Type of Review: Reinstatement. *Agency:* U.S. Department of Labor, Occupational Safety and Health Administration.

Title: Consultation Agreements.

OMB Number: 1218–0NEW (formerly 1218–0110).

Agency Number: Docket Number ICR– 98–36.

Affected Public: State government

designees and/or employers who use

State consultation services. *Frequency:* On occasion.

Average Time Per Response:

State Government designees: 40 hours to prepare cooperative agreement.

- 17.5 hours to prepare files for review.30 minutes to report failure to correct hazards.
- 5 minutes to prepare list of serious hazards and correction due dates.
- Employers using consultation service: 10 minutes to verify correction of hazards.
 - 5 minutes to post list of serious hazards and correction due dates.
 - 5 minutes to inform Compliance Safety and Health Officer (CSHO) of consultation visit in progress.
 - 3 minutes to post notice of participation in the Safety and Health Achievement Recognition Program (SHARP).

Estimated Total Burden hours: 11.935.

Total Annualized Capital/Startup Costs: \$0.

Signed at Washington, D.C., this 1st day of December 1998.

Charles N. Jeffress,

Assistant Secretary of Labor. [FR Doc. 98–32535 Filed 12–7–98; 8:45 am]

BILLING CODE 4510–26–M

LIBRARY OF CONGRESS

Copyright Office

[Docket No. RM 98-6]

Cable Compulsory License: Specialty Station List

AGENCY: Copyright Office, Library of Congress.

ACTION: Notice of final specialty station list.

SUMMARY: The Copyright Office is publishing a final list of stations listed in affidavits sent to the Copyright Office in which the owner or licensee of the station attests that the station qualifies as a specialty station in accordance with the Federal Communications Commission's (FCC) definition of specialty station in effect on June 24, 1981. The list shall be used to verify the specialty station status of those stations identified as such by cable systems on their semi-annual statements of account. EFFECTIVE DATE: January 1, 1999. FURTHER INFORMATION: David O. Carson, General Counsel, or Tanya M. Sandros, Attorney Advisor, Copyright GC/I&R, P.O. Box 70400, Southwest Station, Washington, D.C. 20024. Telephone (202) 707–8380 or Telefax (202) 707–8366.

SUPPLEMENTARY INFORMATION: Under the cable compulsory license, section 111 of title 17, United States Code, a cable operator may carry the signal of a television station classified as a specialty station at the base rate rather than at the higher 3.75% rate that is incurred for the carriage of a nonpermitted signal. 37 CFR 256.2(c). Specialty station status is determined by reference to the former regulations of the Federal Communications Commission (FCC) which defined a specialty station as "a commercial television broadcast station that generally carries foreign-language, religious, and/or automated programming in one-third of the hours of an average broadcast week and onethird of the weekly prime-time hours." 47 CFR 76.5(kk) (1981). The FCC no longer determines whether a station qualifies as a specialty station; however, the Copyright Office updates the list periodically, because the list remains relevant to the cable compulsory license scheme.

The Copyright Office published its first specialty station list in 1990 under a procedure which allowed the owner of the station to file an affidavit with the Office attesting to the fact that the station's programming comports with the 1981 FCC definition, and hence, qualifies it as a specialty station. 55 FR 40021 (October 1, 1990). The Office agreed at that time to update the list approximately every three years.

Accordingly, on August 4, 1998, the Copyright Office published a notice asking the owner, or a valid agent of the owner, to file a sworn affidavit with the Copyright Office stating that the station's programming satisfies the FCC's former requirements for specialty station status. 63 FR 41599 (August 4, 1998).

On October 23, 1998, the Office published a notice listing the forty-nine broadcast stations for which the owner or licensee of the station had filed the requested affidavit. 63 FR 56948 (October 23, 1998). In the notice, the Office also requested that any party objecting to any claim to specialty station status submit comments to the Office stating his or her objections. No comments or objections were filed with the Office.

