

with industry jargon and use of terms; are the right questions in the survey; if not, please suggest more appropriate ones; do the questions adequately cover all pertinent factors relevant to developing equitable guidelines; if not, what needs to be added? EPA is also soliciting comments on means of reducing the data collection burden.

Dated: April 24, 2000.

James Hanlon,

Acting Director, Office of Science and Technology.

[FR Doc. 00-10771 Filed 4-28-00; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6587-2]

Notice of Availability of the Project XL Proposed Final Project Agreement: Naval Station Mayport Project—Beneficial Reuse of Dredged Material; Regulatory Reinvention (XL) Pilot Projects

AGENCY: Environmental Protection Agency.

ACTION: Notice of availability of the Project XL Proposed Final Project Agreement: Naval Station Mayport Project—Beneficial Reuse of Dredged Material.

SUMMARY: EPA is requesting comments on a proposed Project XL Final Project Agreement (FPA) for Naval Station Mayport (hereafter "NS Mayport"). The FPA is a voluntary agreement developed collaboratively by NS Mayport, the Jacksonville District of the U.S. Army Corps of Engineers (COE), the Florida Department of Environmental Protection (DEP), the City of Jacksonville (Jacksonville) and EPA. Project XL, announced in the **Federal Register** on May 23, 1995 (60 FR 27282), gives regulated entities the flexibility to develop alternative strategies that will replace or modify specific regulatory or procedural requirements on the condition that they produce greater environmental benefits. EPA has set a goal of implementing fifty XL projects undertaken in full partnership with the states.

In order to maintain operations at NS Mayport, 600,000 cubic yards of sediment must be dredged every 18–24 months from the facility's entrance channel and turning basin. Since 1993, NS Mayport has been disposing of this material into the ocean. To reduce and eventually eliminate ocean disposal, NS Mayport proposes to use this excess dredged material as the foundation for

the production of construction blocks and artificial reef material. Initially, the dredged material for construction of the building blocks and the artificial reef material will be derived from two existing upland holding sites. In the future, the dredged material will come (either directly or indirectly through temporary storage at the upland holding sites) from the facility's maintenance dredging projects thereby eliminating the need for ocean disposal of this material. By the year 2020, NS Mayport has estimated that without this project, it will have disposed of approximately ten (10) million cubic yards of dredged material into the ocean. Additionally, NS Mayport is considering use of excess flyash produced by Jacksonville's electrical generating plant as a solidification material for the construction blocks. No flyash will be used to make materials for artificial reefs.

In order for NS Mayport to dredge its entrance channel and turning basin, and dispose of the material into the ocean, it is required to obtain two permits from the COE: a Section 10 permit for dredging and a Section 103 permit for ocean disposal. COE 103 permits for ocean disposal are subject to EPA concurrence. NS Mayport is also required to obtain from Florida DEP an Environmental Resource Permit and any associated Sovereign Submerged Land authorizations. As noted above, NS Mayport is currently required to obtain three permits, with three different timelines, to dredge and dispose of its maintenance dredged material. This creates a confusing process during the permit's renewal and public comment periods. Through Project XL, NS Mayport is asking EPA to participate in a partnership with COE, Florida DEP, Jacksonville, and interested Stakeholders to synchronize the dredging and ocean disposal permitting process. The COE regulations state that ocean disposal permits will not exceed three (3) years. These regulations, however, allow the COE district engineer to grant permit extensions. Though the regulations allow extensions, EPA Region 4 and the Jacksonville District of the COE do not have procedures for such extensions. This Project establishes procedures for EPA Region 4 and the Jacksonville District of the COE by proposing a five-year (5) permit sequence, consisting of a three-year (3) permit with a two-year (2) permit extension when appropriate.

This XL project has no bearing on the separate discussions surrounding the Agency's final regulatory determination for flyash. Further, this **Federal Register** Notice is not soliciting comments on the

Agency's final regulatory determination for flyash. NS Mayport is not seeking any relief from regulatory requirements, including any that may result from EPA action pursuant to the regulatory determination for flyash.

DATES: The period for submission of comments ends on May 22, 2000.

ADDRESSEES: All comments on the proposed Final Project Agreement should be sent to: Ms. Michelle Glenn, US EPA, Region 4, 61 Forsyth Street, Atlanta, GA 30303, or Ms. Lisa Reiter, US EPA, Ariel Rios Building, Mail Code 1802, 1200 Pennsylvania Avenue, NW, Washington, DC 20460. Comments may also be faxed to Michelle Glenn (404) 562-8063 or Lisa Reiter (202) 260-3125. Comments may also be received via electronic mail sent to: glenn.michelle@epa.gov or reiter.lisa@epa.gov.

