ceived these documents from the manufacturer may obtain copies upon request to the Service Manager, Bell Helicopter Company, P.O. Box 482, Fort Worth, Texas 76101. These documents may also be examined at the Office of the Regional Counsel, Southwest Region, FAA, 4400 Blue Mound Road, Fort Worth, Texas, and at FAA Headquarters, 800 Independence Avenue, SW., Washington, D.C. A historical file on this A.D. which includes the incorporated material in full is maintained by the FAA at its headquarters in Washington, D.C., and at the Southwest Regional Office in Fort Worth, Texas

Issued in Fort Worth, Texas on July 8, 1974.

HENRY L. NEWMAN, Director, Southwest Region. [FR Doc.74-16481 Filed 7-18-74;8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[40 CFR Part 115] [FRL 238-4]

AOUACULTURE PROJECTS

Extension of Comment Period

On June 13, 1974, the Environmental Protection Agency (EPA) published a notice of proposed rulemaking pursuant to sections 318 and 501 of the Federal Pollution Control Act, Water amended, 33 U.S.C. 1251 et seq. (39 FR 20770). The proposed regulation establishes requirements for the approval of discharges of pollutants to aquaculture projects. The due date for comments provided in the notice was July 15, 1974.

Several requests for an extension of time in which to comment have been received by EPA from interested persons who indicated that additional time was required in which to prepare and submit meaningful comments.

EPA has decided that an extension of time to August 15, 1974 is reasonable. Accordingly, the date for submission of comments is hereby extended to and including August 15, 1974.

JAMES L. AGU,

Assistant Administrator for Water and Hazardous Materials.

July 16, 1974. 🗠

[FR Doc.74-16612 Filed 7-18-74;8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

Γ 47 CFR Part 76 1

[Docket No. 20023]

CABLE TELEVISION TECHNICAL **STANDARDS**

Advisability of Federal Preemption and Imposition of Moratorium on Non-Federal Standards: Order Extending Time for Filing Comments and Reply Comments

Amendment of Part 76 of the Commission's rules and regulations relative to an inquiry on the need for new regulations in the area of transfers of control of cable television franchises.

1. Initial comments in the captioned proceeding (46 FCC 2d 175) are now due July 12, 1974. By letter of July 8, 1974, Charles H. Helein, Esquire, requested an extension of time in which to file comments until July 26, 1974, indicating that the burden of filing comments in the numerous pending cable television related proceeding necessitates the re-quested extension if well-considered and thorough comments are to be filed in this proceeding.

2. It appearing that good cause therefor has been shown, we will grant the requested extension of time.

Accordingly, it is ordered. That the dates for filing comments and reply comments in the captioned proceeding are extended to and including July 26, 1974 and August 13, 1974, respectively.

This action is taken by the Chief, Cable Television Bureau, pursuant to author-ity delegated by § 0.289 of the Commission's rules and regulations.

Adopted: July 10, 1974.

Released: July 11, 1974.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION.

DAVID D. KINLEY, Chief, Cable Television Bureau.

[FR Doc.74-16515 Filed 7-18-74;8:45 am]

[47 CFR Part 76]

[Docket No. 19995]

CABLE TELEVISION; NETWORK PROGRAM EXCLUSIVITY

Order Extending Time for Filing Comments and Reply Comments

In the matter of amendment of Subpart F of Part 76 of the Commission's rules and regulations with respect to network program exclusivity protection by cable television systems.

1. On April 9, 1974, the Commission released its notice of inquiry and pro-posed rulemaking in the above-entitled proceeding, setting deadlines of June 17, 1974, and July 5, 1974, for comments and reply comments respectively. In response to petitions for extension of time filed by the Association of Maximum Service Telecasters, the National Acsociation of Broadcasters and several other parties the Commission, by order released June 7, 1974, (39 FR 20813) extended the time for filing comments to July 17, 1974 and for reply comments to August 12. 1974.

2. On July 8, 1974 the National Cable Television Association (NCTA) filed a petition for an additional 15 day extension of time, until July 30, 1974, in which to file comments. NCTA states that this additional period is needed to complete the compilation of data to be submitted to the Commission in this proceeding.

