simplify the application and process for the second and third year grant continuations?

Definitions: How should we define "community needs?" How should we define a Learn and Serve America "participant" for elementary/secondary education and for higher education programs? How should we define a 'service hour?" How should we clarify the definition of "youth and adult volunteers" who provide service along with Learn and Serve America program participants? How should we define a 'subgrantee?'' Should Grant Making Entities (grantees that must serve multiple states in order to be eligible for funding) be defined as providing service in two or more states from the beginning of the grant, or prospectively at any point during the grant period? Should this definition be the same for Schoolbased and Community-based grantee organizations?

*Teacher Education Grants:* Should we require that Learn and Serve America grantee teacher education programs prepare prospective teachers to use service-learning in their classroom/ teaching practices?

Intergenerational Activities: How should the Corporation promote the use of service-learning practices and models that utilize multiple generations? For example, should we require that Learn and Serve America higher education programs serving children include a component in which children serve with higher education student participants?

Adult and Youth Volunteers: How should the Corporation promote the recruitment of adult and youth volunteers who work with Learn and Serve America participant students in meeting community needs? How should we encourage the participation of adult volunteers who have particular expertise in meeting the community needs focused on by the Learn and Serve America projects? How should we encourage the participation of elementary/secondary student participants' family members?

Community Organization Partnerships: What steps should the Corporation take to strengthen the role of community organizations as partners in Learn and Serve America projects? What steps should we take to promote greater participation of faith-based and small community organizations?

Project Expenditures: Should Learn and Serve America grantees be required to include evaluation funding in their project budgets, along with stipulation of the scope and method of evaluations? Should we require that web conferencing capabilities be included in the grant budget?

Performance measures and evaluation: How can the Corporation and its Learn and Serve America grantees ensure that all Learn and Serve America programs are setting and achieving appropriate, measurable performance outcome goals? Should we require that Learn and Serve America grantees and subgrantees establish and meet a common set of outcome measures? How can the Corporation ensure that its grantees regularly and effectively evaluate their servicelearning programs?

Unified State Plans: What role, if any, should Learn and Serve America grantees and subgrantees play within the Corporation's Unified State Plans? How should Learn and Serve America grantees and subgrantees be encouraged to participate in Unified State Plans and state-wide service conferences?

# **Conference Calls and Public Input Meetings**

The Corporation is planning two conference calls and two public input meetings in October. Please check our National Service-Learning Clearinghouse Web site at *http:// www.servicelearning.org* for further information regarding these conference calls and public input meetings or contact Pat Carpenter at (202) 606–5000, ext. 209 (*pcarpenter@cns.gov*).

### Conference Calls

October 14-10:30 a.m.

October 15-3:30 p.m.

To register for the calls, please contact Pat Carpenter at *pcarpenter@cns.gov*. The time for both calls is eastern time.

### Public Input Meetings

October 13 from 2–4 p.m. Rabb Room, University College of Citizenship and Public Service, Tufts University, Medford, MA.

October 14 from noon–2 p.m. One Dupont Circle, Conference Room C, Level 1B, Washington, DC.

The time for both meetings is eastern time. We strongly encourage you to attend in person if you are in the Boston and DC areas, and ask that you RSVP to Pat Carpenter at *pcarpenter@cns.gov*.

Dated: October 7, 2004.

## Frank R. Trinity,

General Counsel. [FR Doc. 04–22951 Filed 10–8–04; 8:45 am] BILLING CODE 6050-\$\$-U

### FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 73

[DA 04-3055; MB Docket No. 04-380; RM-11069]

# Radio Broadcasting Services; Corydon and Lanesville, IN

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

**SUMMARY:** This document requests comments on a petition for rulemaking filed by Blue Chip Broadcasting Licenses II, Ltd., licensee of Station WGZB–FM, Corydon, Indiana proposing the reallotment of Channel 243A from Corydon, Indiana to Lanesville, Indiana, as the community's first local transmission service, and the modification of the license for Station WGZB–FM to reflect the changes. The coordinates for Channel 243A at Lanesville are 38–12–52 NL and 86–01– 00 WL, the same as those currently used by WGZB–FM at Corydon.

**DATES:** Comments must be filed on or before November 18, 2004, and reply comments on or before December 3, 2004.

ADDRESSES: Secretary, Federal Communications Commission, 445 Twelfth Street, SW., Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner's counsel as follows: Evan S. Henschel, Esq., Wiley Rein & Fielding LLP, 1776 K Street NW., Washington, DC 20006.

