

• Make sure to submit your comments by the comment period deadline identified.

Under section 108(a) of the Clean Air Act (CAA), the Administrator identifies and lists certain pollutants which “cause or contribute to air pollution which may reasonably be anticipated to endanger public health or welfare.” The EPA then issues air quality criteria for these listed pollutants, which are commonly referred to as “criteria pollutants.” The air quality criteria are to “accurately reflect the latest scientific knowledge useful in indicating the kind and extent of all identifiable effects on public health or welfare which may be expected from the presence of [a] pollutant in the ambient air, in varying quantities.” Under section 109 of the CAA, EPA establishes NAAQS for each listed pollutant, based on the air quality criteria. Section 109(d) of the CAA requires periodic review and, if appropriate, revision of existing air quality criteria. The revised air quality criteria reflect advances in scientific knowledge on the effects of the pollutant on public health or welfare. Section 109 (d) also requires EPA to periodically review and revise the NAAQS, if appropriate, based on the revised criteria.

The EPA is currently conducting a joint review of the existing secondary (welfare-based) NAAQS for NO_x and SO_x. Because NO_x, SO_x, and their associated transformation products are linked from an atmospheric chemistry perspective as well as from an environmental effects perspective, and because of the National Research Council’s 2004 recommendations to consider multiple pollutants in forming the scientific basis for the NAAQS, EPA has decided to jointly assess the science, risks, and policies relevant to protecting the public welfare associated with NO_x and SO_x. This is the first time since NAAQS were established in 1971 that a joint review of these two pollutants has been conducted.

As part of this review of the current secondary (welfare-based) NAAQS for NO_x and SO_x, EPA’s Office of Air Quality Planning and Standards staff have prepared a first draft Policy Assessment. The objective of this assessment is to evaluate the policy implications of the key scientific information contained in the document *Integrated Science Assessment for Oxides of Nitrogen and Sulfur-Ecological Criteria* (<http://cfpub.epa.gov/ncea/cfm/recordisplay.cfm?deid=201485>), prepared by EPA’s National Center for Environmental Assessment (NCEA) and the results from the analyses contained

in the *Risk and Exposure Assessment for Review of the Secondary National Ambient Air Quality Standards for Oxides of Nitrogen and Oxides of Sulfur* (http://www.epa.gov/ttn/naaqs/standards/no2so2sec/cr_rea.html). The first draft Policy Assessment is available online at: <http://www.epa.gov/ttn/naaqs/standards/no2so2sec/index.html>. The first draft Policy Assessment was reviewed by the CASAC during a public meeting held on April 1 and 2, 2010. Information about this public meeting is available at <http://yosemite.epa.gov/sab/sabpeople.nsf/WebCommittees/CASAC>.

At the April 1 and 2, 2010, CASAC meeting, the Committee reviewed the first draft Policy Assessment, heard public comments, and prepared a draft letter to the Agency with their advice regarding the first draft Policy Assessment.

The original comment period for the first draft Policy Assessment was 60 days, from March 1, 2010, through April 29, 2010. In a letter dated April 8, 2010, the Utility Air Regulatory Group requested an extension of the comment period through May 13, 2010. As of April 12, 2010, EPA has received comments from one public commenter presented at the CASAC meeting on April 1, 2010. Based on our consideration of the request from the Utility Air Regulatory Group, EPA is granting the extension of the public comment period through May 13, 2010.

Dated: April 13, 2010.

Jennifer Noonan Edmonds,
Acting Director, Office of Air Quality Planning and Standards.

[FR Doc. 2010-9069 Filed 4-19-10; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

[DA 10-520]

Notice of Debarment; Schools and Libraries Universal Service Support Mechanism

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: The Federal Communications Commission (“Commission”) debar Mr. LaDuron from the schools and libraries universal service support mechanism for a period of three years.

DATES: Debarment commences on the date Mr. Leonard Douglas LaDuron receives the debarment letter or April 20, 2010, whichever date come first, for a period of three years.

FOR FURTHER INFORMATION CONTACT: Rebekah Bina, Federal Communications Commission, Enforcement Bureau, Investigations and Hearings Division, Room 4-C330, 445 12th Street, SW., Washington, DC 20554. Rebekah Bina may be contacted by phone at (202) 418-7931 or e-mail at Rebekah.Bina@fcc.gov. If Ms. Bina is unavailable, you may contact Ms. Michele Levy Berlove, Assistant Chief, Investigations and Hearings Division, by telephone at (202) 418-1477 and by e-mail at Michele.Berlove@fcc.gov.

SUPPLEMENTARY INFORMATION: The Commission debarred Mr. LaDuron from the schools and libraries universal service support mechanism for a period of three years pursuant to 47 CFR 521 and 47 CFR 0.111(a)(14). Attached is the debarment letter, DA 10-520, which was mailed to Mr. LaDuron and released on March 30, 2010. The complete text of the notice of debarment is available for public inspection and copying during regular business hours at the FCC Reference Information Center, Portal II, 445 12th Street, SW., Room CY-A257, Washington, DC 20554. In addition, the complete text is available on the FCC’s Web site at <http://www.fcc.gov>. The text may also be purchased from the Commission’s duplicating inspection and copying during regular business hours at the contractor, Best Copy and Printing, Inc., Portal II, 445 12th Street, SW., Room CY-B420, Washington, DC 20554, telephone (202) 488-5300 or (800) 378-3160, facsimile (202) 488-5563, or via e-mail <http://www.bcpweb.com>.

Federal Communications Commission.

Hillary S. DeNigro,
Chief, Investigations and Hearings Division, Enforcement Bureau.

The debarment letter follows:

March 30, 2010

DA 10-520

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

AND E-MAIL (jmorris@bouse-law.com) AND FACSIMILE (913) 649-9399

Mr. Leonard Douglas LaDuron
c/o Jeffrey D. Morris
Berkowitz Oliver Williams Shaw & Eisenbrandt, LLP
4200 Somerset, Suite #150
Prairie Village, KS 66208-5213

Re: Notice of Debarment

File No. EB-10-IH-0108

Dear Mr. LaDuron:

Pursuant to section 54.8 of the rules of the Federal Communications Commission (“Commission”), by this Notice of Debarment you are debarred

from the schools and libraries universal service support mechanism ("E-Rate program") for a period of three years.¹

On January 12, 2010, the Enforcement Bureau ("Bureau") sent you a Notice of Suspension and Initiation of Debarment Proceedings ("Notice of Suspension").² That Notice of Suspension was published in the **Federal Register** on January 22, 2010.³ The Notice of Suspension suspended you from participating in activities associated with or relating to the schools and libraries universal service support mechanism and described the basis for initiation of debarment proceedings against you, the applicable debarment procedures, and the effect of debarment.⁴

Pursuant to the Commission's rules, any opposition to your suspension or its scope or to your proposed debarment or its scope had to be filed with the Commission no later than thirty (30) calendar days from the earlier date of your receipt of the Notice of Suspension or publication of the Notice of Suspension in the **Federal Register**.⁵ The Commission did not receive any such opposition.

As discussed in the Notice of Suspension, you pleaded guilty to and were sentenced to serve fifty-seven months in federal prison, to be followed by thirty-six months of supervised release for federal crimes in connection with your participation in a scheme to defraud the E-Rate program.⁶ You held yourself out as an E-Rate consultant and salesperson and admitted that you and others devised a scheme to defraud school districts and the E-Rate program by steering contracts to various companies that directly benefited you,

your conspirators, and your companies.⁷ You were also ordered to pay \$238,609 in restitution for your role in the scheme.⁸ Such conduct constitutes the basis for your debarment, and your conviction falls within the categories of causes for debarment under section 54.8(c) of the Commission's rules.⁹ For the foregoing reasons, you are hereby debarred for a period of three years from the debarment date, *i.e.*, the earlier date of your receipt of this Notice of Debarment or its publication date in the **Federal Register**.¹⁰

Debarment excludes you, for the debarment period, from activities associated with or related to the schools and libraries support mechanism, including the receipt of funds or discounted services through the schools and libraries support mechanism, or consulting with, assisting, or advising applicants or service providers regarding the schools and libraries support mechanism.¹¹

Sincerely,

Hillary S. DeNigro

Chief

Investigations and Hearings
Division Enforcement Bureau

cc: Marietta Parker, United States
Attorney's Office, Department of
Justice (via e-mail) Kristy Carroll,
Esq., Universal Service
Administrative Company (via e-
mail)

[FR Doc. 2010-9099 Filed 4-19-10; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

Radio Broadcasting Services; AM or FM Proposals To Change the Community of License

AGENCY: Federal Communications
Commission.

ACTION: Notice.

SUMMARY: The following applicants filed AM or FM proposals to change the community of license: COCHISE BROADCASTING LLC, Station KZXQ, Facility ID 78273, BPH-20071025ACM, From RESERVE, NM, To CONCHO, AZ; DAILEY CORPORATION, Station WETZ-FM, Facility ID 18534, BPH-20100329AFI, From NEW MARTINSVILLE, WV, To VIENNA, WV; LOU, JAMES M, Station NEW, Facility

ID 170971, BMPH-20100301ABS, From PINELAND, TX, To BROWNEDELL, TX; MIRIAM MEDIA, INC., Station KTTQ, Facility ID 170986, BMPH-20100330ABQ, From TURKEY, TX, To MCLEAN, TX; MUNBILLA BROADCASTING PROPERTIES, LTD., Station KYRT, Facility ID 165378, BPH-20100312AAQ, From MASON, TX, To HUNT, TX; RINCON BROADCASTING LS LLC, Station KIST-FM, Facility ID 31434, BPH-20100301ADV, From SANTA BARBARA, CA, To CARPINTERIA, CA; RINCON BROADCASTING LS LLC, Station KSBL, Facility ID 35592, BPH-20100301ADX, From CARPINTERIA, CA, To ISLA VISTA, CA; WEST JACKSONVILLE BAPTIST CHURCH, INC., Station WJBC-FM, Facility ID 47425, BMPED-20100310AAK, From FERNANDINA BEACH, FL, To ORANGE PARK, FL; WOMAN'S WORLD BROADCASTING, INC., Station WTSH-FM, Facility ID 7043, BPH-20091113ACH, From ARAGON, GA, To ROCKMART, GA; WORLD RADIO LINK, INCORPORATED, Station KMOV, Facility ID 164296, BPH-20100310ACL, From STERLING, AK, To MEADOW LAKES, AK.

DATES: Comments may be filed through June 21, 2010.

ADDRESSES: Federal Communications Commission, 445 Twelfth Street, SW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT:

Tung Bui, 202-418-2700.

SUPPLEMENTARY INFORMATION: The full text of these applications is available for inspection and copying during normal business hours in the Commission's Reference Center, 445 12th Street, SW., Washington, DC 20554 or electronically via the Media Bureau's Consolidated Data Base System, http://svartifoss2.fcc.gov/prod/cdbs/pubacc/prod/cdbs_pa.htm. A copy of this application may also be purchased from the Commission's duplicating contractor, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY-B402, Washington, DC 20554, telephone 1-800-378-3160 or <http://www.BCPIWEB.com>.

Federal Communications Commission.

Rodolfo F. Bonacci,

Assistant Chief, Audio Division, Media Bureau.

[FR Doc. 2010-9094 Filed 4-19-10; 8:45 am]

BILLING CODE 6712-01-P

¹ 47 CFR § 54.8(g) (2008). See also 47 CFR § 0.111(a)(14).

² Letter from Hillary S. DeNigro, Chief, Investigations and Hearings Division, Enforcement Bureau, Federal Communications Commission, to Mr. Leonard Douglas LaDuron, Notice of Suspension and Initiation of Debarment Proceedings, 25 FCC Rcd 142 (Inv. & Hearings Div., Enf. Bur. 2010) (Attachment 1) ("Notice of Suspension").

³ 75 Fed. Reg. 3732 (Jan. 22, 2010).

⁴ See Notice of Suspension, 25 FCC Rcd at 143-45.

⁵ See 47 CFR § 54.8 (e)(3),(4). That date occurred no later than Feb. 21, 2009. See *supra* note 3.

⁶ See Notice of Suspension, 25 FCC Rcd at 143. See also *United States v. Leonard Douglas LaDuron*, Criminal Docket No. 2:08CR20055-001-KHV, Petition to Enter Plea (D. Kan. filed June 29, 2009 and entered June 30, 2009) ("*Leonard LaDuron Plea*"); *United States v. Leonard Douglas LaDuron*, Criminal Docket No. 2:08CR20055-001-KHV, Judgment (D. Kan. filed and entered Dec. 23, 2009) ("*Leonard LaDuron Judgment*"); *United States v. Leonard Douglas "Doug" LaDuron*, Criminal Docket No. 2:08CR20055-001-KHV, Indictment, 1-10, 11-14 (D. Kan. filed Apr. 24, 2009 and entered Apr. 25, 2009) (Counts 1 and 3) ("*LaDuron Indictment*").

⁷ See Notice of Suspension, 25 FCC Rcd at 143.

⁸ See Notice of Suspension, 25 FCC Rcd at 143.

⁹ 47 CFR § 54.8(c). See also § 54.8(a)(4),(b)-(e).

¹⁰ See 47 CFR § 54.8(e)(5),(g). See also Notice of Suspension, 25 FCC Rcd at 145.

¹¹ See 47 CFR § 54.8(a)(1),(a)(5),(d),(g); Notice of Suspension, 24 FCC Rcd at 9101.