

impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises and government entities with jurisdiction over population of less than \$50,000.00.

SIP approvals under sections 110 and 301(a) and subchapter I, part D of the CAA do not create any new requirements, but simply approve requirements that the State is already imposing. Therefore, because the Federal SIP approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the Federal-state relationship under the CAA, preparation of a regulatory flexibility analysis would constitute Federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its action concerning SIPs on such grounds. *Union Electric Co. v. U.S. EPA*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2).

**Unfunded Mandates Reform Act**

Under sections 202, 203, and 205 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must undertake various actions in association with proposed or final rules that include a Federal mandate that may result in estimated costs of \$100 million or more to the private sector or to State, local, or tribal governments in the aggregate.

Through submission of this state implementation plan or plan revision, the State and any affected local or tribal governments have elected to adopt the program provided for under part D of the Clean Air Act. These rules may bind State, local, and tribal governments to perform certain actions and also require the private sector to perform certain duties. The rules being approved by this act will impose no new requirements because affected sources are already subject to these regulations under State law. Therefore, no additional costs to State, local, or tribal governments or to the private sector result from this. EPA has determined that this final action does not include a mandate that may result in estimated costs of \$100 million or more to State, local, or tribal governments in the aggregate or to the private sector.

**Submission to Congress and the General Accounting Office**

Under 5 U.S.C. 801(a)(1)(A) as added by the Small Business Regulatory Enforcement Fairness Act of 1996, EPA submitted a report containing this action and other required information to

the U.S. Senate, the U.S. House of Representatives and the Comptroller General of the General Accounting Office prior to publication of this action in today's **Federal Register**. This action is not a "major action" as defined by 5 U.S.C. 804(2).

This action has been classified as a Table 3 action for signature by the Regional Administrator under the procedures the **Federal Register** on January 19, 1989 (54 FR 2214-2225), as revised by a July 10, 1995 memorandum from Mary Nichols, published in Assistant Administrator for Air and Radiation. The Office of Management and Budget (OMB) has exempted this action from review under Executive Order 12866 review.

**List of Subjects in 40 CFR Part 52**

Environmental protection, Air pollution control, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Ozone, Reporting and recordkeeping requirements.

Dated: August 22, 1997.

**John Wise**,  
*Acting Regional Administrator.*

Part 52, chapter I, title 40 of the Code of Federal Regulations is amended as follows:

**PART 52—[AMENDED]**

1. The authority citation for part 52 continues to read as follows:

**Authority:** 42 U.S.C. 7401-7671q.

**Subpart F—California**

2. Section 52.220 is amended by adding paragraph (c)(229)(i)(A)(2) to read as follows:

**§ 52.220 Identification of plan.**

\* \* \* \* \*

(c) \* \* \*

(229) \* \* \*

(i) \* \* \*

(A) \* \* \*

(2) Rule 701, adopted on September 9, 1995.

\* \* \* \* \*

[FR Doc. 97-24415 Filed 9-15-97; 8:45 am]

BILLING CODE 6560-50-F

**FEDERAL COMMUNICATIONS COMMISSION**

**47 CFR Parts 61 and 69**

[CC Docket Nos. 96-262, 94-1, 91-213, 96-263; FCC 97-158, FCC 97-159]

**Access Charge Reform; Price Cap Performance Review for Local Exchange Carriers; Transport Rate Structure and Pricing; Usage of the Public Switched Network by Information Service and Internet Access Providers**

**AGENCY:** Federal Communications Commission.

**ACTION:** Notification of OMB approval and effective dates; correction.

**SUMMARY:** This document provides notification that OMB approved the information collections resulting from amendments and additions to Commission rules relating to access charge reform as set out in the Access Charge Reform First Report and Order. This document also corrects the summary of the Commission's Report and Order reforming access charges published in the Federal Register of June 11, 1997 (62 FR 31868) (Access Charge Reform Order), the summary of the Commission's Report and Order revising its price cap regulations for incumbent local exchange carriers published in the Federal Register of June 11, 1997 (62 FR 31939) (X-Factor Order), and the correction of the access charge reform summary published in the Federal Register of July 29, 1997 (62 FR 40460) (Access Charge Reform Correction).

**EFFECTIVE DATE:** September 16, 1997.

**FOR FURTHER INFORMATION CONTACT:** Richard Lerner, Attorney, Common Carrier Bureau, Competitive Pricing Division, (202) 418-1520, email: rlerner@fcc.gov.

**SUPPLEMENTARY INFORMATION:** The Commission sought OMB approval for certain information collections pursuant to rule amendments and additions in the Access Charge Reform Order. OMB approved the information collections on June 12, 1997. In the Access Charge Reform Order, the effective dates for several rule amendments and additions were contingent upon OMB approval. With OMB's approval, these contingent dates are no longer necessary. The X-Factor Order amended rules promulgated in the Access Charge Reform Order. One of these amendments concerned a rule that had an effective date contingent on OMB approval. In light of the OMB approval on June 12, 1997, we clarify the effective

dates of the rules and amendments in the Access Charge Reform Order and the X-Factor Order. We also correct the Access Charge Reform Order and the Access Charge Reform Correction to clarify the deletion and replacement of Subpart C.

