Industrial Corporation Superfund Site and the Northernaire Plating Company Superfund Site both of which are listed on the NPL. The construction of the Remedial Action is complete at those Sites and no further response actions are contemplated at this time.

DATES: Comments on the proposed PPA must be received by EPA within June 22, 1998.

ADDRESSES: A copy of the proposed PPA is available for review at U.S. EPA, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604. Please contact Cynthia A. King at (312) 886–6831, prior to visiting the Region 5 office.

Comments on the proposed PPA should be addressed to Cynthia A. King, Office of Regional Counsel, U.S. EPA Region 5, 77 West Jackson Boulevard (Mail Code C–14J), Chicago, Illinois 60604.

FOR FURTHER INFORMATION, CONTACT: Cynthia A. King at (312) 8886–6831, of the U.S. EPA Region 5, Office of Regional Counsel.

A 20-day period, commencing on the date of publication of this notice, is open for comments on the proposed PPA. Comments should be sent to the addressee identified in this document.

William E. Muno,

Director, Superfund Division. [FR Doc. 98–14434 Filed 5–29–98; 8:45 am] BILLING CODE 6560–50–M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6103-8]

Parramore Fertilizer Site/Tifton, Georgia; Notice of Proposed Settlement

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of proposed settlement.

SUMMARY: Under section 122(h)(1) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the Environmental Protection Agency (EPA) has proposed to settle claims for response costs at the Parramore Fertilizer Site (Site) located in Tifton, Georgia, with Atlantic Steel Industries, Inc., AmeriSteel Corporation, Georgetown Steel Corporation, SMI Steel-South Carolina, and U.S. Foundry & Manufacturing Corporation. EPA will consider public comments on the proposed settlement for thirty days. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate the proposed settlement is inappropriate,

improper, or inadequate. Copies of the proposed settlement are available from: Ms. Paual V. Batchelor, U.S. Environmental Protection Agency, Region IV, Program Services Branch, Waste Management Division, 61 Forsyth Street, SW., Atlanta, Georgia 30303, (404) 562–8887.

Written comment may be submitted to Mr. Greg Armstrong at the above address within 30 days of the date of publication.

Dated: May 19, 1998.

Richard D. Green,

Director, Waste Management Division. [FR Doc. 98–14431 Filed 5–29–98; 8:45 am] BILLING CODE 6560–50–M

EXPORT-IMPORT BANK OF THE UNITED STATES

Notice of Open Special Meeting of the Advisory Committee of the Export-Import Bank of the United States (Export-Import Bank)

SUMMARY: The Advisory Committee was established by P.L. 98–181, November 30, 1993, to advise Export-Import Bank on its programs and to provide comments for inclusion in the reports of the Export-Import Bank of the United States to Congress.

TIME AND PLACE: Tuesday, June 16, 1998, at 9:30 am. The meeting will be held at the Export-Import Bank in room 1143, 811 Vermont Avenue, NW, Washington, D.C. 20571.

AGENDA: The meeting will include a discussion of Ex-Im Bank's annual Competitiveness Report to Congress. In addition there will be discussions regarding information collected from exporters of the net impact of Ex-Im Bank's foreign content policy on the U.S. economy and specifically on U.S. jobs; Medium term delegated authority based on interviews with banks to determine whether the banking community has the capacity to or interest in taking additional risk; and Project Finance: bringing private sector expertise to bear on how Ex-Im Bank can resolve the administrative issues associated with comprehensive precompletion cover.

PUBLIC PARTICIPATION: The meeting will be open to public participation, and the last 10 minutes will be set aside for oral questions or comments. Members of the public may also file written statement(s) before or after the meeting. In order to permit the Export-Import Bank to arrange suitable accommodations, any person wishes auxiliary aids (such as a sign language interpreter) or other special accommodation, please contact,

prior to June 9, 1998, Megan Becher, Room 1284, Vermont Avenue, NW, Washington, DC 20571, (202) 565–3507. Voice: (202) 565–3955 or TDD (202) 565–3377.

FOR FURTHER INFORMATION: For further information, contact Megan Becher, Room 1284, 811 Vermont Ave., NW, Washington, DC 20571, (202) 565–3507.

Kenneth Hansen,

General Counsel.

