, as of the release date of the R&O, the Commission stopped accepting applications for equipment certifications of Consumer and Industrial Signal Boosters that do not comply with the new rules and ceased certification of devices that do not comply with the new rules. Second, on or after March 1, 2014, all Consumer and Industrial Signal Boosters sold and marketed in the United States must meet the new requirements.

OMB Control Number: 3060-XXXX. Title: Section 87.287, Aeronautical Advisory Stations (Unicoms).

Form Number: N/A.

Type of Review: New collection. Respondents: Individuals or households, business or other for-profit entities, not-for-profit institutions, and state, local or tribal government.

Number of Respondents: 200 respondents; 200 responses. Estimated Time per Response: 1 hour.

Frequency of Response: On occasion reporting requirement and third party disclosure requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this collection of information is contained in 47 U.S.C. 151, 154(i), 154(j), 155, 157, 225, 303(r) and 309.

Total Annual Burden: 200 hours. Total Annual Cost: \$28,750.

Privacy Impact Assessment: Yes. The Commission has a system of records for this information collection, FCC/WTB-1, "Wireless Services Licensing Records", which covers the personally identifiable information (PII) that individual applicants may include in their submissions for licenses or grants of equipment authorization. At such time as the Commission revises this System of Records Notice (SORN), the Commission will conduct a Privacy Act Impact Assessment (PIA) and publish the revised SORN in the Federal Register. In addition, the Commission will post a copy of both the PIA and the SORN on the FCC's Privacy Web page.

Nature and Extent of Confidentiality: There is a need for confidentiality with respect to filers who are individuals in this collection. Pursuant to section 208(b) of the E-Government Act of 2002, 44 U.S.C. 3501, in conformance with the Privacy Act of 1974, 5 U.S.C. 552(a), the Commission's Wireless Telecommunications Bureau instructs licensees to use the FCC's Universal Licensing System (ULS), Antenna Structure Registration (ASR), Commission Registration System

Needs and Uses: The Commission will submit this information collection after this comment period to obtain the full, three year clearance from the Office of Management and Budget (OMB). The Commission is requesting OMB approval for a new collection.

(CORES) and related systems and

subsystems to submit information.

On March 1 2013, the Commission released a Report and Order, FCC 13-30, which amended its Part 87 rules to authorize new ground station technologies that will promote aviation safety, and allow use of frequency 1090 MHz by aeronautical utility mobile stations for airport surface detection equipment, commonly referred to as vehicle "squitters", to help reduce collisions between aircraft and airport ground vehicles. "Squitter" refers to random output pulses from a transponder caused by ambient noise or by an intentional random triggering system, but not by the interrogation pulses. Further, the Commission establishes service rules for audio visual warning systems to help aircraft in flight avoid antenna structures and other obstacles, and adopts rules to permit ground testing of aviation data link test systems. However, in this R&O, the Commission declined to authorize remote monitoring of certain automated ground stations.

Section 87.287(b) requires that before submitting an application for an aircraft data link land test station, an applicant must obtain written permission from the licensee of the aeronautical enroute stations serving the areas in which the aircraft data link land test station will operate on a co-channel basis. The Commission may request an applicant to provide documentation as to this fact.

The written permission will aid the Commission in ensuring that licensees are complying with its policies and rules, while allowing the owners of antenna structures and other aviation obstacles to use Audio Visual Warning Systems (AVWS) stations, thereby helping aircraft avoid potential collisions and enhancing aviation safety, without causing harmful interference to other communications.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 2013-08019 Filed 4-5-13; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

[DA 13-577]

Consumer Advisory Committee

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: The Commission announces rechartering, appointment of members and designation of chairperson of its Consumer Advisory Committee (Committee). The Commission further announces the Committee's next meeting date, time, and agenda. The purpose of the Committee is to make recommendations to the Commission regarding matters within the jurisdiction of the Commission and to facilitate the participation of all consumers in proceedings before the Commission.