**FOR FURTHER INFORMATION CONTACT:** Helen McLean, Media Bureau, (202) 418–2738.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MB Docket No. 04-380, adopted September 23, 2004, and released September 27, 2004. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC's Reference Information Center at Portals II, CY-A257, 445 Twelfth Street, SW., Washington, DC. This document may also be purchased from the Commission's duplicating contractors, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY-B402, Washington, DC 20554, telephone 1-800-378-3160 or http://

www.BCPIWEB.com.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR § 1.1204(b) for rules governing permissible *ex parte* contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio, Radio broadcasting. For the reasons discussed in the

preamble, the Federal Communications Commission proposes to amend 47 CFR Part 73 as follows:

## PART 73—RADIO BROADCAST SERVICES

1. The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334 and 336.

### §73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Indiana, is amended by removing Channel 243A at Corydon and by adding Lanesville, Channel 243A.

Federal Communications Commission.

### John A. Karousos,

Assistant Chief, Audio Division, Media Bureau.

[FR Doc. 04–22879 Filed 10–8–04; 8:45 am] BILLING CODE 6712–01–P

# FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 73

[DA 04–3010; MB Docket No. 04–367; RM– 11070]

# Radio Broadcasting Services; Genoa, CO; Security, CO

**AGENCY:** Federal Communications Commission.

ACTION: Proposed rule.

**SUMMARY:** This document requests comments on a petition for rulemaking filed by Optima Communications, Inc. requesting the substitution of Channel 288C2 for Channel 288C3 at Security, Colorado and the modification of Station KSKX(FM)'s license accordingly. The coordinates for Channel 288C2 at Security are 38–37–30 NL and 104–49–00 WL. There is a site restriction 16.12 kilometers (10 miles) southwest of the community. To accommodate the proposal, petitioner requests the substitution of Channel 291C3 for vacant Channel 288C3 at Genoa, Colorado. The coordinates for Channel 291C3 at Genoa are 39–15–35 NL and 103–17–15 WL with a site restriction 18.4 kilometers (11.4 miles) east of the community.

**DATES:** Comments must be filed on or before November 15, 2004, and reply comments on or before November 30, 2004.

ADDRESSES: Secretary, Federal Communications Commission, 445 Twelfth Street, SW., Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner as follows: Optima Communications, Inc., c/o Mark N. Lipp, Esq., Vinson & Elkins, L.L.P., The Willard Office Building, 1455 Pennsylvania Avenue, NW., Washington, DC 20004–1008.

# FOR FURTHER INFORMATION CONTACT:

Helen McLean, Media Bureau, (202) 418–2738.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MB Docket No. 367, adopted September 22, 2004, and released September 24, 2004. The full text of this Commission notice is available for inspection and copying during normal business hours in the FCC's Reference Information Center at Portals II, CY-A257, 445 Twelfth Street, SW., Washington, DC. This document may also be purchased from the Commission's duplicating contractors, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY-B402, Washington, DC 20554, telephone 1-800-378-3160 or http:// www.BCPIWEB.com.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. *See* 47 CFR 1.1204(b) for rules governing permissible *ex parte* contacts.

For information regarding proper filing procedures for comments, *see* 47 CFR 1.415 and 1.420.

#### List of Subjects in 47 CFR Part 73

Radio, Radio broadcasting.

For the reasons discussed in the preamble, the Federal Communications Commission proposes to amend 47 CFR part 73 as follows:

### PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334 and 336.

### §73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Colorado, is amended by removing Channel 288C3 and by adding Channel 291C3 at Genoa; by removing Channel 288C3 and by adding Channel 288C2 at Security.

Federal Communications Commission. **John A. Karousos.** 

Assistant Chief, Audio Division, Media Bureau. [FR Doc. 04–22880 Filed 10–8–04; 8:45 am] BILLING CODE 6712–01–P

### DEPARTMENT OF THE INTERIOR

**Fish and Wildlife Service** 

### 50 CFR Part 17

### Endangered and Threatened Wildlife and Plants; 90-Day Finding on a Petition To Delist the Ute Ladies'-Tresses Orchid and Initiation of a 5-Year Review

**AGENCY:** Fish and Wildlife Service, Interior.

ACTION: Proposed rule.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), announce a 90-day finding on a petition to remove the Ute ladies'-tresses orchid (Spiranthes diluvialis) from the Federal List of Endangered and Threatened Wildlife and Plants pursuant to the Endangered Species Act of 1973, as amended (Act). We find that the petition presents substantial information and are initiating a status review to determine if delisting this species is warranted. We are requesting submission of any new information (best scientific and commercial data) on the Ute ladies'tresses orchid since its original listing as a threatened species in 1992.

Following this status review, we will issue a 12-month finding on the petition to delist. Because a status review is also required for the 5-year review of listed species under section 4(c)(2)(A) of the Act, we are electing to prepare these reviews simultaneously. At the conclusion of these simultaneous reviews, we will issue the 12-month finding on the petition, as provided in section 4(b)(3)(B) of the Act, and make the requisite finding under section 4(c)(2)(B) of the Act based on the results of the 5-year review.