[FR Doc. 98–14521 Filed 5–29–98; 8:45 am] BILLING CODE 6690–01–M

FEDERAL COMMUNICATIONS COMMISSION

[CC Docket No. 95-155]

Toll Free Service Access Codes

AGENCY: Federal Communications Commission.

ACTION: Notice; letter.

SUMMARY: The Common Carrier Bureau has issued a letter to Database Service Management, Inc., extending the time for subscribers holding toll free 800 numbers to exercise their right of first refusal to request corresponding toll free 888 numbers that were set aside for them. The letter also extends the time for RespOrgs to report subscriber requests to DSMI and for DSMI to process and verify RespOrg reports as they come in, and it directs DSMI to take several other actions to ensure: That all subscriber requests to retain their set-aside numbers are promptly assigned and activated as "working" that no subscriber requests get rejected for being submitted late; and that all setaside numbers for which subscribers did not respond in writing are placed in "unavailable" status rather than "spare" status, while the Commission audits them to ensure that subscribers received adequate notice from the RespOrgs. FOR FURTHER INFORMATION CONTACT:

FOR FURTHER INFORMATION CONTACT: Marty Schwimmer 202–418–2334.

SUPPLEMENTARY INFORMATION: We are attaching this letter to this document for the readers' convenience.

Federal Communications Commission.

Geraldine A. Matise,

Chief, Network Services Division. May 15, 1998.

Mr. Michael Wade,

President, Database Service Management, Inc., 6 Corporate Place, Room PYA– 1F286, Piscataway, NJ 08854–4157.

Re: Processing of set-aside 888 numbers for subscribers holding corresponding 800 numbers

Dear Mr. Wade: The Bureau's letter to you dated April 2, 1998, established a 90-day schedule to transfer to RespOrg control or to

release into "spare" status 888 vanity numbers that were set aside for subscribers holding corresponding 800 numbers. Your letter dated April 10, 1998, indicates that the 90-day schedule does not allow sufficient time for DSMI to process and verify RespOrg reports of subscriber requests for these numbers. The Bureau in this letter now extends the time for subscribers to request numbers that were set aside for them, for RespOrgs to report subscriber requests to DSMI, and for DSMI to process and verify RespOrg reports as they come in. It also directs DSMI to take several other actions, which are intended to ensure: (1) That all subscriber requests to retain their set-aside numbers are promptly assigned and activated as "working"; (2) that no subscriber requests get rejected for being submitted late; and (3) that all set-aside numbers for which subscribers did not respond in writing are placed in "unavailable" status rather than 'spare" status, while the Commission audits them to ensure that subscribers received adequate notice from the RespOrgs

Under the current 90-day schedule RespOrgs were required in the first 20 days, which ended April 25, 1998, to notify their subscribers that they may choose to reserve their set-aside numbers. In the next 30 days, subscribers must submit written requests to the RespOrgs in order to retain their numbers, and they are permitted to submit written requests to release the numbers as "spare." In the following 30 days, RespOrgs must report the subscribers" requests to DSMI, with documentation of each subscriber's request or certification that the subscriber did not respond. In the last 10 days, DSMI must complete processing the requests.

The Bureau is concerned that erroneously releasing a number into "spare" status contrary to a subscriber's intent would not be a correctable error if the number then becomes "reserved," "assigned," or activated as "working" for the account of another subscriber. (Erroneously assigning and activating a subscriber's set-aside number as "working" would presumably be correctable, by placing it in the proper status and ensuring that the subscriber is not charged for it.) It is therefore imperative to verify, for each number that a RespOrg certifies the subscriber did not respond, that the subscriber received adequate notice of right of first refusal from the RespOrg before releasing the number into "spare" status.

Other potential problems, in addition to inadequate notice, could also necessitate additional time for processing or for correction and re-processing. Among these may be, for example, failure by subscribers to mail their requests to RespOrgs or to mail them by May 24, 1998, or mishandling of written subscriber requests by RespOrgs or their agents, or failure or inability of RespOrgs or their agents to report subscriber requests correctly to DSMI. Compounding or contributing to these possibilities, other events might transpire during or after the 90day period-for example, a subscriber might change RespOrgs, an 800 number might be disconnected or suspended, or an 888 number that is returned to RespOrg control for activation as "working" might instead be

placed in "reserved" status (and 45 days later automatically moved to "spare" status if the subscriber fails to submit a further request to activate).

