§ 302–10.201 In what situations will my agency pay to transport a POV transported from my post of duty?

* * * * *

- (d) You separate from Government service after completion of an agreed period of service at the post of duty where your agency determined the use of a POV to be in the interest of the Government;
- (e) You separate from Government service prior to completion of an agreed period of service at the post of duty where your agency determined the use of a POV to be in the interest of the Government, and the separation is for reasons beyond your control and acceptable to your agency; or
- 4. Section 302–10.202 is amended by revising the section heading and paragraphs (a), (b), and (c) to read as follows:

§ 302–10.202 When do I become entitled to transportation of my POV from my post of duty to an authorized destination?

* * * * *

- (a) Your agency determined the use of a POV at your post of duty was in the interest of the Government;
- (b) You have a POV at your post of duty; and
- (c) You have completed your service agreement.

Dated: January 15, 1998.

David J. Barram,

Administrator of General Services. [FR Doc. 98–2630 Filed 2–3–98; 8:45 am] BILLING CODE 6820–34–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 43, 63, and 64 [IB Docket No. 97–142, FCC 97–398]

Foreign Participation in the U.S. Telecommunications Market

AGENCY: Federal Communications Commission.

ACTION: Final rule; correction; announcement of effective date.

SUMMARY: The Federal Communications Commission published in the **Federal Register** of December 9, 1997, a summary of a Report and Order that it adopted on November 25, 1997, that created a new regulatory framework for international telecommunications. The amendment to part 43 of the final rule included an incorrect amendatory instruction. This document corrects that instruction.

Certain of the rules adopted in the November 25 Report and Order contained new or modified information collections. This document announces the effective date of those rules.

EFFECTIVE DATE: The amendments to §§ 43.61, 63.10, 63.11, 63.12, 63.13, 63.14, 63.17, 63.18, 63.21, 64.1001(c)–(d), and 64.1002 published at 62 FR 64741 will become effective on February 9, 1998. The correction to amendatory instruction 3 for § 43.61 is effective as of February 9, 1998.

FOR FURTHER INFORMATION CONTACT: Douglas A. Klein, Attorney-Advisor, Policy and Facilities Branch, Telecommunications Division, International Bureau, (202) 418–0424; Susan O'Connell, Attorney-Advisor, Policy and Facilities Branch, Telecommunications Division, International Bureau, (202) 418–1484.

SUPPLEMENTARY INFORMATION:

1. In FR Doc. No. 97–32013, published in the **Federal Register** of December 9, 1997 (62 FR 64741), the Commission inadvertently stated that it was revising § 43.61(c). The Commission intended to add the provided language as a new paragraph (c). This correction corrects the amendatory language of the amendment published on December 9, 1997.

2. On January 12, 1998, the FCC released an Errata correcting that amendatory instruction and other minor errors in the Report and Order as released by the Commission.

3. Certain of the amendments to the Commission's rules imposed new or modified information collection requirements. We stated that "the policies, rules, and requirements established in this decision shall take effect thirty days after publication in the Federal Register or in accordance with the requirements of 5 U.S.C. § 801(a)(3) and 44 U.S.C. § 3507. The Commission will publish a document at a later date announcing the effective date. The Commission reserves the right to reconsider the effective date of this decision if the WTO Basic Telecom Agreement does not take effect on January 1, 1998." The information collections were approved by the Office of Management and Budget on January 21, 1998. See OMB No. 3060-0686. The WTO Basic Telecom Agreement will enter into force on February 5, 1998. Because of congressional review procedures required by the Contract with America Advancement Act, 5 U.S.C. §801-808, the rules adopted in the Report and Order cannot become effective before February 9, 1998. The Commission therefore concludes that it serves the public interest for the rules and policies adopted in the Report and Order to become effective on February

9, 1998. This publication satisfies our statement that the Commission would publish a document announcing the effective date of the rules.

Correction

In FR Doc. 97–32013, published on December 9, 1997 (62 FR 64741), make the following correction. On page 64752, in column 1, correct amendatory instruction 3 to read as follows:

3. § 43.61 is amended by adding paragraph (c) to read as follows:

Federal Communications Commission.

William F. Caton,

Deputy Secretary.

[FR Doc. 98-2852 Filed 2-3-98; 8:45 am] BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 97-196, RM-9151]

Radio Broadcasting Services; LaFayette, GA

AGENCY: Federal Communications

Commission.

ACTION: Final rule.

SUMMARY: This document deletes Channel 298A from LaFayette, Georgia, because this allotment cannot be implemented because of FAA restrictions. This deletion also requires the dismissal of a construction permit application for this allotment by Radix Broadcasting, Inc. (File No. BPH–920304MH). See 62 FR 47787, September 9, 1997. With this action the proceeding is terminated.

EFFECTIVE DATE: March 9, 1998.

FOR FURTHER INFORMATION CONTACT: Robert Hayne, Mass Media Bureau, (202) 418–2177.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's *Report and Order* in MM Docket No. 97–196 adopted January 14, 1998, and released January 23, 1998. The full text of this 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, International Transcription Service, Inc., (202) 857–3805, 1231 20th Street, NW., Washington, DC 20036.

