

(2) A brief description of the offer and any purpose or condition that the offeror specified for the use of the donation;

(3) A statement either accepting or rejecting the donation; and

(4) A statement informing the donor that any acceptance of services or property can not be used in any manner, directly or indirectly, that endorses the donor's products or services or appears to benefit the financial interests or business goals of the donor.

(b) If a purpose or condition for the use of the donation specified by the offeror can not be accommodated, the Corporation may request the offeror to modify the terms of the donation.

§ 2544.145 What will be done with property that is not accepted?

In general, property offered to the Corporation but not accepted will be returned to the offeror. If the offeror is unknown or the donation would spoil if returned, the property will either be disposed of in accordance with Federal Property Management regulations or given to local charities determined by the Corporation.

§ 2544.150 How will accepted donations be recorded and used?

(a) All accepted donations of money and other property will be reported to the Chief Financial Officer (CFO) of the Corporation for recording and appropriate disposition.

(b) All donations of personal services of a volunteer will be reported to the CFO and to the Personnel Division of the Corporation for processing and documentation.

(c) Donations not designated for a particular purpose will be used for an authorized purpose described in § 2544.125(a).

(d) Property will be used as nearly as possible in accordance with the terms of the donation. If no terms are specified, or the property can no longer be used for its original purpose, the property will be converted to another authorized use or sold in accordance with Federal regulations. The proceeds of the sale will be used for an authorized purpose described in § 2544.125(a).

[FR Doc. 95-8517 Filed 4-6-95; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Maritime Administration

46 CFR Chapter II

[Docket No. R-159]

Presidential Review of Regulations

AGENCY: Maritime Administration, DOT.

ACTION: Notice of public meetings; request for comments.

SUMMARY: The Maritime Administration (MARAD) will conduct two public meetings, in New Orleans, Louisiana, and Norfolk, Virginia, to provide the public an opportunity to comment on MARAD's regulations and regulatory process. Comments are sought concerning proposed changes to MARAD's regulations that would make them more precise, less burdensome or more flexible.

DATES: The meeting in New Orleans will be held on April 26, 1995, from 1:00 p.m. to 4:00 p.m. The meeting in Norfolk will be held on April 27, 1995, from 1:00 p.m. to 4:00 p.m. Written material may be submitted either at the meeting or at a later date. Anyone wishing to submit material prior to either meeting, for discussion at that meeting, should deliver that material to MARAD no later than three days before the meeting. Written comments must, in any event, be submitted not later than April 27, 1995.

ADDRESSES: The New Orleans, Louisiana, meeting will be held in the Elmwood Tower, Room 115, Elmwood Park Boulevard, Jefferson, LA. The Norfolk, Virginia, meeting will be held in the Virginia Port Authority, Board Room, 600 World Trade Center, 6th Floor. Written comments may be mailed to the Secretary, Maritime Administration, Department of Transportation, Room 7210, 400 7th Street, S.W., Washington, DC 20590, or may be delivered to the same address between 8:30 a.m. and 5:00 p.m., Monday through Friday, except Federal holidays. Comments will become part of this Docket and will be available for inspection or copying at the above address during the specified time period.

FOR FURTHER INFORMATION CONTACT: Joan M. Bandareff, Chief Counsel, Maritime Administration, Department of Transportation, Room 7230, 400 7th Street, S.W., Washington, DC 20590. Telephone Number: (202) 366-5711.

SUPPLEMENTARY INFORMATION: The President recently announced a Regulatory Reinvention initiative. Under this initiative, agencies are

directed to review their regulations, improve their enforcement efforts to focus on results, not punishment; meet with the people affected by their regulations; and substantially increase their efforts to promote consensual rulemaking.

In reviewing its existing regulations, MARAD will be focusing primarily on regulations implementing the administration of its financial assistance and other promotional programs to identify those that may be obsolete, require clarification or should be revised to reduce the economic impact on the affected public, while allowing MARAD to effectuate the intended purpose of the programs in the most efficient manner. Attendance at each meeting is open to the public, who may make oral presentations during the meeting.

Dated: April 4, 1995.

By Order of the Maritime Administrator.

Joel C. Richard,

Secretary, Maritime Administration.

[FR Doc. 95-8663 Filed 4-6-95; 8:45 am]

BILLING CODE 4910-81-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 63

[CC Docket No. 87-266; FCC 94-269]

Telephone Company-Cable Television Cross-Ownership Rules

AGENCY: Federal Communications Commission.

ACTION: Public Notice seeking comment in connection with the Fourth Further Notice of Proposed Rulemaking.

SUMMARY: In a Public Notice in Common Carrier Docket 87-266, the Common Carrier Bureau and the Cable Services Bureau requested information and comment on the possible grant of blanket Section 214 authorizations.

DATES: Comments must be submitted on or before April 21, 1995. Reply comments are due on May 1, 1995.

ADDRESSES: Comments and reply comments may be mailed to the Office of the Secretary, Federal Communications Commission, 1919 M Street NW., Washington, D.C. 20554. A copy of each filing should also be filed with Peggy Reitzel of the Common Carrier Bureau, and James Yancey of the Cable Services Bureau.

FOR FURTHER INFORMATION CONTACT: Mindy J. Ginsburg, (202) 418-1591, Common Carrier Bureau, Policy and Program Planning Division, and Larry

Walke, (202) 416-0847, Cable Services Bureau.

SUPPLEMENTARY INFORMATION: This is Public Notice, DA 95-665, in Common Carrier Docket 87-266: Telephone Company-Cable Television Cross-Ownership Rules, Sections 63.54-63.58, released April 3, 1995. The complete text of this Public Notice is available for inspection and copying, Monday through Friday, 9:00 a.m.-4:30 p.m., in the FCC Reference Room (Room 239), 1919 M Street NW., Washington, D.C. 20554. The complete text of the Public Notice may also be purchased from the Commission's copy contractor, International Transcription Services, 2100 M Street NW., Suite 140, Washington D.C. 20037, (202) 857-3800.

Supplemental Comments Sought on Possible Grant of Blanket Section 214 Authorization

Released: April 3, 1995.

As announced on March 17, 1995, any telephone company against whom the Commission is not enforcing the cable television/telephone company cross-ownership ban need not obtain a waiver of the ban from the Commission in order to construct or acquire a cable television system within its local service area. See Public Notice, DA 95-520, March 17, 1995; and Correction, DA 95-722, April 3, 1995. See also 47 U.S.C. 533(b). A telephone company must, however, continue to obtain from the Commission a certificate of public convenience and necessity under Section 214 of the Communications Act before constructing or acquiring a cable television system within its local service area. See C.F.R. §§ 63.01, 63.08, and 63.09. See generally *General Telephone Company of the Southwest v. United States*, 449 F.2d 846 (5th Cir. 1971).

This Public Notice seeks supplemental comments to assist the Commission in reviewing the record in response to the Fourth Further Notice of Proposed Rulemaking, FCC 95-20, CC Docket No. 87-266 (released January 20, 1995) (60 FR 8996, February 16, 1995). By this Public Notice, the Common Carrier Bureau and the Cable Services Bureau seek supplemental comment on whether any telephone company against whom the Commission is not enforcing the cable television/telephone company cross-ownership ban should be granted blanket Section 214 authorization to construct or acquire a cable television system within its local service area, and, if so, how the relevant rules should be amended. The Bureaus also seek supplemental comment on whether such blanket Section 214 authorization should apply both when the cable

television facility is used also to provide telephone services, and when the facility is used to provide only cable television services. Furthermore, comment is sought on what, if any, other circumstances warrant granting consideration of such blanket Section 214 authorization when a telephone company provides video programming in its service area, on any other methods for streamlining the Section 214 applications process, and on how the relevant rules should be amended. See, e.g., Blanket Section 214 Authorization for Provision by a Telephone Common Carrier of Lines for its Cable Television and Other Non-Common Carrier Services Outside its Telephone Service Area, 49 FR. 21333 (1984). While comments may already have been filed on these issues, we believe that the record would be enhanced by providing an opportunity for supplemental comment.

Pursuant to applicable procedures set forth in Sections 1.415 and 1.419 of the Commission's rules, 47 C.F.R. 1.415 and 1.419, inserted parties may file comments on or before April 21, 1995 and reply comments on or before May 1, 1995. To file formally in this proceeding, parties must file an original and four copies of all comments, reply comments, and supporting comments. Parties wanting each Commissioner to receive a personal copy of their comments must file an original plus nine copies. Comments and reply comments should be sent to the Office of the Secretary, Federal Communications Commission, Washington, D.C. 20554. In addition, parties should file two copies of any such pleadings, one with the Policy and Program Planning Division, Common Carrier Bureau, Room 544, 1919 M Street, N.W., Washington, D.C. 20554, and the other with the Policy and Rules Division, Cable Services Bureau, Room 408C, 2033 M Street, N.W., Washington, D.C. 20554. Parties should also file one copy of any documents filed in this docket with the Commission's copy contractor, International Transcription Services, Inc. (ITS, Inc.), 2100 M Street, N.W., Suite 140, Washington, D.C. 20037 (202/857-3800). Comments and reply comments will be available for public inspection regular business hours in the FCC Reference Center, Room 239, 1919 M Street, N.W., Washington, D.C.

By the Chief, Common Carrier Bureau, and Chief, Cable Services Bureau.

For further information contact: Mindy J. Ginsburg (202) 418-1580 (Common Carrier Bureau) or Larry Walke (202) 416-0800 (Cable Services Bureau).

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-8701 Filed 4-6-95; 8:45 am]

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GENERAL SERVICES ADMINISTRATION

48 CFR Chapter 5

RIN 3090-AF68

Implementation Plan for Section 1555 of the Federal Acquisition Streamlining Act of 1994; Cooperative Purchasing

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Notice and request for comments.

SUMMARY: The General Services Administration (GSA) requests comments on its proposed plan for implementing Section 1555 of the Federal Acquisition Streamlining Act of 1994 (Pub. L. 103-355) which deals with Cooperative Purchasing. GSA is particularly interested in receiving comments on the level of interest on the part of State and local governments in using Federal supply schedules and in identifying the schedules which are of greatest interest. Any comments on or suggestions regarding the determination not to make FSC 65 I B, Drugs and pharmaceutical products and FSC 65 VII, Medical equipment and supplies available for use by non-Federal users or other aspects of the proposed implementation plan are also welcome. Section 1555 amends subsection (b) of section 201 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 481) to authorize the Administrator of General Services to provide for use of Federal supply schedules of the GSA upon request by a State, any department or agency of a State, and any political subdivision of a State, including a local government, the Commonwealth of Puerto Rico, and the government of an Indian tribe (as defined in section 4(e) of the Indian self-determined and Education Assistance Act (25 U.S.C. 450b(e)). The Administrator is also authorized to require the authorized entities to reimburse the Federal Government for any administrative costs of using the schedules.

DATES: Comments on the proposed implementation plan shall be submitted June 6, 1995, to be considered in the formulation of the final implementation plan.