3. We will grant NCTA's petition to extend the time for filing comments in Docket 19995, it appearing that the public interest would be served by so doing.

Accordingly, it is ordered, That the dates for filing comments and reply comments in Docket No. 19995 are extended to and including July 30, 1974 and August 27, 1974, respectively.

This action is taken by the Chief. Cable Television Bureau, pursuant to au-thority delegated by § 0.289(c) (4) of the Commission's rules.

FEDERAL COLIMINICATIONS

COMMISSION,

DAVID D. KIRLEY, [SEAL]

Chief, Cable Television Bureau. [FR Doc.74-16516 Filed 7-18-74;8:45 am]

FEDERAL TRADE COMMISSION

[16 CFR Part 304] PERMANENT MARKING FOR IMITATION POLITICAL AND IMITATION NUMIS-MATIC ITEMS

Opportunity To Submit Data, Views or Comments

Notice is hereby given that the Federal Trade Commission, pursuant to the Hobby Protection Act, 15 U.S.C. 2101, et seq., the Federal Trade Commission Act, as amended, 15 U.S.C. 41, et seq., the provisions of Part 1, Subpart B of the Commission's Procedures and Rules of Practice, 16 CFR 1.11, et seq., and section 553 of Subchapter 11, Chapter 5, U.S.C., has initiated a proceeding for the promulgation of regulations to implement the Hobby Protection Act.

Accordingly, the Commission proposes the following regulations under the Hobby Protection Act:

§ 304.1 Terms defined.

(a) "Act" means the Hobby Protection Act (approved November 29, 1973; Pub. L. 93-167, 87 Stat. 686, (15 U.S.C. 2101, etseq.)).

(b) "Commerce" has the same meaning as such term has under the Federal Trade Commission Act.

(c) "Commission" means the Federal Trade Commission.

(d) "Imitation numismatic item" means an item which purports to be, but in fact is not, an original numismatic item or which is a reproduction, copy, or counterfeit of an original numismatic item. Such term includes an original numismatic item which has been altered or modified in such a manner that it could reasonably purport to be an original numismatic item other than the item which was altered or modified. The term shall not include any re-issue or re-strike of any original numismatic item by the United States or any foreign government.

(e) "Imitation political item" means an item which purports to be, but in fact is not, an original political item, or which is a reproduction, copy or counterfeit of an original item.

(f) "Original numismatic item" means anything which has been a part of a coinage or issue which has been used in exchange or has been used to commemorate a person, object, place or event. Such term includes coins, tokens, paper money, and commemorative medals.

(g) "Original political item" means any political button, poster, literature,

sticker, or any advertisement produced for use in any political cause.

for use in any political cause. (h) "Person" means any individual, group, association, partnership or any other business entity. (i) "Regulations" means any or all

(i) "Regulations" means any or all regulations prescribed by the Federal Trade Commission pursuant to the Act.

(j) "United States" refers to any State, the District of Columbia, and the Commonwealth of Puerto Rico, and any territory or possession of the United States.

§ 304.2 General requirement.

Imitation political or numismatic items subject to the Act shall be marked in conformity with the requirements of the Act and the regulations promulgated thereunder. Any violation of these regulations shall constitute a violation of the Act and of the Federal Trade Commission Act.

§ 304.3 Applicability.

Any person engaged in the manufacturing, or importation into the United States for introduction into or distribution in commerce, of imitation political or imitation numismatic items shall be subject to the requirements of the Act and the regulations promulgated thereunder.

§ 304.4 Marking requirements for imitation political items.

(a) An imitation political item which is manufactured in the United States, or imported into the United States for introduction into or distribution in commerce, shall be plainly and permanently market with the calendar year in which such item was manufactured.

(b) The calendar year shall be marked upon the item legibly, conspicuously and nondeceptively, and in accordance with the further requirements of these regulations.

(1) The calendar year shall appear in arabic numerals, shall be based upon the Gregorian calendar and shall consist of four digits.

