of Research and Development, National Center for Environmental Assessment. USEPA (U.S. Environmental Protection Agency). 2005. Regulatory Impact Analysis of the Clean Air Mercury Rule. Final Report. EPA-452/R-05-003. U.S. Environmental Protection Agency, Office of Air Quality Planning and Standards, Air Quality Strategies and Standards Division, Research Triangle Park, NC.

Dated: August 3, 2006.

Benjamin H. Grumbles,

Assistant Administrator for Water. [FR Doc. 06–6803 Filed 8–8–06; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

August 1, 2006.

SUMMARY: 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:

Zenji Nakazawa, Federal Communications Commission, 445 12th Street, SW., Washington, DC 20554, (202) 418–0600 or via the Internet at Zenji.Nakazawa@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–0783.
OMB Approval date: January 31, 2006.
Expiration Date: January 31, 2009.
Title: Section 90.176, Coordinator
notification requirements on frequencies
below 512 MHz or at 764–776/794–806
MHz.

Form No.: N/A.

Estimated Annual Burden: 3,900 responses; 1,950 total annual burden hours; .50 hours average per respondent.

Needs and Uses: Section 90.176 requires each Private Land Mobile frequency coordinator to provide, within one business day, a listing of their frequency recommendations to all other frequency coordinators in their respective pool, and, if requested, an engineering analysis. Any method can be used to ensure this compliance with the "one business day requirement" and must provide, at a minimum, the name of the applicant; frequency or frequencies recommended; antenna locations and heights; the effective radiated power; the type(s) of emission;

the description of the service area; and the date and time of the recommendation. If a conflict in recommendations arises, the affected coordinators are jointly responsible for taking action to resolve the conflict, up to and including notifying the Commission that an application may have to be returned.

Federal Communications Commission.

Jacqueline R. Coles,

Associate Secretary.

[FR Doc. E6–12993 Filed 8–8–06; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

August 3, 2006.

SUMMARY: The Federal Communications Commission (Commission) 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: Paul J. Laurenzano, Federal Communications Commission, 445 12th Street, SW., Washington, DC 20554, (202) 418–1359 or via the Internet at plaurenz@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060–0855. OMB Approval Date: 7/27/2006. Expiration Date: 1/31/2007.

Title: Telecommunications Reporting Worksheet, WC Docket No. 06–112, CC Docket No. 96–45.

Form No.: FCC Forms 499 (FCC Forms 499–A and 499–Q).

Estimated Annual Burden: 17,465 responses; 263,230 total annual burden hours; 10–25 hours per quarterly filing and 13.5–25 hours per annual filing per respondent.

Needs and Uses: This collection was submitted as a revision to an existing collection to obtain emergency clearance for FCC Forms 499–A and 499–Q (3060–0855). Universal Service obligations have been extended to interconnected Voice over Internet Protocol (interconnected VoIP) providers. The Commission requires telecommunications carriers and certain other providers of interstate telecommunications to contribute to the universal service fund. The Commission has found that interconnected VoIP

providers are providers of interstate telecommunications. As such, the Commission has determined that interconnected VoIP providers must contribute to the universal service fund. By including interconnected VoIP providers in the contribution base, the Commission ensures that its contribution mechanism remains equitable, nondiscriminatory, and competitively neutral. The Commission determined that interconnected VoIP providers may contribute based on an interim safe harbor amount, under which interconnected VoIP providers treat 64.9 percent of their telecommunications revenues as interstate; their actual interstate enduser telecommunications revenues; or an estimate of their interstate end-user telecommunications revenues as determined by a traffic study, which must first be submitted to, then affirmatively approved by, the Commission. In addition, the Commission revised the interim wireless safe harbor that wireless providers may use to report their interstate revenues to 37.1 percent. The Commission also determined that, to the extent wireless providers report interstate telecommunications revenue based on traffic studies, in lieu of reporting revenues based on actual interstate end-user telecommunications revenues or based on the interim wireless safe harbor of 37.1 percent, such traffic studies must be filed with the Commission and the Universal Service Administrative Company.

OMB Control No.: 3060–0859.

OMB Approval Date: 6/23/2006.

Expiration Date: 6/30/2009.

Title: Suggested Guidelines for
Petitons for Ruling Under Section 253 of
the Communications Act.

Form No.: N/A.

Estimated Annual Burden: 80 Responses; 6,280 total annual burden hours; 63–125 hours per respondent.

Needs and Uses: This collection was submitted to extend an existing collection. The collection establishes various procedural guidelines related to the Commission's processing of petitions for preemption pursuant to Section 253 of the Communications Act of 1934, as amended. The Commission uses the information to discharge its statutory mandate relating to the preemption of state or local statutes or other state or local legal requirements.

Federal Communications Commission.

Jacqueline R. Coles,

Associate Secretary.

[FR Doc. E6–12994 Filed 8–8–06; 8:45 am]

BILLING CODE 6712-01-P