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

§73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Georgia, is amended by removing Channel 298A at LaFayette.

Federal Communications Commission.

John A. Karousos,

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

[FR Doc. 98–2635 Filed 2–3–98; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 89-585; RM-7035, RM-7320]

Radio Broadcasting Services; Eatonton and Sandy Springs, GA; and Anniston and Lineville, AL

AGENCY: Federal Communications Commission.

ACTION: Final rule; Application for Review.

SUMMARY: This document dismisses an Application for Review filed by WNNX License Investment Co. directed to an *Order* dismissing an earlier Application for Review in this proceeding. 62 FR 38245 (July 17, 1997). With this action, the proceeding is terminated.

EFFECTIVE DATE: February 4, 1998. **FOR FURTHER INFORMATION CONTACT:** Robert Hayne, Mass Media Bureau, (202) 418–2177.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's *Order*, MM Docket No. 89–585, adopted January 14, 1998, and released January 23, 1998. The full text of this decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 239), 1919 M Street, NW, Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3805, 1231 M Street, NW, Washington, DC 20036

List of Subjects in 47 CFR Part 73

Radio broadcasting.

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

Authority: 47 U.S.C. 154, 303, 334, 336. Federal Communications Commission.

Douglas W. Webbink,

Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 98–2634 Filed 2–3–98; 8:45 am] BILLING CODE 6712–01–P

DEPARTMENT OF DEFENSE

48 CFR Parts 225 and 252 [DFARS Case 97–D321]

Defense Federal Acquisition Regulation Supplement; Waiver of Domestic Source Restrictions

AGENCY: Department of Defense (DoD). **ACTION:** Interim rule with request for comments.

SUMMARY: The Director of Defense Procurement has issued an interim rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to implement Section 811 of the National Defense Authorization Act for Fiscal Year 1998. Section 811 limits the authority for waiver of the domestic source restrictions of 10 U.S.C. 2534(a). DATES: Effective date: February 4, 1998.

Comment date: Comments on the interim rule should be submitted in writing to the address shown below on or before April 6, 1998, to be considered in the formulation of the final rule.

ADDRESSES: Interested parties should submit written comments to: Defense Acquisition Regulations Council, Attn:
Ms. Amy Williams, PDUSD
(A&T)DP(DAR), IMD 3D139, 3062
Defense Pentagon, Washington, DC 20301–3062. Telefax number: (703) 602–0350.

E-mail comments submitted over the Internet should be addressed to: dfars@acq.osd.mil

Please cite DFARS Case 97–D321 in all correspondence related to this issue. E-mail comments should cite DFARS Case 97–D321 in the subject line.

FOR FURTHER INFORMATION CONTACT: Ms. Amy Williams, (703) 602–0131. SUPPLEMENTARY INFORMATION:

A. Background

10 U.S.C. 2534(a) contains domestic source restrictions applicable to procurement of the following items: buses, chemical weapons antidote, components for naval vessels (including air circuit breakers, anchor and mooring chain, and totally enclosed lifeboats), and ball and roller bearings. Section 810 of the National Defense Authorization Act for Fiscal Year 1997 (Public Law 104–201) added authority at 10 U.S.C.

2534(d) to permit DoD to waive the restrictions of 10 U.S.C. 2534(a), if application of the restrictions would impede the reciprocal procurement of defense items under a memorandum of understanding with a foreign country. On April 7, 1997, the Under Secretary of Defense (Acquisition and Technology) exercised this authority by waiving the restrictions of 10 U.S.C. 2534(a) for items procured from qualifying countries, i.e., the countries listed in DFARS 225.872-1. The provisions of the waiver were incorporated in an interim DFARS rule published in the Federal Register on June 24, 1997 (62 FR 34114) (DAC 91-12, Item XVIII, DFARS Case 96-319).

Section 811 of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105-85) amended 10 U.S.C. 2534 to provide that DoD may exercise the waiver authority of 10 U.S.C. 2534(d) only if the waiver is made for a particular item and for a particular foreign country. Therefore, the blanket waiver signed by the Under Secretary of Defense (Acquisition and Technology) on April 1, 1997, is no longer applicable. This interim rule amends DFARS Parts 225 and 252 to implement Section 811 of Public Law 105–85. DFARS Case 96-D319 has been closed into this new DFARS Case 97-D321.

B. Regulatory Flexibility Act

This interim rule is not expected to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because there are no known small business manufacturers of buses, air circuit breakers, or the restricted chemical weapons antidote; the acquisition of anchor and mooring chain, totally enclosed lifeboat survival systems, and noncommercial ball and roller bearings is presently restricted to domestic sources by defense appropriations acts; and the restrictions of 10 U.S.C. 2534(a) do not apply to purchases of commercial items incorporating ball or roller bearings. An initial regulatory flexibility analysis has therefore not been prepared. Comments are invited from small businesses and other interested parties. Comments from small entities concerning the affected DFARS subparts also will be considered in accordance with 5 U.S.C. 610. Such comments should be submitted separately and should cite DFARS Case 97-D321 in correspondence.

C. Paperwork Reduction Act

The Paperwork Reduction Act does not apply, because this interim rule does not impose any information