productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities;

- 2. Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
- 3. Materially alter the budgetary impact of entitlements, grants, user fees, or land programs or the rights and obligations of recipients thereof; or
- 4. Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

This rule was classified "nonsignificant" under Executive Order 12866 and, therefore, was not reviewed by the Office of Management and Budget.

#### Paperwork Reduction Act

The information collection requirements of the previously promulgated NSPS under 40 ČFR Part 60, Subpart Db were submitted to and approved by the Office of Management and Budget. A copy of this Information Collection Request (ICR) document (OMB control number 2060-0135) may be obtained from Sandy Farmer, Information Policy Branch (PM-223Y); U.S. Environmental Protection Agency; 401 M Street, SW; Washington, DC 20460 or by calling (202) 260-2740. Today's changes to the NSPS do not affect the information collection burden estimates made previously. The information that is required to be collected for this facility specific NO<sub>X</sub> standard is the same as for all other affected facilities subject to these NSPS. Therefore, the ICR has not been revised.

### Regulatory Flexibility Act

The Regulatory Flexibility Act (RFA) of 1980 requires the identification of potentially adverse impacts of Federal regulations upon small business entities. The RFA specifically requires the completion of a Regulatory Flexibility Analysis in those instances where small business impacts are possible. Because this rulemaking imposes no adverse economic impacts, a Regulatory Flexibility Analysis has not been prepared.

Pursuant to the provisions of 5 U.S.C. 605(b), I hereby certify that this rule will not have a significant economic impact on a substantial number of small business entities.

## List of Subjects in 40 CFR Part 60

Environmental protection, Administrative practice and procedure, Air pollution control. Dated: March 22, 1996.

Carol M. Browner,

Administrator.

Title 40, chapter I, part 60, of the Code of Federal Regulations is amended to read as follows:

### PART 60—STANDARDS OF PERFORMANCE FOR NEW STATIONARY SOURCES

### Subpart Db—Standards of Performance for Industrial Commercial-Institutional Steam Generating Units

1. The authority citation for part 60 continues to read as follows:

Authority: 42 U.S.C. 7401, 7411, 7414, 7416, 7429, and 7601.

2. Section 60.49b is amended by adding paragraph (s) as follows:

## § 60.49b Reporting and recordkeeping requirements.

\* \* \* \* \*

- (s) Facility specific nitrogen oxides standard for Cytec Industries Fortier Plant's C.AOG incinerator located in Westwego, Louisiana:
  - (1) Definitions.

Oxidation zone is defined as the portion of the C.AOG incinerator that extends from the inlet of the oxidizing zone combustion air to the outlet gas stack.

Reducing zone is defined as the portion of the C.AOG incinerator that extends from the burner section to the inlet of the oxidizing zone combustion air.

Total inlet air is defined as the total amount of air introduced into the C.AOG incinerator for combustion of natural gas and chemical by-product waste and is equal to the sum of the air flow into the reducing zone and the air flow into the oxidation zone.

- (2) Standard for nitrogen oxides.
- (i) When fossil fuel alone is combusted, the nitrogen oxides emission limit for fossil fuel in § 60.44b(a) applies.
- (ii) When natural gas and chemical by-product waste are simultaneously combusted, the nitrogen oxides emission limit is 289 ng/J (0.67 lb/million Btu) and a maximum of 81 percent of the total inlet air provided for combustion shall be provided to the reducing zone of the C.AOG incinerator.
  - (3) Emission monitoring.
- (i) The percent of total inlet air provided to the reducing zone shall be determined at least every 15 minutes by measuring the air flow of all the air entering the reducing zone and the air flow of all the air entering the oxidation

zone, and compliance with the percentage of total inlet air that is provided to the reducing zone shall be determined on a 3-hour average basis.

(ii) The nitrogen oxides emission limit shall be determined by the compliance and performance test methods and procedures for nitrogen oxides in § 60.46b.

(iii) The monitoring of the nitrogen oxides emission limit shall be performed in accordance with § 60.48b.

(4) Reporting and recordkeeping requirements.

(i) The owner or operator of the C.AOG incinerator shall submit a report on any excursions from the limits required by paragraph (a)(2) of this section to the Administrator with the quarterly report required by § 60.49b(i).

(ii) The owner or operator of the C.AOG incinerator shall keep records of the monitoring required by paragraph (a)(3) of this section for a period of 2 years following the date of such record.

(iii) The owner of operator of the C.AOG incinerator shall perform all the applicable reporting and recordkeeping requirements of § 60.49b.

\* \* \* \* \*

[FR Doc. 96–7746 Filed 3–28–96; 8:45 am] BILLING CODE 6560–50–P

### 40 CFR Part 110

[FRL-5449-6]

# Oil Discharge Program; Editorial Revision of Rules; Correction

**AGENCY:** Environmental Protection Agency.

**ACTION:** Correction to final regulations.

**SUMMARY:** This document contains a correction to the final regulations which were published Wednesday, February 28, 1996 (61 FR 7419). The regulations contained nonsubstantive, editorial revisions to 40 CFR part 110.

EFFECTIVE DATE: March 29, 1996.

## FOR FURTHER INFORMATION CONTACT:

Hugo Paul Fleischman, Office of Emergency and Remedial Response, U.S. Environmental Protection Agency, 401 M St., SW, Washington, DC 20460, mail code 5203G, phone (703)603–8769; or the RCRA/Superfund Hotline, phone (800)424–9346 or (703)603–9232 in the Washington, DC, metropolitan area. SUPPLEMENTARY INFORMATION

## Background

In the rulemaking, EPA reviewed 40 CFR part 110, and removed text which unnecessarily repeats section 311 of the Act. EPA also revised regulatory text: to make it more concise, to conform more

closely to statutory language, or to eliminate text which is legally obsolete. All of these changes were editorial. None effected any changes to the substance of the revised rules. EPA also redesignated affected sections as necessary.