(2) An imitation political item of incusable material shall be incused with the calendar year in sans-serif numerals. Each numeral shall have a vertical dimension of not less than two millimeters (2.0 mm) and a minimum depth of three-tenths of one millimeter (0.3 mm) or one-half ($\frac{1}{2}$) the thickness of the reproduction, whichever is the lesser. The minimum total horizontal dimension for the four numerals composing the calendar year shall be six millimeters (6.0 mm).

(3) An imitation political button, poster, literature, sticker or advertisement composed of nonincusable material shall be imprinted with the calendar year in sans-serif numerals. Each numeral shall have a vertical dimension of not less than two millimeters (2.0 mm). The minimum total horizontal dimension of the four numerals compcsing the calendar year shall be six millimeters (6.0 mm).

§ 304.5 Marking requirements for imitation numismatic items.

(a) An imitation numismatic item which is manufactured in the United States, or imported into the United States for introduction into or distribution in commerce, shall be plainly and permanently marked "COPY."

(b) The word "COPY" shall be marked upon the item legibly, conspicuously and nondeceptively, and in accordance with the further requirements of these rezulations.

(1) The word "COPY" shall appear in capital letters, in the English language.

(2) An imitation numismatic item of incusable material shall be incused with the word "COPY" in sans-serif letters having a vertical dimension of not less than two millimeters (2.0 mm) and a minimum depth of three-tenths of one millimeter (0.3 mm) or to one-half ($\frac{1}{2}$) the thickness of the reproduction, whichever is the lesser. The minimum total horizontal dimension of the word "COPY" shall be six millimeters (6.0 mm).

(3) An imitation numismatic item composed of nonincusable material shall be imprinted with the word "COPY" in sans-serif letters having z vertical dimension of not less than two millimeters (2.0 mm). The minimum total horizontal dimension of the word "COPY" shall be six millimeters (6.0 mm).

All interested persons are hereby notified that they may file written data, views or comments concerning the proposed regulations with the Assistant Director for Special Statutes, Federal Trade Commission, Washington, D.C. 20580, on or before September 17, 1974. To the extent practicable, persons wishing to file written statements in excess of two pages should submit twenty copies.

The data, views and comments presented with respect to the proposed regulations will be available for examination by interested persons in Room 130 of the Division of Legal and Public Rec-

ords, Federal Trade Commission, Washington, D.C., and will be considered and evaluated by the Commission in the establishment of the regulations.

By direction of the Commission.

Dated: July 10, 1974.

[SEAL]	CHARLES A. TOBIN,
	Secretary.
[FR.Doc.74-1	6571 Filed 7-18-74;8:45 am1

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SMALL BUSINESS ADMINISTRATION

[13 CFR Part 121]

SPECIAL METHOD FOR COMPUTING SIZE OF CONCERN ADVERSELY AFFECTED BY A MILITARY BASE CLOSING

Cancellation of Proposal To Adopt

On May 13, 1974, there was published in the FEDERAL REGISTER (39 FR. 17111) a notice that the Small Business Administration proposed to adopt a special method for determining the small business eligibility of a concern for use in cases in which the concern has suffered a significant reduction in annual receipts or employment due to the closing of a United States military installation such as a post, camp, or station. The public was given 15 days in which to file comment on the proposal.

Numerous comments were submitted in opposition to adoption of the proposal, among which were (1) that the amendment would permit concerns which under our current definitions are in fact other than small business to compete with small business concerns on procurements reserved for award to small concerns; (2) that once a concern reaches large business status it should have the resources and foresight to cope with changing market conditions and, therefore, should not be placed in competition with small businesses that are still under the umbrella; (3) that the regulation would be extremely complex to administer effectively as, for example, it would be very difficult to accertain when a concern's loss of receipts was due to the base closing and whother more than 51 percent of such concern's annual receipts were the result of its business transactions with such installation or its personnel.

On the basis of all of the comments, we have determined not to adopt the proposal.

Dated: July 5, 1974.

Louis F. Laun, Acting Administrator.

[FR Doc.74-16543 Filed 7-18-74;8:45 am]