FOR FURTHER INFORMATION: To obtain a copy of the Project Fact Sheet or the proposed Final Project Agreement, contact: Michelle Glenn, US EPA, Region 4, 61 Forsyth Street, Atlanta, GA 30303, or Lisa Reiter, US EPA, Mail Code 1802, Ariel Rios Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20460. The FPA and related documents are also available via the Internet at the following location: <http://www.epa.gov/ProjectXL>. In addition, the proposed FPA will be available at the Beaches Branch Public Library—600 Third St., Neptune Beach, FL. Questions to EPA regarding the documents can be directed to Michelle Glenn at (404) 562-8674 or Lisa Reiter at (202) 260-9041. To be included on the NS Mayport Project XL mailing list about future public meetings, XL progress reports and other mailings from NS Mayport on the XL project, contact Cheryl Mitchell, Environmental Director, NS Mayport, Mayport, FL 32228-0067 or (904) 270-6730. For information on all other aspects of the XL Program, contact Christopher Knopes at the following address: Office of Policy and Reinvention, US EPA, Mail Code 1802, Ariel Rios Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20460. Additional information on Project XL, including documents referenced in this notice, other EPA policy documents related to Project XL, regional XL contacts, application information, and descriptions of existing XL projects and proposals, is available via the Internet at <http://www.epa.gov/ProjectXL>.

Dated: April 25, 2000.

Elizabeth A. Shaw,

Deputy Associate Administrator, Office of Reinvestment Programs.

[FR Doc. 00-10766 Filed 4-28-00; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

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

April 25, 2000.

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, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid 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 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 comments should be submitted on or before June 30, 2000. 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 comments to Les Smith, Federal Communications Commissions, 445 12th Street, S.W., Room 1-A804, Washington, DC 20554 or via the Internet to lesmith@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Les Smith at (202) 418-0217 or via the Internet at lesmith@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval Number: 3060-0531.

Title: Local Multipoint Distribution Service (LMDS).

Form Number: N/A.

Type of Review: Extension of existing collection.

Respondents: Individuals or households; Businesses or other for-profit; State, Local or Tribal Governments; small businesses or organizations.

Number of Respondents: 1,476.
Estimated Time Per Response: 8 hour per response.

Total Annual Burden: 11,808 hours.

Needs and Uses: The information requested will be used by FCC personnel to determine whether applicants for the Local Multipoint Distribution Service (LMDS) are qualified legally and technically to be licensed to use the radio spectrum.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 00-10760 Filed 4-28-00; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

[DA-00-868]

Telecommunications Services Between the United States and Cuba

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: On April 13, 2000, the FCC approved the application of CODETEL International Communications Corporation (CIC) to provide international message telephone service (IMTS) between the United States and Cuba transiting the Dominican Republic, subject to specific conditions.

CIC plans to offer service to Cuba using facilities of Compania Dominicana de Telefonos (CODETEL), the dominant carrier in the Dominican Republic, with which CIC is affiliated within the meaning of 47 CFR 63.09(e). The U.S.-Dominican Republic portion of the traffic will be carried over a submarine cable owned by CODETEL. The Dominican Republic-Cuba portion of the traffic will travel over satellite circuits already in use for CODETEL's traffic with Cuba.

The FCC found that granting CIC's application would serve the public interest under Section 214 of the Act, by increasing competition on the U.S.-Cuba international services route and providing more choices to U.S. consumers.

DATES: April 13, 2000.

FOR FURTHER INFORMATION, CONTACT: J. Breck Blalock, Chief, Policy and Facilities Branch, (202) 418-1460.

Federal Communications Commission.

Rebecca Arbogast,

Chief, Telecommunications Division, International Bureau.

[FR Doc. 00-10754 Filed 4-28-00; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than May 15, 2000.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166-2034:

1. Marion Edwin Lowery, Franklin, Tennessee; to acquire voting shares of Commerce Bancshares, Inc., Brownsville, Tennessee, and thereby indirectly acquire voting shares of Bank of Commerce, Trenton, Tennessee.

Board of Governors of the Federal Reserve System, April 25, 2000.

Robert deV. Frierson,

Associate Secretary of the Board.

[FR Doc. 00-10702 Filed 4-28-00; 8:45 am]

BILLING CODE 6210-01-P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank