portion of an NDA holder's CFC MDIs, the contract filler and the NDA holder must determine the total amount of CFCs necessary to produce the NDA holder's entire product line of CFC MDIs. The NDA holder must provide an estimate of how the CFCs would be split between the contract filler and the NDA holder in the allocation year. This estimate will be used only as a basis for determining the nomination amount, and may be adjusted prior to allocation of essential use allowances. Since the U.S. Government does not forward incomplete or inadequate nominations to the Ozone Secretariat, it is important for applicants to provide all information requested in the Handbook, including comprehensive information pertaining to the research and development of alternative CFC MDI products per Decision VIII/10, para. 1 as specified in the Supplement to Nomination Request (pg. 46). In addition, consistent with Decision XIX/13 from the 19th Meeting of the Parties, for each MDI for which an essential use allowance is requested, applications should provide the following information to the U.S. Government: the company's commitment to the reformulation of the concerned products; the timetable in which each reformulation process may be completed; evidence that the company is diligently seeking approval of any CFC-free alternative(s) in its domestic and export markets and transitioning those markets away from its CFC products. Please note that this information will not be forwarded to the Ozone Secretariat.

The accounting framework matrix in the Handbook (Table IV) entitled "Reporting Accounting Framework for Essential Uses Other Than Laboratory and Analytical Applications" requests data for the year 2007 on the amount of ODSs exempted for an essential use, the amount acquired by production, the amount acquired by import and the country(s) of manufacture, the amount on hand at the start of the year, the amount available for use in 2007, the amount used for the essential use, the quantity contained in exported products, the amount destroyed, and the amount on hand at the end of 2007. Because all data necessary for applicants to complete Table IV will not be available until after the control period ends on December 31, 2008, companies should not include this chart with their essential use applications in response to this notice. Instead, companies should report their data as required by 40 CFR 82.13(u)(2) in Section 5 of the report entitled "Essential Use Allowance Holders and

Laboratory Supplier Quarterly Report and Essential Use Allowance Holder Annual Report." This form may be found on EPA's Web site at http:// www.epa.gov/ozone/record/downloads/ EssentialUse_ClassI.doc. EPA will then compile companies' responses to complete the U.S. Accounting Framework for Essential Uses for submission to the Parties to the Montreal Protocol by the end of January 2008. EPA may also request additional information from companies to support the U.S. nomination using its information gathering authority under Section 114 of the Act.

EPA anticipates that the Parties' review of MDI essential use requests will focus extensively on the United States' progress in phasing out CFC MDIs, including education programs to inform patients and health care providers of the CFC phaseout and the transition to alternatives. Accordingly, applicants are strongly advised to present detailed information on these points, including the scope and cost of such efforts and the medical and patient organizations involved in the work. In addition, EPA expects that Parties will be interested in research and development activities being undertaken by MDI manufacturers to develop and transition to alternative, CFC-free MDI products. To this end, applicants are encouraged to provide detailed information in this regard. Applicants should submit their exemption requests to EPA as noted in the **ADDRESSES** section above.

Dated: November 21, 2007.

Brian J. McLean,

Director, Office of Atmospheric Programs. [FR Doc. E7–23417 Filed 11–30–07; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-8500-4]

Tentative Approval and Solicitation of Request for a Public Hearing for Public Water System Supervision Program Revision for the State of New York

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: Notice is hereby given that the New York State is revising its approved Public Water System Supervision Program. EPA has determined that these revisions are no less stringent than the corresponding Federal regulations. Therefore, EPA intends to approve these program

revisions. All interested parties may request a public hearing.

DATES: This determination to approve New York State's primacy program revision application is made pursuant to 40 CFR 142.12(d)(3). It shall become final and effective unless (1) a timely and appropriate request for a public hearing is received or (2) the Regional Administrator elects to hold a public hearing on his own motion. Any interested persons, other than Federal Agencies, may request a public hearing. A request for a public hearing must be submitted to the Regional Administrator at the address shown below by January 2, 2008. If substantial requests for a public hearing are made within the requested thirty day time frame, a public hearing will be held and a notice will be given in the Federal Register and a newspaper of general circulation. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator. If no timely and appropriate requests for a hearing are received and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective January 2, 2008.

ADDRESSES: Any request for a public hearing shall include the following information: (1) Name, address and telephone number of the individual, organization or other entity requesting a hearing; (2) a brief statement of the requesting person's interest in the Regional Administrator's determination and a brief statement on information that the requesting person intends to submit at such hearing; (3) the signature of the individual making the request or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity. Requests for Public Hearing shall be addressed to: Regional Administrator, U.S. Environmental Protection Agency— Region 2, 290 Broadway, New York, New York 10007-1866.

All documents relating to this determination are available for inspection between the hours of 9 a.m. and 4:30 p.m., Monday through Friday, at the following offices:

New York State Department of Health, Bureau of Public Water Supply Protection, Flanagan Square, 547 River Street, Troy, New York 12180– 2216.

U.S. Environmental Protection Agency—Region 2, 24th Floor Drinking Water Section, 290 Broadway, New York, New York 10007–1866.

FOR FURTHER INFORMATION CONTACT:

Michael J. Lowy, Drinking Water Section, U.S. Environmental Protection Agency—Region 2, (212) 637–3830.

SUPPLEMENTARY INFORMATION: Notice is hereby given that the United States Environmental Protection Agency (EPA) has determined to approve an application by the New York State Department of Health to revise its Public Water System Supervision Primacy Program to adopt requirements no less stringent than the EPA's National Primary Drinking Water Regulations (NPDWR) for the following: Administrative Penalty Authority; Final Rule; promulgated by EPA April 28, 1998 (63 FR 23361), Disinfectants and Disinfection Byproducts; Final Rule; promulgated by EPA December 16, 1998 (63 *FR* 69390), Interim Enhanced Surface Water Treatment; Final Rule; promulgated by EPA December 16, 1998 (63 FR 69478), Revision/Technical Correction to the Interim Enhanced Surface Water Treatment Rule (IESWTR) and the Stage 1 Disinfectants and Disinfection Byproducts Rule (Stage 1 DBPR) and Revisions to State Primacy Requirements to Implement SDWA Amendments; promulgated by EPA February 12, 2001 (66 FR 9903), Public Notification Rule; Final Rule; promulgated by EPA May 4, 2000 (65 FR 25982), Radionuclides; Final Rule; promulgated by EPA December 7, 2000 (65 FR 76708), Arsenic and Contaminant Monitoring and New Source Requirements; Final Rule; promulgated by EPA January 22, 2001 (66 FR 6976), Filter Backwash Recycling Rule; Final Rule; promulgated by EPA June 8, 2001 (66 FR 31086), and the Long Term 1 Enhanced Surface Water Treatment Rule; Final Rule, promulgated by EPA on January 14, 2002 (67 *FR* 1812). The application demonstrates that New York has adopted drinking water requirements which satisfy the NPDWRs for the above. The USEPA has determined that New York's requirements are no less stringent than the corresponding Federal Regulations and that New York continues to meet all requirements for primary enforcement responsibility as specified in 40 CFR 142.10.

Authority: (Section 1413 of the Safe Drinking Water Act, as amended, 40 U.S.C. 300g–2, and 40 CFR 142.10, 142.12(d) and 142.13).

Dated: November 15, 2007.

Alan J. Steinberg,

Regional Administrator, EPA Region 2. [FR Doc. E7–23415 Filed 11–30–07; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Submitted for Review to the Office of Management and Budget

November 21, 2007.

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 (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 Paperwork Reduction Act (PRA) comments should be submitted on or before January 2, 2008. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the FCC contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicholas A. Fraser, Office of Management and Budget, (202) 395– 5887, or via fax at 202–395–5167 or via Internet at

Nicholas_A._Fraser@omb.eop.gov and to Judith-B.Herman@fcc.gov, Federal Communications Commission, Room 10–B441, 445 12th Street, SW., DC 20554 or an e-mail to PRA@fcc.gov. If you would like to obtain or view a copy of this information collection, you may do so by visiting the OMB ROCIS Web site at: http://www.reginfo.gov/public/do/PRAMain.

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 Number: 3060–0800. Title: FCC Application for Assignment of Authorization or Transfer of Control: WTB and PSHSB.

Form No.: FCC Form 603.

Type of Review: Revision of a currently approved collection.

Respondents: Individuals or households; business or other for-profit, not-for profit institutions, and state, local or tribal government.

Number of Respondents: 32,751 respondents; 32,751 responses.

Estimated Time per Response: .5–1.75 hours (average).

Frequency of Response: On occasion reporting requirement and recordkeeping requirement.

Obligation to Respond: Mandatory. Total Annual Burden: 36,846 hours. Total Annual Cost: \$3,111,295. Privacy Act Impact Assessment: Yes.

Nature and Extent of Confidentiality: Respondents may request materials or information to the Commission be withheld from public inspection under 47 CFR 0.459 of the Commission's rules. Information on the FCC Form 603 is maintained in the Commission's system of records, FCC/WTB-1, "Wireless Services Licensing Records." These licensee records are publicly available and routinely used in accordance with subsection b. of the Privacy Act of 1974, 5 U.S.C. 552a(b), as amended.

Needs and Uses: The Commission will submit this information collection to the OMB as a revision during this comment period to obtain the full threeyear clearance from them. There is a change in the number of respondents/ responses, the burden hours and annual costs. The FCC adopted and released a Second Report and Order, FCC 07-132, WT Docket No. 06-150, which changed Schedule B on the FCC Form 603. The Commission added an additional option for coverage requirements on Schedule B due to upcoming Auction 73 of the 700 MHz band licenses which is scheduled for January 16, 2008. The Commission also increased the number of respondents/responses by 200 and thus the burden hours and annual costs.

OMB Control Number: 3060–1058. Title: FCC Application or Notification for Spectrum Leasing Arrangement or Private Commons Arrangement: WTB and PSHSB.

Form No.: FCC Form 608.

Type of Review: Revision of a currently approved collection.

Respondents: Business or other forprofit, not-for profit institutions, and state, local or tribal government.