DATES: The meeting of the Committee will take place on April 26, 2013, 9:00 a.m. to 4:00 p.m., at the Commission's Headquarters Building, Commission Meeting Room TW–C305.

ADDRESSES: Federal Communications Commission, 445 12th Street SW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Scott Marshall, Consumer and

Governmental Affairs Bureau, (202) 418–2809 (voice or Relay), or email *Scott.Marshall@fcc.gov.*

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's document DA 13–577 released April 1, 2013, announcing the rechartering of the Committee, appointment of members, appointment of chairperson, and the agenda, date and time of the Committee's next meeting.

The Committee's charter was renewed for a seventh 2-year term effective October 23, 2012.

During the Committee's seventh term, it is anticipated that the Committee will meet in Washington, DC for a minimum of two (2) one-day plenary meetings per year. In addition, as needed, working groups or subcommittees will be established to facilitate the Committee's work between meetings of the full Committee. Members must be willing to commit to a two (2) year term of service, should be willing and able to attend a minimum of two (2) one-day plenary committee meetings per year in Washington, DC. Committee members are also expected to participate in deliberations of at least one (1) working group or subcommittee.

Appointment of Members and Chairperson

By document DA 13-577 dated and released on April 1, 2013, the Commission re-appoints thirty (30) previous members to the rechartered Committee and further makes three (3) new appointments to the Committee. Of the Committee's thirty-three (33) members, two (2) represent the interests of academia; eleven (11) represent the interests of consumers; six (6) represent the interests of the disability community; two (2) represent the interests of government/regulators; ten (10) represent the interests of industry, and two (2) represent the interests of low income/minority communities. The Committee's membership is designed to be representative of the Commission's many constituencies, and the diversity of the selected members will provide a balanced point of view as required by the Federal Advisory Committee Act. In addition, Chairman Genachowski reappoints Debra R. Berlyn representing the National Consumers League as Chairperson of the Committee. All appointments and reappointments are effective immediately and shall terminate October 23, 2014, or when the Committee is terminated, whichever is earlier.

Ms. Debra Berlyn, representing the National Consumers League, is re-

appointed chairperson of the Committee.

The Committee's roster by organization name and primary representative is as follows (* indicates new appointment):

AARP—Chris Baker

American Consumer Institute—Stephen Pociask

American Foundation for the Blind— Paul Schroeder

Appalachian Regional Commission— Mark Defalco

Benton Foundation—Cecilia Garcia California Western School of Law, New Media Rights Project—Art Neill

Call For Action—Shirley Rooker Coleman Institute for Cognitive Disabilities—Enid Ablowitz

Consumer Action—Ken McEldowney Consumer Federation of America—Irene E. Leech

Consumer Electronics Association— Julie Kearney

Center for Media Justice—Amalia Delonev

CTIA The Wireless Association—Scott Bergmann

Deaf and Hard of Hearing Consumer
Action Network—Claude Stout
Digital Policy Institute—Barry Umansky
*Health Analytic Services—Douglas

*Health Analytic Services—Douglas Trauner Hearing Loss Association of America—

Lise Hamlin
Helen Keller National Center for Deaf-

Helen Keller National Center for Deaf Blind Youth and Adults—Dorothy Walt

Media Literacy Project—Andrea Quijada Montgomery County, MD, Office of Cable and Broadband Services— Mitsuko Herrera

National Asian American Coalition— Mia Martinez

National Association of Broadcasters— Ann Bobeck

National Association of State Utility Consumer Advocates—Charles Acquard

National Cable and

Telecommunications Association— Stephanie Podey

National Consumer Law Center—Olivia Wein

National Consumers League—Debra Berlyn (Committee Chairperson)

*Partners Healthcare—Dr. Julian Goldman

*Qualcomm Incorporated—Robert Jarrin Rochester Institute of Technology—Raja Kushalnagar

Speech Communication Assistance by Telephone—Rebecca Ladew Time Warner Cable—Fernando R.

Laguarda

T-Mobile—Luisa Lancetti

Verizon Communications, Inc.—Donna Rynex and Mary Crespy (joint representatives)