

frequency hoarding by applicants. The various subparagraphs of this rule apply to different categories of licensees and define exactly what reports are required of each category. The Commission uses the information to maintain an accurate database of frequency users.

Federal Communications Commission.

Magalie Roman Salas,
Secretary.

[FR Doc. 01-8316 Filed 4-4-01; 8:45 am]

BILLING CODE 6712-01-U

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

March 28, 2001.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collections pursuant to the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid control number. For further information contact Shoko B. Hair, Federal Communications Commission, (202) 418-1379.

Federal Communications Commission

OMB Control No.: 3060-0439

Expiration Date: 03/31/2004

Title: Regulations Concerning Indecent Communications by Telephone, 47 CFR Section 64.201.

Form No.: N/A.

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

Estimated Annual Burden: 10,200 respondents; .166 hours per response (avg.); 1,632 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Third Party Disclosure.

Description: Section 223 of the Communications Act of 1934, as amended imposes fines and penalties on those who knowingly use the telephone to make obscene or indecent communications for commercial purposes. The fines and penalties are applicable to those who use the telephone or permit their telephone to be used, for obscene communications to any person and to those who use the telephone, or permit their telephone to be used, for obscene communications to any person and to those who use the telephone for indecent communications to persons under 18 years of age or to

adults without their consent. Section 223 requires telephone companies, to the extent technically feasible, to prohibit access to indecent communications from the telephone of a subscriber who has not previously requested access. 47 CFR Section 64.201 implements the Section 223. Section 64.201 requires that certain common carriers block access to indecent messages unless the subscriber seeks access from the common carrier in writing; requires that adult message service providers notify their carriers of the nature of their programming; and requires providers of adult message services request that their carriers identify it as such in bills to their subscribers. The information requirements are imposed on carriers, adult message service providers and those who solicit their services to ensure that minors are denied access to material deemed indecent. If the requirements were not imposed the Commission would not be able to carry out its responsibilities as mandated in Section 223 of the Act. Obligation to respond: Required to obtain or retain benefits.

OMB Control No.: 3060-0810.

Expiration Date: 03/31/2004.

Title: Procedures for Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act of 1934, as amended.

Form No.: N/A.

Respondents: Business or other for-profit.

Estimated Annual Burden: 120 respondents; 51.6 hours per response (avg.); 6200 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Third party disclosure.

Description: The Communications Act of 1934, as amended, mandates that only eligible telecommunications carriers may receive universal service support. Under the Act, state commissions must designate telecommunications carriers subject to their jurisdiction as eligible. Section 214(e)(6), however, requires that the Commission, upon request, designate a common carrier that meet the requirements of section 214 as an eligible telecommunications carrier for a service area designated by the Commission. The Commission must evaluate whether telecommunications carriers requesting such designation pursuant to the Commission's procedures meet the eligibility criteria set forth in the Act. Carriers seeking designation from the Commission

pursuant to section 214(e)(6) must demonstrate that they fulfill the requirements of section 214(e)(1). To do so, carriers seeking designation from the Commission must provide a petition containing the information specified in the Commission's Procedures for FCC Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act and the Order issued in CC Docket No. 96-45 (FCC 00-208). In addition, carriers seeking designation for service provided on non-tribal lands must provide an affirmative statement from a court of competent jurisdiction or the state commission that the state lacks jurisdiction over the carrier. The Commission will use the information collected to determine whether the telecommunications carriers providing the data are eligible to receive universal service support. Obligation to respond: Mandatory.

Public reporting burden for the collection of information is as noted above. Send comments regarding the burden estimate or any other aspect of the collections of information, including suggestions for reducing the burden to Performance Evaluation and Records Management, Washington, DC 20554.

Federal Communications Commission.

Magalie Roman Salas,
Secretary.