In light of these concerns, the Bureau modifies the process for handling the 888 numbers that were set aside for subscribers holding corresponding 800 numbers, as follows.

1. Written subscriber requests received from RespOrgs by August 21, 1998-Processed by DSMI by September 10, 1998-Activated by September 30, 1998. The Bureau directs DSMI to instruct the RespOrgs that additional time is allotted, until August 21, 1998, for RespOrgs to complete notifying subscribers of their right of first refusal, for subscribers to respond to the RespOrgs' notification in writing, and for RespOrgs to report all results to DSMI (with documentation of written subscriber requests and certification of all other results). The Bureau also directs DSMI to instruct the RespOrgs that they may set target dates for subscriber responses, consistent with this time schedule. The Bureau further directs DSMI that, for all 888 number requests that are reported to DSMI and received from RespOrgs by August 21, 1998, and that are documented by written subscriber requests (rather than by RespOrg certification of other results), DSMI will have an additional 20 days for processing those written subscriber requests, until September 10, 1998. In that time, DSMI must complete all processing, place into "spare" status all numbers to be released, place into "assigned" status all numbers that subscribers wish to retain, transfer to the RespOrgs control of numbers that are to be activated as "working," and instruct the RespOrgs to complete activation of those numbers as "working" within 20 days thereafter, no later than September 30, 1998.

2. Late-filed written requests-Acceptance—Requests to reserve. The Bureau directs DSMI to instruct the RespOrgs that they may not reject written requests from subscribers received after August 21, 1998, and that they must submit to DSMI, on an ongoing basis, all written requests with accompanying documentation as they come in from subscribers no later than 30 days after receiving them. The Bureau instructs DSMI to process all such requests within 20 days of receiving them, and, upon completion of processing, place into "spare" status all numbers requested to be released, place into "assigned" status all numbers that subscribers wish to retain, transfer to the RespOrgs control of numbers that are to be activated as "working," and instruct the RespOrgs to complete activation of those numbers as "working" within 20 days thereafter. The Bureau permits DSMI to request more than 20 days to process latefiled requests, if DSMI's request is due to a reduction in DSMI's work force needed to comply with this letter.

3. "No response" numbers—"Unavailable" status—Commission audit. The Bureau directs DSMI to retain in "unavailable" status those set-aside 888 numbers for which subscribers did not respond, and not to release those numbers into the general pool as "spare" unless and until the Commission

informs DSMI otherwise. The Bureau also directs DSMI to instruct the RespOrgs that, for DSMI to verify documentation, each certification of no subscriber response that a RespOrg submits to DSMI must include subscriber contact information, containing at least the name, address, and phone number of the subscriber and the date and means by which the RespOrg notified the subscriber of the right of first refusal. The Bureau further directs DSMI to inform the RespOrgs that, after September 10, 1998, the Commission will audit those numbers and the documentation with which the RespOrgs certify that subscribers did not respond in writing, to ensure that the subscribers received adequate notice from the RespOrgs of their right of first refusal.

Following completion of the process directed in this letter, the time for subscribers to exercise their rights of first refusal will come to an end when the Bureau directs DSMI to release the remaining "unavailable" set-aside 888 numbers into "spare" status.

Sincerely,
Geraldine A. Matise,
Chief, Network Services Division.
[FR Doc. 98–14378 Filed 5–29–98; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2279]

Petitions For Reconsideration and Clarification of Action in Rulemaking Proceeding

May 22, 1998.

Petitions for reconsideration and clarification have been filed in the Commission's rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents are available for viewing and copying in Room 239, 1919 M Street, NW., Washington, DC or may be purchased from the Commission's copy contractor, ITS, Inc., (202) 857-3800. Oppositions to these petitions must be filed June 16, 1998. See Section 1.4(b)(1) of the Commission's rule (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations, (Banks, Redmond, Sunriver and Corvallis, Oregon) (MM Docket No. 96–7, RM–8732, RM–8845).

Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations, The Dallas and Corvallis, Oregon) (MM Docket No. 96–12, RM– 8741).

Madgekal Broadcasting, Inc. Station KFLY(FM), Corvallis, Oregon.

For Construction Permit to Modify Licensed Facilities (One-Step Upgrade).