In table III, EPA provides the following information (to the extent that such information is not claimed as CBI)

on the Notices of Commencement to manufacture received:

III. 43 NOTICES OF COMMENCEMENT FROM: 1/1/00 TO 1/14/00

Case No.	Received Date	Commencement/Import Date	Chemical
P-00-0008	01/21/00	01/07/00	(S) 2-propenoic acid, polymer with 1,3-butadiene, <i>n</i> -(hydroxymethyl)-2-propenamide and 2-propenenitrile*
P-00-0055	01/18/00	01/13/00	(G) Polyisobutylene oxime
P-00-0056	01/18/00	01/13/00	(G) Polyisobutylene oxime
P-94-0961	01/19/00	12/22/99	(G) Methylene diphenylene diisocyante (mdi) prepolymer
P-95-1214	01/03/00	12/02/99	(G) Polyether/polyester/aromatic polyurethane
P-96-0628	01/18/00	12/22/99	(G) Neutralized polyacrylic resin
P-96-1132	01/18/00	12/21/99	(G) Vinyl modified nonionic surfactant
P-98-1045	01/10/00	01/04/00	(S) Oil, canola, polymerized, oxidized*
P-98-1060	01/24/00	12/20/99	(G) Mixed vegetable oil fatty acids
P-98-1154	01/19/00	12/28/99	(G) Reaction product of ethoxylated fatty amines and ammoniummolybate
P-99-0166	01/18/00	12/20/99	(G) Acrylate functional polyester
P-99-0422	01/07/00	12/10/99	(G) (polyalkoxy, polyester) modified acrylate, reaction product with poly (cyanoalkane-alkylene glycol)
P-99-0655	01/27/00	12/23/99	(G) 2-anthracenesulfonic acid, 4-[[4-(acetylamino) phenyl]amino]-1-amino-9,10-dihydro-9,10-dioxo-, compd. with alkanol amine-alkylene oxide polymer
P-99-0751	01/24/00	01/13/00	(G) Polyester tetrafunctional acrylate
P-99-0764	01/24/00	01/10/00	(G) Ester modified melamine acrylate oligomer
P-99-0818	01/10/00	11/29/99	(G) Alkylphenol
P-99-0830	01/18/00	12/27/99	(G) Synthetic indigo solution
P-99-0890	01/27/00	12/28/99	(G) Alkanolamine carboxylate salts
	01/27/00	I .	
P-99-0891		12/28/99	(G) Alkanolamine carboxylate salts
P-99-0922	01/18/00	12/23/99	(G) Polyacrylic resin
P-99-0936	01/04/00	12/17/99	(S) Fatty acids, C_{8-10} , reaction products with epoxidized soybean oil, ethoxylated*
P-99-1041	01/12/00	12/28/99	(G) Pyrazolotriazolyl substituted acetamide
P-99-1046	01/10/00	01/04/00	(S) Octadecanoic acid, 12-(benzoyloxy)-, 2-ethylhexyl ester (9ci) *
P-99-1051	01/03/00	12/16/99	(G) Blocked polyurethane dispersion
P-99-1070	01/10/00	12/16/99	(G) Acrylic polymer on the basis of methyl methacrylate and <i>n</i> -butyl methacrylate
P-99-1095	01/06/00	12/14/99	(G) Perfluoropolyether derivative
P-99-1101	01/19/00	01/10/00	(G) Organo silane ester
P-99-1109	01/24/00	01/12/00	(S) Alcohols, C ₁₂₋₁₈ , ethers with polyethylene glycol mono-bu ether*
P-99-1152	01/10/00	12/23/99	(G) Substituted aminophenol
P-99-1153	01/10/00	12/19/99	(G) Substituted aminophenol
P-99-1154	01/19/00	01/08/00	(G) Substituted arminophenol
	01/19/00		
P-99-1156		01/10/00	(G) Substituted oxazolidinedione
P-99-1181	01/18/00	12/29/99	(S) Morpholine, sulfate (2:1) *
P-99-1237	01/27/00	01/05/00	(G) Arylsulfonic acid, 2-[[6-[[4-chloro-6-[[4-[[2-(substituted]phenyl]amino]-1,3,5-triazin-2-yl]amino]-1-hydroxy-3-sulfo-2-naphthalenyl]azo]-, so-
P-99-1249	01/17/00	12/14/99	dium salt (G) Polyester acrylate
P-99-1251	01/17/00	12/31/99	(G) Tin-ii-carboxylate
P-99-1296	01/12/00	12/26/99	(G) Substituted phenyl butanoic acid
P-99-1299	01/14/00	01/11/00	(G) Amino epoxy silane
P-99-1300	01/12/00	12/28/99	(G) Substituted phenyl butanoyl chloride
P-99-1316	01/19/00	12/17/99	(G) Rosin modified phenolic resin
P-99-1365	01/13/00	01/10/00	(G) Aromatic polyurethane
P-99-1370	01/17/00	01/14/00	(G) Aromatic polyester polyurethane
P-99-1387	01/18/00	01/04/00	(G) Substituted aliphatic carboxylic acid

List of Subjects

Environmental protection, Chemicals, Premanufacturer notices.

Dated: February 16, 2000.

Deborah A. Williams,

Acting Director, Information Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 00–4420 Filed 2–24–00; 8:45 am] $\tt BILLING\ CODE\ 6560–50–F$

OFFICE OF NATIONAL DRUG CONTROL POLICY

Notice of Meeting of Drug Free Communities Advisory Commission

SUMMARY: In accordance with the Drug-Free Communities Act, a meeting of the Drug Free Communities Advisory Commission will be held on March 7—8, 2000 in the Board Room of the Vern

Riffe Center, located at 77 South High Street, 31st Floor, Columbus, Ohio. The meeting will commence at 1:00 p.m. on March 7th and adjourn for the evening at 4:30 p.m. The meeting will resume at 8:30 a.m. on March 8th and end at 12:15 p.m. The agenda will include: a panel discussion with Ohio Drug-Free Communities Grantees; remarks by ONDCP Director Barry R. McCaffrey, the

status of juvenile justice and delinquency prevention; and a report by the ONDCP Administrator of the Drug Free Communities Support Program. There will be an opportunity for public comment from 11:30 a.m. until 12:00 noon on Wednesday March 8, 2000.

FOR FURTHER INFORMATION CONTACT:

Please direct any questions to Linda V. Priebe, Attorney-Advisor, (202) 395-6622, Office of National Drug Control Policy, Executive Office of the President, Washington, D.C. 20503.

Edward H. Jurith,

General Counsel.

[FR Doc. 00-4403 Filed 2-24-00; 8:45 am]

BILLING CODE 3180-02-P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the **Federal Communications Commission**

February 16, 2000.

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 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 March 27, 2000. 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 Judy Boley, Federal Communications Commission, Room 1-C804, 445 12th Street, SW, DC 20554 or via the Internet to jboley@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collection(s), contact Judy Bolev at 202-418-0214 or via the Internet at ibolev@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control No.: 3060-0809.

Title: Communications Assistance for Law Enforcement Act (CALEA), Report and Order and Order on Reconsideration.

Form No.: Not applicable.

Type of Review: Extension to a currently approved collection.

Respondents: Business or other forprofit.

Number of Respondents: 5,000 respondents; 6,000 responses.

Estimated Time Per Response: 6

Frequency of Response: Recordkeeping and on occasion reporting requirement.

Total Annual Burden: 36,000 hours. Total Annual Cost: N/A.

Needs and Uses: A Report and Order (R&O) considering the proposals made in the Notice of Proposed Rulemaking (NPRM) was adopted by the Commission in January 1999. The R&O made certain revisions to the burdens approved in the NPRM, chiefly to make them as effective as possible with minimum negative impact on

telecommunications carriers. The R&O requires that telecommunications carriers: establish and submit to the Commission their policies and procedures for ensuring that any interception of communications or access to callidentifying information effected within its switching premises can be activated only in accordance with lawful authorization and with the affirmative intervention of an individual officer or employee of the carrier, acting in accordance with regulations prescribed by the Commission. This submission must include information regarding the appointment of any individual whose job function will include being a point of contact for law enforcement to reach on a daily, around-the-clock basis, including a description of that individual's job function and a method of contacting that individual. The Commission did not adopt a proposal contained in the NPRM to establish less burdensome filing requirements for submission of policies and procedures by smaller carriers, finding that CALEA does not make a distinction between

carriers based on size, for the purpose of determining who must submit their policies and procedures to the Commission. The Commission must review carriers' policies and procedures to determine whether they are in compliance with the rules established in CALEA. If the Commission determines that any carrier's policies and procedures are non-compliant, the carrier shall modify its policies and procedures accordingly.

The R&O also established certification and recordkeeping requirements covering each interception of communications or access to callidentifying information, made with or without appropriate authorization. The certification requirement could be met by having the designated company liaison sign the certification statement, verifying that the records are complete and accurate, and attaching the appropriate legal authorization, as well as any extensions that have been granted. The R&O adopted a two-tiered recordkeeping requirement. It mandated that telecommunications carriers maintain records of call-identifying information and unauthorized interceptions for ten years; it required carriers to maintain records relating to the content of each authorized interception of communications for a period of time determined by them in accordance with the policies and procedures that they establish under section 229(b) of the Communications Act and applicable state and federal statutes of limitation. The R&O then required that carriers include in their policies and procedures, submitted to the Commission for review, a detailed description of how long they will maintain their record of interception, and reasonable justification for the time period that carriers choose for their individual record retention. The R&O noted that the Commission retains authority to modify any carrier's policy or procedure that is determined not to be in compliance with these regulations.

The Order revises the recordkeeping obligations adopted in the R&O by finding that carriers need not retain the content or call-identifying information of any interceptions of communications. Thus, it replaces the requirement that carriers maintain records of unauthorized interceptions for ten years with one that allow the carriers to maintain the certification, as is the case with authorized interceptions, for a "reasonable period of time".

The Office of Management and Budget (OMB) approved the revised information collection burdens in the R&O and the Order on 2/2/00. This temporary approval expires at the end of