Since the publication of the initial list, the Office has received ten additional affidavits, attesting to the specialty station status of the identified stations. Because these stations were not listed in the earlier published list, these stations have been identified with an asterisk (*) in the final list. Any interested party may file an objection to a newly listed station or to any other late-filed affidavit, and the objection shall be filed together with the corresponding affidavit. All affidavits and related comments or objections shall be kept on file in the Licensing Division of the Copyright Office.

The final list of specialty stations, published herein, shall be effective January 1, 1999, for the accounting period 1999/1 and thereafter. Copyright Office licensing examiners shall refer to the final annotated list in examining a statement of account where a cable system operator claims specialty station status for a particular station. If a cable system operator claims specialty station status for a station not on the published final list, the examiner determines whether the owner of the station has filed an affidavit since publication of the list.

List of Specialty Stations: Call Letters and Cities of License

- CBAFT Moncton, New Brunswick, Canada
- CBFT Montreal, Quebec, Canada
- CBKFT Regina, Saskatchewan, Canada
- CBOFT Ottawa, Ontario, Canada
- CBUFT Vancouver, British Columbia, Canada

CBVT Quebec City, Quebec, Canada CBWFT Winnipeg, Manitoba, Canada

- CBXFT Edmonton, Alberta, Canada
- CFCM–TV Quebec, Quebec, Canada
- CFER-TV Rimouski, Quebec, Canada
- CFTM-TV Montreal, Quebec, Canada
- CHEM-TV Trois-Rivieres, Quebec,
 - Canada
- CHLT–TV Sherbrooke, Quebec, Canada
- CJPM-TV Chicoutimi, Quebec, Canada
- CKSH–TV Sherbrooke, Quebec, Canada
- K30CE Austin, TX
- K48AM Albuquerque, NM
- K52AO Tucson, AZ
- KABE-LP Bakersfield, CA
- KCHF Santa Fe. NM
- KDRX–LP Phoenix, AZ
- KDTV-LP Santa Rosa, CA
- KDTV (TV) San Francisco, CA
- KFTV (TV) Hanford, CA
- KLUZ-TV Albuquerque, NM
- KMEX-TV Los Angeles, CA
- KSTS* San Jose, CA

KTMD* Galveston, TX KTSF (TV) San Francisco, CA KTVW-TV Phoenix, AZ KUVN-LP Fort Worth, TX KUVN (TV) Garland, TX KUVS (TV) Modesto, CA San Antonio, TX KVDA* KVEA (TV)* Corona, CA KWEX-TV San Antonio, TX KWHY-TV Los Angeles, CA KXLN-TV Rosenberg, TX W47AD Hartford, CT W50BF-TV Sharon (Mercer County), PA Aguadilla, Puerto Rico W63BF WDMR-LP* Spring" Springfield, MA WGBO-TV Joliet, IL WINM-TV Angola, IN WKAQ* San Juan, Puerto Rico WKBS-TV Johnstown/Altoona, PA WLTV(TV) Miami, FL WLXI-TV Greensboro, NC WNYB-TV Jamestown, NY WNJU* Linden, NJ WPCB–TV Greensburg/Pittsburgh, PA WRDM–LP* Hartford, Connecticut WSCV* Fort Lauderdale, FL WSNS-TV* Chicago, IL WTCT-TV Marion IL WTLJ–TV Muskegon, MI WXTV–LP Philadelphia, PA WXTV (TV) Paterson, NJ

Dated: December 2, 1998.

David O. Carson,

General Counsel. [FR Doc. 98–32536 Filed 12–7–98; 8:45 am] BILLING CODE 1410–31–P

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Privacy Act of 1974; Transfer of Records

AGENCY: National Archives and Records Administration (NARA). **ACTION:** Notice of transfer of records subject to the Privacy Act to the National Archives.

SUMMARY: Records retrievable by personal identifiers which are transferred to the National Archives of the United States are exempt from most provisions of the Privacy Act of 1974 (5 U.S.C. 552a) except for publication of a notice in the **Federal Register**. NARA publishes a notice of the records newly transferred to the National Archives of the United States which were maintained by the originating agency as a system of records subject to the Privacy Act.

FOR FURTHER INFORMATION CONTACT: Dr. Michael Kurtz, Assistant Archivist for Records Services, Washington, DC, on (301) 713–7000.

SUPPLEMENTARY INFORMATION: In accordance with section (l)(1)(3) of the Privacy Act, archival records transferred from executive branch agencies to the National Archives of the United States are not subject to the provisions of the Act relating to access, disclosure, and amendment. The Privacy Act does require that a notice appear in the Federal Register when executive branch systems of records retrievable by personal identifiers are transferred to the National Archives of the United States. After transfer of records retrievable by personal identifiers to the National Archives of the United States, NARA does not maintain these records as a separate system of records. NARA will attempt to locate specific records about an individual in any system of records described in a Privacy Act Notice as being part of the National Archives of the United States. Furthermore, records in the National Archives of the United States may not be amended, and NARA will not consider any requests for amendment.

Archival records maintained by NARA are arranged by Record Group depending on the agency of origin. Within each Record Group, the records are arranged by series, thereunder generally by filing unit, and thereunder by document or groups of documents. The arrangement at the series level or below is generally the one used by the originating agency. Usually, a system of records corresponds to a series.

In this notice, each system is identified by the system name used by the executive branch agency that accumulated the records. That system name is followed by information in parentheses about the National Archives Record Group to which records in the system have been allocated. In the section of the notice covering categories of records in the system, the specific segment of the system transferred to the National Archives of the United States is identified by the accession number assigned to the system segment when it was transferred to the National Archives and the series title associated with the system in the National Archives.

The following systems of records, or parts thereof, retrievable by personal identifiers have been transferred to the National Archives since the last notice published at 61 FR 36573, (July 11, 1996):

1. *System name:* General Personnel Records, OPM/GOVT–1 (part of National Archives Record Group 478, Records of the Office of Personnel Management).

System location: 8601 Adelphi Road, College Park, MD 20740–6001.

Categories of individuals covered by the system: Records in the National Archives cover current and former Federal employees as defined in 5 U.S.C. 2105.

Categories of records in the system: Records in the National Archives covered by this notice include records contained in the Central Personnel Data File (CPDF), a definitive list of personal and employment related information on Federal employees, 1985. (NARA Accession NN3–478–096–002).

Routine uses of records maintained in the system, including categories of users and the purpose of such uses: Reference by Government officials, scholars, students, and members of the general public. The records in the National Archives of the United States are exempt from the Privacy Act of 1974 except for the public notice required by 5 U.S.C. 552a(l)(1)(3). Further information about uses and restrictions may be found in 36 CFR part 1256 and in the Appendix following this notice.

Policies and practices for storing, retrieving, accessing, retaining, and disposing of records in the system: a. Storage: Electronic database stored

on magnetic tape.

b. Retrievability: Retrieved by various combinations of name, birth date, social security numbers, or identification number.

c. Safeguards: Records are kept in locked stack areas accessible only to authorized NARA personnel.

d. Retention and disposal: Records are retained permanently.

System manager and address: The system manager is the Assistant Archivist for Records Services, Washington, DC (NW), 8601 Adelphi Road, College Park, MD 20740–6001.

Notification procedures: Individuals desiring information from or about these records should direct inquiries to the system manager.

Records access procedures: Upon request, NARA will attempt to locate specific records about individuals and will make the records available subject to the restrictions set forth in 36 CFR part 1256. Enough information must be provided to permit NARA to locate the records in a reasonable amount of time. Records in the National Archives may not be amended and requests for amendment will not be considered. More information regarding access procedures is available in the Guide to the National Archives of the United States, which is sold by the Superintendent of Public Documents, **Government Printing Office**, Washington, DC 20402, and may be consulted at NARA research facilities listed in 36 CFR part 1253.