

Chemicals	CAS No.	40 CFR Citation	Company
isobutyl alcohol .....	78-83-1	799.5050	Courtaulds Aerospace Elf Atochem General Motors Corp. W. R. Grace Co.
methyl isobutyl ketone .....	108-10-1	799.5050	Courtaulds Aerospace Elf Atochem General Motors Corp. W. R. Grace Co. Williams-Hayward Protective Coatings, Inc.
tetrahydrofuran .....	109-99-9	799.5050	Courtaulds Aerospace General Motors Corp.

<sup>1</sup> The Multi-Substance Rule for the Testing of Neurotoxicity has been revoked and replaced with an Enforceable Consent Agreement.

As provided in 40 CFR 790.80, processors are not required to apply for an exemption or conduct testing unless EPA so specifies in a test rule or in a special **Federal Register** notice.

**Authority:** 15 U.S.C. 2601, 2603.

Dated: March 24, 1995.

**Charles M. Auer,**

Director, Chemical Control Division, Office of Pollution Prevention and Toxics.

[FR Doc. 95-7960 Filed 3-30-95; 8:45 am]

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## FEDERAL COMMUNICATIONS COMMISSION

### Public Information Collection Requirements Being Reviewed by the Federal Communications Commission for Extension Under Delegated Authority 5 CFR 1320.9

March 28, 1995.

The Federal Communications Commission is reviewing the following information collection requirements for possible 3-year extension under delegated authority 5 CFR 1320.9, authority delegated to the Commission by the Office of Management and Budget (OMB) on October 6, 1994. These collections were all previously approved by OMB and are unchanged. Public comments are invited on any of these collections for a period ending [thirty days from the date of publication in the Federal Register.] Persons wishing to comment on these information collections should contact Dorothy Conway, Federal Communications Commission, 1919 M Street NW Room 242-B, Washington, DC 20554. You may also send comments via Internet to DConway@fcc.gov. Upon approval FCC will forward supporting material and copies of these collections to OMB.

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 these submissions contact Dorothy Conway, Federal Communications Commission, (202) 418-0217.

**OMB Number:** 3060-0422.

**Title:** Section 68.5 Waivers (Application Waiver of Hearing Aid Compatibility Requirement).

**Action:** Extension of a currently approved collection.

**Respondents:** Business or other for-profit.

**Frequency of Response:** On occasion.

**Estimated Annual Burden:** 10 responses; 3 hours burden per response; 30 hours total annual burden.

**Needs and Uses:** Section 710(b) of the Communications Act requires that almost all telephones manufactured or imported into the country after August 16, 1989 be hearing aid compatible. Congress recognized however, that there may be technological and/or economic reasons why some new telephones may not meet the hearing aid compatibility requirement. Therefore, it provided for a waiver requirement for new telephones based on these grounds. Section 68.5 of the Commission rules provide the criteria for assess these waivers. Upon receipt of a waiver request the Commission will determine the merits of the requests and whether the public interest is served by granting a waiver.

**OMB Number:** 3060-0355.

**Title:** Rate of Return Reports.

**Form No.:** FCC 492, FCC 492A.

**Action:** Extension of a currently approved collection.

**Respondents:** Business or other for-profit.

**Frequency of Response:** On occasion.

**Estimated Annual Burden:** 193 responses; 8 hours burden per response; 1,544 hours total annual burden.

**Needs and Uses:** FCC Form 492 is filed by each local exchange carrier (LEC) or group of carriers who file

individual access tariffs or who are not subject to Sections 61.41 and 61.49 of the Commission's Rules. Each LEC or group of affiliates subject to the previously stated sections file FCC Form 492A annually. These forms are necessary to monitor the access tariffs and to enforce maximum rate of return prescriptions and price cap earnings levels.

**OMB Number:** 3060-0357.

**Title:** Section 63.701 Request for Designation of a Recognized Private Operating Agency.

**Action:** Extension of a currently approved collection.

**Respondents:** Business or other for-profit

**Frequency of Response:** On occasion.

**Estimated Annual Burden:** 30 responses; 5 hours burden per response; 150 hours total annual burden.

**Needs and Uses:** Filing an application under Section 63.701 is required of those seeking U.S. Government recognition as providers of enhanced services between the U.S. and overseas points. The information is used by the Commission and the Department of State to identify entities which are operating in the name of the U.S, extract from them a promise to obey the ITU Convention and regulations and determine whether they are owned by a foreign government, foreign communications entity or any other foreign entity in the position to discriminate against U.S. suppliers of enhanced services.

**OMB Number:** 3060-00567.

**Title:** Section 76.962 Implementation of certification compliance.

**Action:** Extension of a currently approved collection.

**Respondents:** Business or other for-profit.

**Frequency of Response:** On occasion.

**Estimated Annual Burden:** 500 responses; 30 minutes burden per response; 250 hours total annual burden.

*Needs and Uses:* Section 76.962 requires cable operators to certify their compliance with Commission orders requiring prospective rate reductions, refunds, or other remedial relief to subscribers. They must include a description of precise measures taken to implement the remedies ordered by the Commission. This data is used by FCC to monitor the cable operators compliance with Commission orders.  
*OMB Number:* 3060-0331.

*Title:* Section 76.615 Notification Requirements.

*Action:* Extension of a currently approved collection.

*Respondents:* Businesses or other for-profit.

*Frequency of Response:* On occasion.  
*Estimated Annual Burden:* 2,100 responses; 30 minutes burden per response; 1050 hours total annual burden.