[FR Doc. 01-8315 Filed 4-4-01; 8:45 am]

BILLING CODE 6712-01-U

FEDERAL EMERGENCY MANAGEMENT AGENCY

Re-establishment of the National Urban Search and Rescue Advisory Committee

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: In accordance with the Federal Advisory Committee Act, 5 U.S.C. App. 2, the Director of FEMA gives notice of re-establishment of the National Urban Search and Rescue Advisory Committee for a period of two years. Re-establishment of the Committee is a matter of the public interest in connection with the performance of the duties imposed on the Agency by law, to provide advice and recommendations on the continuing development and maintenance of the National Urban Search and Rescue Response System and the Agency's Urban Search and Rescue Program.

SUPPLEMENTARY INFORMATION: The objective of the Advisory Committee is

to provide advice, recommendations, and counsel on the continuing development and maintenance of a National Urban Search and Rescue Response System to the Director of FEMA. Principal functions of the Advisory Committee include:

- a. Providing guidance to FEMA on the continuing development and implementation of a National Urban Search and Rescue capability;
- b. Recommending priorities and appropriate funding levels for Urban Search and Rescue capability development and maintenance;
- c. Overseeing the existing working group structure and recommending new working groups, as necessary;
- d. Providing guidance and recommendations to FEMA regarding the concerns and priorities of the organizations which the members of the Advisory Committee represent; and,
- e. Addressing legislative and State/local political matters that affect the National Urban Search and Rescue Response System.

The Advisory Committee will be comprised of up to 10 members, including the Designated Federal Officer for the Committee, or his or her designee, who will serve as the Chair. Members are appointed for 2-year terms, subject to renewal, and will serve at the discretion of the Designated Federal Officer. Members are selected to ensure a balanced representation of interests. Appointments to the Advisory Committee are reserved for representatives of the organizations that are most involved with the National Urban Search and Rescue Response System, to include Task Forces, State emergency management organizations, and fire service management and labor organizations.

The Advisory Committee shall also operate ad hoc committees and standing Functional Working Groups, as necessary to meet its responsibilities. They shall be accomplished through an Operations Group, that consists of a representative of the Task Force Leaders, three Task Force Leaders representing the three geographic divisions established within the United States, and the chairs of all Functional Working Groups. The Operations Group will report to the Chair of the Advisory Committee. Members of the Functional Working Groups are recommended based on professional expertise in fields such as search, rescue medicine, technology, logistics, communications and information technology, training, law, and structural engineering and emergency management. Federal employees may be considered for membership on the Advisory Committee

or Functional Working Groups, if they possess unique expertise that will augment effective operation of the Committee or Working Group.

Comments: Comments on the re-establishment of the National Urban Search and Rescue Advisory Committee should be submitted on or before April 20, 2001.

ADDRESSES: Comment on re-establishment of the Advisory Committee are invited and should be addressed to the Rules Docket Clerk, Office of General Counsel, Federal Emergency Management Agency, 500 C Street, SW, Room 840, Washington, DC 20472 or via e-mail at rules@fema.gov.

FOR FURTHER INFORMATION CONTACT: Mark Russo, Program Specialist, Emergency Services Branch, Operations and Planning Division, Response and Recovery Directorate, Federal Emergency Management Agency at (202) 646-3131 or via e-mail at mark.russo@fema.gov.

Dated: April 2, 2001.

Reginald Trujillo,

Director, Program Services Division.

[FR Doc. 01-8413 Filed 4-4-01; 8:45 am]

BILLING CODE 6718-01-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 holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be

conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than April 26, 2001.

A. Federal Reserve Bank of Minneapolis (JoAnne F. Lewellen, Assistant Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480-0291:

1. *JBS, Inc., (formerly known as Jans Bancshares, Inc.)*, Kulm, North Dakota; to merge with Edgeley Bancorporation, Inc., Edgeley, North Dakota, and thereby indirectly acquire Security State Bank of Edgeley, Edgeley, North Dakota.

Board of Governors of the Federal Reserve System, March 30, 2001.

Robert deV. Frierson

Associate Secretary of the Board.

[FR Doc. 01-8390 Filed 4-4-01; 8:45 am]

BILLING CODE 6210-01-S

FEDERAL RESERVE SYSTEM

Notice of Proposals to Engage in Permissible Nonbanking Activities or to Acquire Companies that are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y (12 CFR Part 225) to engage *de novo*, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated