with the Commission and is available for public inspection:

a. Type of Application: Request for Commission Approval to Grant a Permit for Dredging on Project Lands, and for the Lease of Project Lands.

b. Project No.: 1494-119.

c. Dated Filed: March 8, 1996, and supplemented April 5, 1996.

d. Applicant: Grand River Dam Authority (licensee).

e. Name of Project: Pensacola Project. f. Location: Near the Patricia Island portion of Grand Lake O' The Cherokees, Delaware County, Grove, Oklahoma.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Robert W. Sullivan, Jr., Grand River Dam Authority, P.O. Box 409, Drawer G, Vinita, OK 74301, (918) 256-5545.

i. FERC Contact: Joseph C. Adamson, $(202)\ 219-1040.$

j. Comment Date: May 20, 1996.

k. Description of Proposed Action: The licensee requests Commission approval to grant a permit to Mr. Larry Herrelson, d/b/a Patricia Island Estate (permittee) to: (1) excavate approximately 192,200 cubic yards of material from the Pensacola Project's reservoir (Grand Lake O' The Cherokees); and (2) to lease 6 tracts of project lands totaling 72.48 acres. The application includes measures for mitigating temporary adverse impacts to fish resources. The proposed dredging activity is to lengthen and deepen coves to provide boat access to project waters as part of the development of a residential recreation area. The proposed lease will enable the permittee to develop a public golf course using private lands in conjunction with the leased project lands. If approved the application would authorize excavation at the site for the placement of nine boat access facilities, and development at the site for the establishment of a public golf course.

1. This notice also consists of the following standard paragraphs: B, C1,

B. Comments, Protests, or Motions to Intervene—Anyone may submit comments, a project, or a motion to intervene in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified

comment date for the particular application.

C1. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title "COMMENTS"

"RECOMMENDATIONS FOR TERMS AND CONDITIONS", "PROTEST", OR "MOTION TO INTERVENE", as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and the number of copies provided by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426. A copy of any motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D2. Agency Comments—Federal, state, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

Lois D. Cashell,

Secretary.

[FR Doc. 96-9517 Filed 4-17-96; 8:45 am] BILLING CODE 6717-01-M

FEDERAL COMMUNICATIONS **COMMISSION**

Notice of Public Information Collections Submitted to OMB for Review and Approval

April 12, 1996.

SUMMARY: The Federal Communications, 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 proposed and/or continuing information collections, 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 Commissions burden estimates; (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 May 20, 1996. 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.

ADDRESS: Direct all comments to Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov and Timothy Fain, OMB Desk Officer, 10236 NEOB 725 17th Street, NW., Washington, DC 20503 or fain t@a1.eop.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Dorothy Conway at 202-418-0217 or via internet at dconway@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval No.: 3060-0139. Title: Application for Antenna Structure Registration. Form No.: FCC 854/854R.

Type of Review: Revision of a currently approved collection.

Respondents: Businesses or other forprofit; state or local governments. Number of Responses: 43,000. Estimated Time Per Response: 30

Total Annual Burden: 21,500 hours. Needs and Uses: Section 303(g) of the Communications Act authorizes the Commission to require the painting and/ or illumination of radio towers if and when in its judgement such towers constitute, or there is a reasonable possibility that they may constitute, a hazard to air navigation. This FCC form is to be used for the purpose of registering structures used for wire or radio communication services within the United States, or to make changes to an existing registered structure, or to notify the Commission of the dismantlement of a structure. The Commission staff will evaluate the antenna data submitted by the tower owner and determine if Part 17 rule requirements are met and if any obstruction painting and/or lighting will be necessary. The tower owner will

receive notification that the Commission has registered the structure. modification or dismantlement on FCC Form 854R, Antenna Structure Registration. Owners of new and modified towers must notify the Commission within 24 hours of construction completion and/or disposition of structure, using a portion of the FCC Form 854R which is detachable. The data collected is required by the Communications Act of 1934, as amended; FCC Rules Section 1.61(a), 17.4, 21.11(g), 25.113(c), 73.3533(c), 74.551(c), 74.651(d), 74.1251(d), 78.109(c), 95.83(a)(3), 97.15(d).

OMB Approval Number: 3060-0544. Title: 47 CFR 76.701 Leased access channels

Type of Review: Revision of a currently approved collection.

Respondents: Businesses or other forprofit, individuals or households.

Number of Respondents: 535,600 determined as follows: 6,270 cable companies are subject to the Commission's leased access provisions with approximately 1,000 carrying active leased access channels. We estimate approximately 50 systems will add leased access channels to their channel line-up for the first time and they will choose to adopt a written and published policy prohibiting indecent programming. The average burden is 2 hours per system for a total 100 hours. We also estimate that much leased access programming contains no indecent material. Therefore no more than 10% of the subscribers to a system with leased access channels are in a position to request indecent access programming or request termination of such programming. We estimate that cable systems have an average of 5,300 subscribers and the average burden to complete the written request is approximately 1 minute since many systems provide a pre-printed area on their monthly billing statement for subscribers to make these requests. The total burden for this is 9,010 hours.

Additionally the Commission estimates that for the 1,000 systems with leased access channels there will be an average 5 occurrences annually where program providers must identify indecent programming in writing to the cable operators. The estimated burden is 10 minutes per respondent for a total of 835 hours.

A cable operator may also request a program provider to certify that the programming intended for leased access does not have obscene or indecent content and may request that programming of "live programming"

certify that reasonable efforts will be made to ensure that live programming is not indecent. The average burden for each certification is 10 minutes per respondent for a total burden of 835 hours. Section 76.701(h) requires retention of records verifying compliance with these requirements. The estimated burden is 4 hours per respondent for a total of 4,000 hours.

This collection was revised to incorporate the third party disclosure requirements contained in sections 76.701(c), 76.701(d), and 76.702(e) which were not previously reported. Also the number of respondents has been adjusted from 497 to 1,000.

Total Annual Burden: 14,780 hours. Needs and Uses: Section 10(a) of the Cable Television Consumer Protection and Competition Act of 1992, Pub.L. No. 102-385, permits cable operators to enforce voluntarily a written and published policy of prohibiting indecent programming on commercial leased access channels on their cable systems. Section 10(b) of the Act requires the Commission to adopt regulations that are designed to restrict access of children to indecent programming on leased access channels (that is not voluntarily prohibited under section 10(a) by requiring cable operators to place indecent leased access programming, as identified by program providers, on a "blocked" leased access channel. The various information collection, disclosure and recordkeeping requirements set forth in 47 CFR 76.701 protect cable operators against involuntarily transmitting indecent programming on leased access channels; and unknowingly transmitting indecent programming on leased access channels to children or adult subscribers without adult subscribers' consent. Federal Communications Commission. William F. Caton, Acting. Secretary.

Public Information Collection Approved by Office of Management and Budget

[FR Doc. 96-9530 Filed 4-17-96; 8:45 am]

April 11, 1996.

BILLING CODE 6712-01-F

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collection pursuant to the
Paperwork Reduction Act of 1995, Pub.
L. 96–511. An agency may not conduct
or sponsor a collection of information
unless it displays a currently valid
control number. Not withstanding any
other provisions of law, 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. Questions concerning the OMB control numbers and expiration dates should be directed to Dorothy Conway, Federal Communications Commission, (202) 418–0217.

Federal Communications Commission

OMB Control No.: 3060–0084.

Expiration Date: 04/30/99.

Title: Ownership Report for

Noncommercial Educational Broadcast

Station; FCC Form 323–E.

Estimated Annual Burden: 348 hours annual burden; average 4 hours per respondent. However, the Commission estimates that the respondents will contract with an attorney to complete the form. The average time for conveying the necessary information to the attorney is 30 minutes per respondent; 695 respondents.

Description: Each licensee/permittee of a noncommercial AM, FM and TV station is required to file an FCC Form 323-E within 30 days of the date of grant by the FCC of an application for original construction permit and after any changes occur in the information called for in the form; and in conjunction with the renewal application. Licensees with current unamended Ownership Reports on file at the Commission may so indicate on their renewal applications and be relieved of the obligation to file a new Ownership Report. The data is used by FCC staff to determine whether the licensee/permittee is abiding by the multiple ownership requirements as set down by the Commission's Rules and is in compliance with the Communications Act.

OMB Control No.: 3060–0690. Expiration Date: 4/30/99.

Title: Proposed Rules Regarding the 37.0–38.6 GHz and 38.6–40.0 GHz Bands ET Docket No. 95–183.

Estimated Annual Burden: 156,200 total annual hours.

This estimate was determined as follows: Proposed Section 21.711(b) has 300 respondents estimated time per response is 40 hours; Proposed Section 21.711(b)(2) has 200 respondents estimated time per response is 80 hours; Proposed Section 21.711(a)(4) has 500 respondents estimated time per response is 256 hours; FCC Forms 402 and 494 have 100 respondents estimated time per response is 2 hours.

Description: This information will be used by the Commission to provide adequate point-to-point microwave spectrum, which could be used by broadband Personal Communications