*Needs and Uses:* Section 76.615 requires that cable TV operators notify the Commission before transmitting any carrier or other signal component with an average power level across a 25 kHz bandwidth in any 160 microsecond of time equal to or greater than 10 -4 watts at any point in the cable distribution system on any new frequency or frequencies in the aeronautical frequency bands. This information is used by FCC to locate and eliminate harmful interference as it occurs, to help assure safe operation of aeronautical and marine radio services and to minimize the possibility of interference to these safety-of-life services.

*OMB Number:* 3060-0185.

*Title:* Section 73.3613.

*Action:* Extension of a currently approved collection.

*Respondents:* Business or other for-profit.

*Frequency of Response:* On occasion.  
*Estimated Annual Burden:* 5,900 responses; 30 minutes burden per recordkeeper; 2,950 hours total annual burden.

*Needs and Uses:* Section 73.3613 requires licensees of TV and low power TV broadcast stations to file network affiliation contracts with FCC. All broadcast stations are required to file contracts relating to ownership or control and personnel. Radio licensees are required to file time brokerage agreements which result in arrangement being counted in compliance with local and national radio multiple ownership rules. Certain contracts must be retained at station. The data is used by FCC to assure that the licensee maintains full control over the station.

*OMB Number:* 3060-0542.

*Title:* Frequency Coordinator Evaluation.

*Action:* Extension of a currently approved collection.

*Respondents:* Businesses or other for-profit; not-for-profit institutions; State, Local or Tribal Governments.

*Frequency of Response:* On occasion.

*Estimated Annual Burden:* 11,000 responses; 10 minutes per response; 1,826 hours total annual burden.

*Needs and Uses:* Report and Order #83-737 requires the Commission to monitor the performance and quality of frequency coordination committees designated for the Private Land Mobile Radio Service. This evaluation is used by FCC staff to evaluate the frequency coordinators process, and service to the public. The Commission will make recommendations on any necessary corrective actions.

*OMB Number:* 3060-0361.

*Title:* Section 80.29 Change during license term.

*Action:* Extension of a currently approved collection.

*Respondents:* Individuals or households; Business or other for-profit; Not-for-Profit Institutions; State, Local or Tribal Government.

*Frequency of Response:* On occasion.

*Estimated Annual Burden:* 250 responses; 1 hour burden per response; 250 hours total annual burden.

*Needs and Uses:* The information is used by the FCC to update the coast and ship station license files and data base concerning current name and address of licensees. Information concerning changes in the names of vessels is also used to update the ITU List of Ship Stations.

Federal Communications Commission.

**William F. Caton,**

*Acting Secretary.*

[FR Doc. 95-8065 Filed 3-30-95; 8:45 am]

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#### [CC Docket No. 91-35; DA 95-620]

#### **Request for Additional Comments on the Costs and Benefits of International Blocking for Residential Customers; Pleading Cycle Established**

March 24, 1995.

*Comments:* April 24, 1995.

*Reply Comments:* May 8, 1995.

The Commission currently has under consideration in the above-referenced docket issues concerning the provision by local exchange carriers (LECs) of a service that automatically blocks international calls.<sup>1</sup>

<sup>1</sup> See policies and Rules Concerning Operator Service Access and Pay Telephone Compensation, CC Docket No. 91-35, Notice of Proposed Rule Making, 6 FCC Rcd 1448 (1991), Report and Order

In the Further Reconsideration and FNPRM in CC Docket 91-35, the Commission request comment on whether it should require LECs to provide international blocking to residential customers in order to prevent toll fraud. Interested parties commented on this issue, and the LECs also provided general information above the costs and difficulties that they would incur to provide this service to residential customers. Parties then commented on the LECs' cost claims. Parties have not, however, commented about any benefits that residential customers may receive by using international blocking for purposes other than toll fraud prevention.

Since this record was established, there has been a significant increase in the number of complaints the Commission has received about information services provided through international toll calls. Such calls are directly dialed by domestic telephone subscribers to information providers located in foreign countries who offer adult-oriented information services. These services arose after the Commission adopted its "pay-per-call" rules in 1991 governing 900 and other information services.<sup>2</sup> The use of international calls to provide domestic information services evades important consumer safeguards in our "pay-per-call" and other rules. Such safeguards include, for example, the requirement that LECs offer a service that blocks these calls and that they identify the calls separately on subscribers' bills. Moreover, the Federal Trade Commission's "pay-per-call" rules require information providers to include a preamble explaining the cost of the call and to allow the caller to hand up before charges commence. See 16 C.F.R. §§ 308.5 (a) and (b).

The Commission hereby asks for comments on whether, and in what manner, residential customers would benefit from having the capability to block international calls. In particular, we request comments on whether residential customers would benefit from being able to block international calls in order to limit access to information services. We also solicit comments from the LECs on the costs that the LECs would incur to provide international blocking capability to

and Further Notice of Proposed Rule Making, 6 FCC Rcd 4736 (1991); Second Report and Order, 7 FCC Rcd 3251 (1992); Order on Reconsideration, 7 FCC Rcd 4355 (1992); and Order on Further Reconsideration and Further Notice of Proposed Rulemaking, 8 FCC Rcd 2863 (1993) (Further Reconsideration and FNPRM).

<sup>2</sup> See Sections 64.1501 to 64.1515 of the Commission's rules, 47 C.F.R. §§ 65.1501-64.1515.