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 [insert date 60 days after date of publication in the Federal Register]. 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.

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 Number: New

Collection.

Title: Annual Updating of Maximum Permitted Rates for Regulated Cable Services.

Form No.: FCC Form 1240. Type of Review: New Collection. Respondents: Business or other forprofit; State, Local or Tribal

Governments.

Number of Respondents: 5,850. Estimated Time Per Response: 15 hours.

Total Annual Burden: 116,438 hours. Needs and Uses: The Commission has created the FCC Form 1240 Annual Updating of Maximum Permitted Rates for Regulated Cable Services as a filing alternative to the FCC Form 1210, which is filed quarterly. The Form 1240, like the Form 1210, is filed by cable operators seeking to adjust maximum permitted rates for regulated services to reflect changes in external costs. Cable operators will submit the Form 1240 to their respective local franchising authorities upon certification to regulate basic service tier rates and associated equipment; or with the Commission (in situations where the Commission has assumed jurisdiction). The Form 1240 will also be filed with the Commission when responding to a complaint filed with the Commission about cable programming service rates and associated equipment. The data will be used by the Commission and local franchising authorities to adjudicate

permitted rates for regulated cable services and equipment, for the addition of new programming tiers and to account for the addition and deletion of channels and the allowance for pass throughs of external costs and costs due to inflation.

OMB Approval Number: 3060-0536. Title: Rules and Requirements for

Telecommunications Relay Services (TRS) Interstate Cost Recovery.

Form No.: FCC Form 431.

Type of Review: Extension. *Respondents:* Businesses or other for profit.

Number of Respondents: 5000. *Estimated Time Per Response:* 9.26 hours.

Total Annual Burden: 46,330. Needs and Uses: The Americans with Disabilities Act of 1990 requires the Commission to ensure that telecommunications relay services are available, to the extent possible, to individuals with hearing and speech disabilities in the united States. To fulfill this mandate, the Commission adopted rules which require the provision of TRS services, set minimum standards for TRS providers and establish a shared-funding mechanism for recovering the costs of providing interstate TRS. See 47 CFR Sections 64.601 - 64.605. FCC Form 431 is used in implementing the shared-funding program for the recovery of interstate telecommunications relay services (TRS) costs. All common carriers must contribute to the TRS Fund and complete FCC 431 form. The information is used to administer the program.

Federal Communications Commission. William F. Caton, *Acting Secretary.*

[FR Doc. 95–29279 Filed 11–30–95; 8:45 am] BILLING CODE 6712–01–F

FEDERAL ELECTION COMMISSION

[Notice 1995-22]

Schedule of Submission Dates for Statements of Net Outstanding Campaign Obligations Required from 1996 Presidential Candidates Post Date of Ineligibility

AGENCY: Federal Election Commission. **ACTION:** Notice of submission dates for statements of net outstanding campaign obligations required from 1996 Presidential candidates post Date of Ineligibility.

SUMMARY: The Federal Election Commission is publishing submission dates for statements of net outstanding campaign obligations ("NOCO statements") which are required to be submitted by 1996 publicly funded Presidential primary candidates following their date of ineligibility ("DOI"). Candidates are required to submit a NOCO statement prior to each regularly scheduled date on which they receive federal matching funds, on dates to be determined by the Commission.

FOR FURTHER INFORMATION CONTACT:

Mr. Raymond Lisi, Audit Division, 999 E Street, N.W., Washington, D.C. 20463, (202) 219–3720 or (800) 424–9530.

SUPPLEMENTARY INFORMATION: Under 11 CFR 9034.5. a candidate who receives federal matching funds must submit a NOCO statement to the Commission within 15 calendar days after the candidate's date of ineligibility, as determined under 11 CFR 9033.5. The candidate's net outstanding campaign obligations is equal to the difference between the total of all outstanding obligations for qualified campaign expenses plus necessary winding down costs less cash on hand, the fair market value of capital assets, and accounts receivable. 11 CFR 9034.5(a). Candidates will be notified of their DOI by the Commission.

Candidates who have net outstanding campaign obligations post-DOI may continue to submit matching payment requests as long as the candidate certifies that the remaining net outstanding campaign obligation equal or exceed the amount submitted for matching. 11 CFR 9034.5(f)(1). If the candidate so certifies, the Commission will process the request and certify the appropriate amount of matching funds.

Candidates must also file revised NOCO statements in connection with each matching fund request submitted after the candidate's DOI. These statements are due just before the next regularly scheduled payment date, on a date to be determined by the Commission. They must reflect the financial status of the campaign as of the close of business three business days before the due date of the statement and must also contain a brief explanation of each change in the committee's assets and obligations from the most recent NOCO statement. 11 CFR 9034.5(f)(2).

Please note that this is a change from past procedure. Previously, candidates were required to submit a revised NOCO statement at the same time as they submitted a matching payment request. This new approach will allow the Commission to adjust a committee's certification to reflect any change in the committee's financial position that occurs after submission of the matching