#### **Need for Correction**

As published, the final rule contained an incorrect phone number, which could mislead the public and is therefore in need of correction.

#### Correction of Publication

Accordingly, the publication on February 28, 1996, of the final rule described above, is corrected as follows:

#### §110.6 [Corrected]

Paragraph 1. On page 7421, in the third column, in § 110.6 Notice, in the last line (line nine) of the indented paragraph, the phone number, "202–462–2675," is corrected to read "202–426–2675."

Dated: March 22, 1996.

Stephen D. Luftig,

Director, Office of Emergency and Remedial Response.

[FR Doc. 96-7751 Filed 3-28-96; 8:45 am]

BILLING CODE 6560-50-C

## FEDERAL MARITIME COMMISSION

#### 46 CFR Part 501

#### The Federal Maritime Commission— General

**AGENCY:** Federal Maritime Commission. **ACTION:** Final rule: correction.

SUMMARY: The Federal Maritime Commission is correcting its recent document which amended its statement of delegations of authorities to add new authority delegated to the Director of the Bureau of Economics and Agreement Analysis to grant or deny applications for waivers of certain regulations in 46 CFR Part 572.

EFFECTIVE DATE: March 29, 1996.

FOR FURTHER INFORMATION CONTACT: Joseph C. Polking, Secretary, Federal Maritime Commission, 800 North Capitol Street, N.W., Washington, DC 20573–0001, (202) 523–5725.

**SUPPLEMENTARY INFORMATION:** In the Commission's Final Rule in this matter, published March 12, 1996 (61 FR 9944), amendatory instruction 2 is corrected to read:

"In section 501.26, paragraph (f) is amended by changing the reference to "572.404" to "572.406," and by changing the references to "572.501 and 572.502" to "572.404 and 572.405"

paragraphs (g) through (n) are redesignated (i) through (p); newly redesignated (i)(6) is removed; the references to "paragraph (g) of this section" in newly redesignated paragraphs (j) and (k) are revised to read "paragraph (i) of this section;" and new paragraphs (g) and (h) are added, as follows:"

Joseph C. Polking,

Secretary.

[FR Doc. 96–7692 Filed 3–28–96; 8:45 am]

## BILLING CODE 6730-01-M

# FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 73

[MM Docket No. 95-78; RM-8619, RM-8678]

### Radio Broadcasting Services; Stonewall, MS, and Lisman, AL

**AGENCY:** Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Stonewall Broadcasters, allots Channel 295A to Stonewall, Mississippi, as the community's first local FM service. See 60 FR 31277, June 14, 1995. At the request of Lisman Community Broadcasting Company, Inc., the Commission allots Channel 299A to Lisman, Alabama, as the community's first local FM service. Channels 295A and 299A can be allotted to Stonewall and Lisman, respectively, in compliance with the Commission's minimum distance separation requirements. Channel 295A can be allotted to Stonewall with a site restriction of 14.1 kilometers (8.7 miles) northeast to avoid a short-spacing with Station WSTZ(FM), Channel 294C, Vicksburg, Mississippi. Channel 299A can be allotted to Lisman without the imposition of a site restriction. The coordinates for Channel 295A at Stonewall, Mississippi, are 32-11-37 and 88-39-48. The coordinates for Lisman, Alabama, are 32-10-07 and 88-16-57. With this action, this proceeding is terminated.

**DATES:** Effective May 10, 1996. The window period for filing applications will open on May 10, 1996, and close on June 10, 1996.

FOR FURTHER INFORMATION CONTACT: Pam Blumenthal, Mass Media Bureau, (202) 418–2180.

**SUPPLEMENTARY INFORMATION:** This is a synopsis of the Commission's *Report and Order,* MM Docket No. 95–78, adopted March 15, 1996, and released March 26, 1996. The full text of this

Commission decision is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, ITS, Inc., (202) 857–3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

#### PART 73—[AMENDED]

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

Authority: Secs. 303, 48 Stat., as amended, 1082; 47 U.S.C. 154, as amended.

#### §73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Mississippi and Alabama, is amended by adding Stonewall, Channel 295A and by adding Lisman, Channel 299A.

 $Federal\ Communications\ Commission.$ 

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 96–7623 Filed 3–28–96; 8:45 am]

BILLING CODE 6712-01-F

# GENERAL SERVICES ADMINISTRATION

48 CFR Parts 501, 504, 511, 512, 515 and 552

[APD 2800.12A CHGE 70]

RIN 3090-AF86

## General Services Administration Acquisition Regulation; Acquisition of Commercial Items

**AGENCY:** Office of Acquisition Policy, GSA.

**ACTION:** Interim rule with request for comments; correction.

**SUMMARY:** This document corrects editorial errors in the interim rule, published in the Federal Register on February 16, 1996 (61 FR 6164).

**EFFECTIVE DATE:** March 4, 1996.

**FOR FURTHER INFORMATION CONTACT:** Les Davison, GSA Acquisition Policy Division, (202) 501–1224.

**SUPPLEMENTARY INFORMATION:** In FR document 96–3593, beginning on page 6164, in the issue of February 16, 1996, make the following corrections: