## ENVIRONMENTAL PROTECTION AGENCY

[FRL-7660-2]

Proposed Administrative Settlement Agreement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)—Creede Airport Properties Site, Mineral County, Colorado

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice and request for public comment.

SUMMARY: Notice is hereby given of a proposed settlement under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), concerning property in the vicinity of the Mineral County Memorial Airport, Creede, Colorado (Property). The proposed settlement is a prospective purchaser agreement with John Parker, Navajo Development LLC, Navajo Development Company, Inc. and the Mineral County Fairgrounds Associations (MCFA) (hereinafter, the "Settling Respondents"), which would resolve the CERCLA liability of the Settling Respondents with respect to the Property. Pursuant to the settlement, Settling Respondents will provide EPA and the State access, perform cleanup activities on the Property pursuant to plans approved by the Colorado Voluntary Cleanup Program and grant an environmental covenant that will place land use controls on the Property. **DATES:** The public may submit comments to EPA on or before June 11, 2004.

ADDRESSES: The proposed settlement is available for inspection at the EPA Region 8 Superfund Record Center, 999 18th Street, 5th Floor, North Tower, Denver, Colorado, (303) 312–6473. Comments should be addressed to Suzanne Bohan, Enforcement Attorney, (8ENF-L), U.S. Environmental Protection Agency, 999 18th Street, Suite 300, Denver, Colorado, 80202–2466, and should reference the Creede Airport Properties Prospective Purchaser Agreement.

# **FOR FURTHER INFORMATION CONTACT:** Suzanne Bohan, Enforcement Attorney, at (303) 312–6925.

SUPPLEMENTARY INFORMATION: The Creede Airport Properties Site (Site) includes nearly 300 acres and is located just south of the City of Creede on the relatively flat flood plain of Willow Creek. The Rio Grande flows from west to east approximately one half mile south of the Property. The Site has been

impacted by historical mining activities upstream of Creede.

Within the Site, there are five parcels of land; all are adjacent to or part of the Mineral County Airport in Creede. Navajo Development, LLC, and Navajo Development, Inc. has an option to purchase Parcel 1 (consisting of subparcels 1A, 1B 1C and 1D)(hereinafter, "the Property"). The Property is owned by Creede Mines, Inc. Navajo intends to purchase the Property and donate 3 subparcels (subparcels 1B, 1C and 1D) to the Mineral County Fairgrounds Association ("MCFA"), a 501(c)(3) non-profit charitable organization, simultaneous with Navajo's acquisition of Parcel 1.

After completing the cleanups on the Property, the Settling Respondents plan to redevelop this idle property for a mixture of uses which may include low income housing, commercial development and a bike trail.

It is so agreed.

Dated: April 29, 2004.

#### Carol Rushin,

Assistant Regional Administrator, Region 8. [FR Doc. 04–10777 Filed 5–11–04; 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

May 4, 2004.

**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(s), as required by the Paperwork Reduction Act (PRA) 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 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 Paperwork Reduction Act (PRA) comments should be submitted on or before July 12, 2004. 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 Paperwork Reduction Act (PRA) comments to Judith B. Herman, Federal Communications Commission, Room 1–C804, 445 12th Street, SW., Washington, DC 20554 or via the Internet to Judith-B.Herman@fcc.gov.

**FOR FURTHER INFORMATION CONTACT:** For additional information or copies of the information collection(s), contact Judith B. Herman at 202–418–0214 or via the Internet at Judith-B.Herman@fcc.gov.

#### SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–XXXX. Title: Qualification Questions. Form No.: FCC Form 312–EZ. Type of Review: New collection. Respondents: Business or other forprofit.

Number of Respondents: 3,872. Estimated Time Per Response: 10 nours.

Frequency of Response: On occasion reporting requirement and third party disclosure requirement.

Total Annual Burden: 38,720 hours.

*Total Annual Cost:* \$4,347,000. Privacy Act Impact Assessment: N/A. Needs and Uses: The FCC Form 312-EZ is used by applicants for routine conventional C-band and Ku-band earth station applications eligible for the "auto-grant" procedure. This information collection is used by the Commission in carrying out its duties concerning satellite communications as required by sections 301, 308, 309 and 310 of the Communications Act, as amended. This collection is also used by Commission staff in carrying out its duties under the World Trade Organization (WTO) Basic Telecom Agreement. The information collection requirements accounted for in this collection are necessary to determine the technical and legal qualifications of applicants or licensees to operate a station, transfer or assign a license, and to determine whether the authorization is in the public interest, convenience and necessity. Without such information, the Commission could not

determine whether to permit

respondents to provide

telecommunications services in the United States. Therefore, the Commission would be unable to fulfill its statutory responsibilities in accordance with the Communications Act of 1934, as amended, and the obligations imposed on parties to the WTO Basic Telecom Agreement.

This form has already been approved under OMB control number 3060–0678. However, after the 60-day comment period ends for this collection, the Commission will be submitting it to the OMB as a new collection to separate the rule requirements from the form itself. This will enable the Commission to maintain and track the collection in an easier manner.

OMB Control No.: 3060–XXXX. Title: Renewal of Application for Satellite Space and Earth Station Authorization.

Form No.: FCC Form 312–R.

Type of Review: New collection.

Respondents: Business or other fororofit.

Number of Respondents: 6.
Estimated Time Per Response: 11
hours.

Frequency of Response: On occasion reporting requirement and third party disclosure requirement

disclosure requirement.

Total Annual Burden: 66 hours.

Total Annual Cost: \$2,288,000.

Privacy Act Impact Assessment: N/A. Needs and Uses: The FCC Form 312-R is used by earth station licensees to request renewals of their applications. This information collection is used by the Commission in carrying out its duties concerning satellite communications as required by sections 301, 308, 309 and 310 of the Communications Act, as amended. This collection is also used by Commission staff in carrying out its duties under the World Trade Organization (WTO) Basic Telecom Agreement. The information collection requirements accounted for in this collection are necessary to determine the technical and legal qualifications of applicants or licensees to operate a station, transfer or assign a license, and to determine whether the authorization is in the public interest, convenience and necessity. Without such information, the Commission could not determine whether to permit respondents to provide telecommunications services in the United States. Therefore, the Commission would be unable to fulfill its statutory responsibilities in

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 $Federal\ Communications\ Commission.$ 

#### Marlene H. Dortch,

Secretary.

[FR Doc. 04–10708 Filed 5–11–04; 8:45 am] BILLING CODE 6712–01–P

## FEDERAL COMMUNICATIONS COMMISSION

### Notice of Public Information Collection(s) being Submitted to OMB for Review and Approval

April 29, 2004.

**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 11, 2004. 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 Commission, Room 1–A804, 445 12th Street, SW., Washington, DC 20554 or via the Internet to Leslie.Smith@fcc.gov

or Kristy L. LaLonde, Office of Management and Budget (OMB), Room 10236 NEOB, Washington, DC 20503, (202) 395–3087 or via the Internet at Kristy\_L.\_LaLonde@omb.eop.gov.

**FOR FURTHER INFORMATION CONTACT:** For additional information or copy of the information collection(s) contact Les Smith at (202) 418–0217 or via the Internet at *Leslie.Smith@fcc.gov*.

#### SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0182. Title: Section 73.1620, Program Tests. Form Number: N/A.

*Type of Review:* Revision of currently approved collection.

Respondents: Business or other forprofit entities; not-for-profit institutions. Number of Respondents: 1,513.

Estimated Hours per Response: 1–5 hours.

Frequency of Response: On occasion reporting requirement; third party disclosure.

Total Annual Burden: 1,553 hours. Total Annual Costs: None. Privacy Impact Assessment: No impacts.

Needs and Uses: 47 CFR 73.1620(a)(1) requires permittees of a nondirectional AM or FM station, or a nondirectional or directional TV station to notify the FCC upon beginning of program tests. An application for license must be filed within 10 days of this notification. 47 CFR 73.1620(a)(2) requires a permittee of an AM or FM station with a directional antenna to file a request for program test authority 10 days prior to date on which it desires to begin program tests. This is filed in conjunction with an application for license. 47 CFR 73.1620(a)(3) requires a licensee of an FM station replacing a directional antenna without changes to file a modification of the license application within 10 days after commencing operations with the replacement antenna. 47 CFR 73.1620(a)(4) requires a permittee of an AM station with a directional antenna to file a request for program test authority 10 days prior to the date on which it desires to begin program test. 47 CFR 73.1620(a)(5) requires that, except for permits subject to successive license terms, a permittee of an LPFM station may begin program tests upon notification to the FCC in Washington, DC provided that within 10 days thereafter an application for license is filed. Program tests may be conducted by a licensee subject to mandatory license terms only during the term specified on such licenses's authorization. 47 CFR 73.1620(b) allows the FCC the right to revoke, suspend, or modify program tests by any station