These documents are corrected as follows:

#### Access Charge Reform First Report and Order

The publication on June 11, 1997 of the Access Charge Reform First and Order summary (62 FR 31868), which was the subject of FR Doc. 97-14628, is clarified as follows:

On June 12, 1997, OMB granted approval for the information collections resulting from several rule amendments and changes in the Access Charge Reform First Report and Order. On page 31868, in the first column, under DATES:, the following sections were to be effective upon approval of OMB, but no earlier than June 15, 1997: 47 CFR 61.45, 61.47, 69.104, 69.126, 69.151, 69.152, and 69.410. Because of the OMB approval granted on June 12, 1997, the following sections were therefore effective June 15, 1997: 47 CFR 61.45, 61.47, 69.104, 69.126, 69.151, 69.152, and 69.410. Similarly, the following sections were to be effective upon approval of OMB, but no earlier than January 1, 1998: 47 CFR 61.42, 61.48, 69.4, 69.106, 69.111, 69.153, and 69.156. Because of the OMB approval granted on June 12, 1997, the following sections are therefore effective January 1, 1998: 47 CFR 61.42, 61.48, 69.4, 69.106, 69.111, 69.153, and 69.156.

The publication on June 11, 1997 of the Access Charge Reform First and Order summary (62 FR 31868), which was the subject of FR Doc. 97-14628, is corrected as follows:

On page 31868, in the first column under DATES:, line 20, insert the following sentence after "69.611.":

"The removal of 47 CFR 69.201, 69.203, 69.204, 69.205 and 69.209 is effective January 1, 1998."

On page 31935, in the third column, add amendment paragraph #22.a. that reads as follows:

"Sections 69.201, 69.203, 69.204, 69.205 and 69.209 are removed."

On page 31935, in the third column, paragraph #23, line 1, insert

"by adding sections 69.151, 69.152, 69.153, 69.154, 69.155, 69.156 and 69.157"

after the phrase "is revised".

#### X-Factor Order

The publication on June 11, 1997 of the Price Cap Performance Review for

Local Exchange Carriers Fourth Report and Order summary (62 FR 31939), which was the subject of FR Doc. 97-14746, is clarified as follows:

On June 12, 1997, OMB granted approval of information collections pursuant to rule amendments and additions in the Access Charge Reform First Report and Order, making those amendments to 47 CFR 61.45 effective June 15, 1997. Therefore, the subsequent amendments to 47 CFR 61.45 contained in the Price Cap Performance Review for Local Exchange Carriers Fourth Report and Order were effective June 16, 1997 as stated in the summary published at 62 FR 31939, because OMB approval was effective prior to June 15, 1997.

#### Access Charge Reform Correction

The publication on July 29, 1997 of the Access Charge Reform First and Order Correction (62 FR 40460), which was the subject of FR Doc. 97-19911, is corrected as follows:

On page 40460, second column, delete correction #2.

Federal Communications Commission.

**William F. Caton,**

*Acting Secretary.*

[FR Doc. 97-24352 Filed 9-15-97; 8:45 am]

BILLING CODE 6712-01-F

## FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 25

[IB Docket No. 95-117; FCC 96-425]

#### Streamlining Rules and Regulations for Satellite Application and Licensing Procedures

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule; establishment of effective date.

**SUMMARY:** The modifications to the Commission's rules and regulations on application and licensing requirements for satellite space and earth stations adopted in the *Part 25 Streamlining Order*, including the new FCC Form 312, became effective April 21, 1997. These modifications, which contained modified information collection requirements, were published in the **Federal Register** of February 10, 1997. **EFFECTIVE DATE:** The modifications to 47 CFR part 25 published at 62 FR 5924 (February 10, 1997) and the new FCC Form 312 became effective April 21, 1997.

**FOR FURTHER INFORMATION CONTACT:** Kathleen Campbell, International Bureau, (202) 418-0753.

**SUPPLEMENTARY INFORMATION:** On February 10, 1997, the Commission published the **Federal Register** summary of the *Part 25 Streamlining Order* (FCC 96-425, 62 FR 5924 (February 10, 1997)). The *Part 25 Streamlining Order* streamlined the existing application and licensing procedures, reduced reporting requirements for a number of services, and consolidated various forms to make data collection more efficient. Specifically, the FCC (1) waived the construction permit requirement for satellite space stations; (2) extended the construction period for Very Small Aperture Terminals ("VSATs"); (3) eliminated the annual reporting requirement for VSATs; (4) increased the license term for temporary fixed earth stations operating in the C-band from one year to ten years; (5) reduced reporting requirements for earth and space stations; (6) reviewed and consolidated FCC Forms 430, 493, 704 and 702 into a new Form 312 with specific schedules; (7) expedited the processing of satellite inclined orbit authorizations; (8) streamlined the earth station modification process; (9) updated Part 25 rules in accordance with ITU Radio Regulations; and (10) eliminated burdensome space station application provisions.

Because these rule changes impose new or modified information collection requirements, they could not become effective until approved by the Office of Management and Budget ("OMB") pursuant to the Paperwork Reduction Act of 1995, Public Law 104-13. In the February 10, 1997 **Federal Register** summary, we stated that the rules, regulations and the FCC Form 312 established in the *Part 25 Streamlining Order* would become effective upon approval by OMB, but no sooner than sixty days after publication in the **Federal Register**. OMB approved these rule changes on April 21, 1997.

The **Federal Register** Summary stated that "[t]he Federal Communications Commission will publish a document at a later date announcing the effective date of these rules," see 62 FR 5924 (February 10, 1997). Therefore, the Commission announces that the rule changes adopted in the *Part 25 Streamlining Order* became effective on April 21, 1997.

#### List of Subjects in 47 CFR Part 25

Communications common carriers, Reporting and recordkeeping requirements, Satellites.