

and of plans for addressing such shortfall. Such notice must be provided within thirty days after the LEC becomes aware of an anticipated shortfall or within five days after denying capacity to a video programmer, whichever occurs first. The Commission also conforms its existing enhanced services safeguards against anticompetitive conduct by adding video dialtone delivery service to the service categories for which it requires that Regional Bell Operating Companies (RBOCs) and GTE Service Corporation (GTE) report installation and maintenance activities. In addition, the Commission requires the RBOCs and GTE to file, within 90 days after publication in the **Federal Register**, a detailed description of the types of Customer Proprietary Network Information (CPNI) to which they anticipate having access as providers of video dialtone service, and to explain how they would plan to use such information in marketing video dialtone services to video programmers or consumers.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-1159 Filed 1-17-95; 8:45 am]

BILLING CODE 6712-01-F

Public Information Collection Requirement Submitted to Office of Management and Budget for Review

January 6, 1995.

The Federal Communications Commission has submitted the following information collection requirements to OMB for review and clearance under the Paperwork Reduction Act of 1980 (44 U.S.C. 3507).

Copies of these submissions may be purchased from the Commission's copy contractor, International Transcription Service, Inc., 2100 M Street, NW., Suite 140, Washington, DC 20037, (202) 857-3800. For further information on this submission contact Dorothy Conway, Federal Communications Commission, (202) 418-0217 or via internet at DConway@FCC.GOV. Persons wishing to comment on this information collection should contact Timothy Fain, Office of Management and Budget, Room 10214 NEOB, Washington, DC 20503, (202) 395-3561.

OMB Number: 3060-0411.

Title: § 1.720-1.735, Formal

Complaints Against Common Carriers.

Action: Extension of a currently approved collection.

Respondents: Businesses or other for-profit; individuals or households; Not-

for-profit institutions; Federal Government and State, Local or Tribal Governments.

Frequency of Response: On occasion.

Estimated Annual Burden: 760 responses; 10 hours burden per response; 7,600 hours total annual burden.

Needs and Uses: § 1.720 through 1.735 of 47 CFR were promulgated to implement § 208 of the Communications Act 47 U.S.C. which provides that any person may file a complaint with the FCC regarding acts or omissions of common carriers subject to the Communications Act. This section obligates the FCC to serve such complaints on the affected carrier for response or resolution. The Commission is also obligated to investigate unsatisfied complaints. The information is used to determine whether a violation of the Communications Act or the Commission's rules has occurred.

OMB Number: 3060-0179.

Title: § 73.1590 Equipment Performance Measurements.

Action: Extension of a currently approved collection.

Respondents: Business or other for profit.

Frequency of Response: On occasion.

Estimated Annual Burden: 12,753 responses; 0.64 hours per response (approximately 38 minutes); 8,127 hours total annual burden.

Needs and Uses: § 73.1590 request broadcast licensees to make audio and visual equipment performance measurements for each main transmitter and retain complete data at the transmitter. These measurements minimize the potential for interference to other stations. FCC staff use this information to identify sources of interference.

OMB Number: 3060-0210.

Title: § 73.1930 Political Editorials.

Action: Extension of a currently approved collection.

Respondents: Individuals or households; Business or other for-profit.

Frequency of Response: On occasion.

Estimated Annual Burden: 2,309 responses; 3 hours per response; 6,927 hours total annual burden.

Needs and Uses: § 73.1930 requires that when a commercial licensee in an editorial opposes or endorses a candidate, the licensee must notify the other qualified candidate(s) for the same office or the candidate opposed. This information is used to provide a qualified candidate reasonable opportunity to respond to the editorial.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR 95-1160 Filed 1-17-95; 8:45 am]

BILLING CODE 6712-01-F

[WT Dkt. No. 94-147: FCC 94-315]

Order To Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing for Forfeiture

AGENCY: Federal Communications Commission.

ACTION: Order to show cause, hearing designation order and notice of opportunity for hearing for forfeiture.

SUMMARY: On December 9, 1994 (released December 13, 1994), the Commission adopted an order which requires James A. Kay, Jr. (Kay), holder of one hundred sixty four land mobile licenses in the Los Angeles area to show cause why his licenses should not be revoked or cancelled, why he should not be ordered to cease and desist from certain violations of the Communications Act of 1934 as amended and the Commission's Rules, why an order for forfeiture should not issue, and designated the matters for a hearing before an Administrative Law Judge at a time and place to be designated in a subsequent Order.

FOR FURTHER INFORMATION CONTACT: W. Riley Hollingsworth or William H. Kellett at (717) 337-1311, or Gary Schonman at (202) 632-6402.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing for Forfeiture adopted on December 9, 1994 and released on December 13, 1994. The full text of the order including a listing of the licenses at issue are available for inspection and copying at the FCC Docket Branch (Room 230) at 1919 M Street NW., Washington, DC. The text of the order may be purchased by calling ITS, at (202) 857-3800.

The Commission discussed generally alleged violations by Kay of the Communications Act as amended (the "Act") and of the Commission's Rules. The Commission Order relates to 164 Private Land Mobile licenses authorized under Part 90 of the Commission's Rules. 47 CFR 90.1 *et seq.* The Commission proceeded to designate the following issues for hearing:

(a) whether James A. Kay, Jr. has violated Section 308(b) of the Act and/or 47 CFR 1.17, by failing to provide requested information in his responses to Commission inquiries; (b) whether

James A. Kay, Jr. has willfully or repeatedly operated a conventional station in the trunked mode in violation of 47 CFR 90.113; (c) whether Kay has willfully or repeatedly violated any of the Commission's construction and operation requirements in violation of 47 CFR 90.155, 90.157, 90.313, 90.623, 90.627, 90.631, and 90.633; (d) whether James A. Kay, Jr. has abused the Commission's processes by filing applications in multiple names in order to avoid compliance with the Commission's channel sharing and recovery provisions in violation of 47 CFR 90.623 and 90.629; (e) whether James A. Kay, Jr. willfully or maliciously interfered with the radio communications of other systems, in violation of Sections 333 of the Act; (f) whether James A. Kay, Jr. has abused the Commission's processes in order to obtain cancellation of other licenses; (g) in light of the evidence adduced pursuant to the foregoing issues, whether James A. Kay, Jr. is qualified to remain a Commission licensee; and (h) whether any of James A. Kay, Jr.'s licenses have automatically cancelled as a result of violations listed in subparagraph (c) pursuant to 47 CFR 90.155, 90.157, 90.631 or 90.633.

The Commission also directed pursuant to Sections 312 (b) and (c) of the Act that Kay show cause why he should not be ordered to cease and desist from failing to operate his Private Land Mobile Radio licenses substantially as set forth in the licenses, from violating Sections 308(b) and 333 of the Act, from violating 47 CFR 1.17, 90.155, 90.157, 90.313, 90.623, 90.627, 90.629, 90.631, 90.633 and/or from certain abuses of process.

The Commission also ordered that it be determined, pursuant to section 503 of the Act, whether an *Order For Forfeiture* shall be issued against James A. Kay, Jr. for willful and/or repeated violations of the Act and the Commission's Rules discussed in the preceding paragraphs in an amount not to exceed \$10,000 for each violation or each day of a continuing violation, except that the amount assessed for any continuing violation shall not exceed a total of \$75,000 for any single act or failure to act.

The Commission ordered that to avail himself of the opportunity to be heard, Kay, in person or by attorney, shall file with the Commission (within thirty (30) days of the receipt of the Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing for Forfeiture) a written appearance stating that he will appear at the hearing and present evidence on the matters specified in the Order. If Kay fails to file

an appearance within the time specified, his right to a hearing shall be deemed to have been waived. Where a hearing is waived, a written statement in mitigation or justification may be submitted within thirty (30) days of the receipt of the Order. In the event the right to a hearing is waived, the presiding Officer, or the Chief Administrative Law Judge, if no presiding officer has been designated, will terminate the hearing proceeding and certify the case to the Commission in the regular course of business and an appropriate order will be entered. See 47 CFR 1.92 of the Commission's rules. Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-1087 Filed 1-17-95; 8:45 am]

BILLING CODE 6712-01-M

FEDERAL MARITIME COMMISSION

Agreement(s) Filed; South Europe American Conference, et al.

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 800 North Capitol Street, NW., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the **Federal Register** in which this notice appears. The requirement for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 202-0114456-006.

Title: South Europe American Conference.

Parties:

Cast Logistics (USA) Limited
Cho Yang Shipping Co., Ltd.
Compagnie Maritime d'Affretement
DSR Senator Lines GmbH
Evergreen Marine Corporation
(Taiwan) Ltd.
"Italia" di Navigazione, S.p.A.
Lykes Bros. Steamship Co., Ltd.
A.P. Moller Maersk Line
Nedlloyd Lijnen B.V.
P&O Containers Limited
Sea-Land Service, Inc.
Zim Israel Navigation Company, Ltd.

Synopsis: The proposed amendment modifies Article 14.1 and adds a new

Article 14.3 provision to service contracts.

Agreement No.: 217-011486.

Title: NL/Tricon Agreement.

Parties:

Cho Yang Shipping Co., Ltd. ("CYS")
DSR Senator Lines GmbH ("DSL")
Nedlloyd Lijnen B.V. ("Nedlloyd")

Synopsis: The proposed Agreement authorizes CYS and DSL to charter space to Nedlloyd in the trade between Mediterranean ports in Spain, France, and Italy and Arabian/Persian Gulf and Red Sea ports (including the Arabian Peninsula and Gulfs of Aden and Oman) on the one hand; and U.S. Atlantic Coast ports on the other hand.

Agreement No.: 224-200907.

Title: Port Authority of New York & New Jersey/Neptune Orient Lines Container Incentive Agreement.

Parties:

Port Authority of New York & New Jersey ("Port")
Neptune Orient Lines ("NOL")

Synopsis: The Agreement provides for the Port to pay NOL an incentive of \$15.00 for each import container and \$25.00 for each export container loaded or unloaded from a vessel at the Port's marine terminals during calendar year 1995, provided each container is shipped by rail to or from points more than 260 miles from the Port.

Agreement No.: 224-200908.

Title: Port of New York & New Jersey/Mediterranean Shipping Co., S.A. Container Incentive Agreement.

Parties:

Port Authority of New York & New Jersey ("Port")
Mediterranean Shipping Co., S.A.
("MSC")

Synopsis: The Agreement provides for the Port to pay MSC an incentive of \$15.00 for each import container and \$25.00 for each export container loaded or unloaded from a vessel at the Port's marine terminals during calendar year 1995, provided each container is shipped by rail to or from points more than 260 miles from the Port.

Dated: January 11, 1995.

By Order of the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 95-1149 Filed 1-17-95; 8:45 am]

BILLING CODE 6730-01-M

Port of Houston Authority; Agreement(s) Filed

The Federal Maritime Commission hereby gives notice that the following agreement(s) has been filed with the