application amendments filed on or after that date, and will not accept for filing any additional such modification applications and amendments, but for the following limited exception which will afford existing licensees alternative means of meeting the threshold construction requirement. To be acceptable for filing, modification applications or amendments to them must meet both of the following criteria:

- Do not involve any enlargement in any portion of the proposed area of operation; and
- Do not change frequency blocks, other than to delete a frequency block(s).

5. Accordingly, it is ordered, That pending applications for new 39 GHz frequency assignments or for modification to 39 GHz licenses shall be held in abeyance and not processed until further notice, except as otherwise indicated in paragraphs 1 through 4 above. It is further ordered, That applications for modification of 39 GHz licenses or amendments to pending 39 GHz applications shall not be accepted for filing until further notice, except as indicated in paragraphs 1 through 4 above. The imposition of these changes in application processing is procedural in nature and, therefore, is not subject to the notice and comment and effective date requirements of the Administrative Procedure Act. In any event, good cause exists for imposing immediately the processing changes without following these requirements because the changes are necessary to avoid impeding the purpose of any new rules adopted in this proceeding.

List of Subjects
47 CFR Part 21
Communications common carriers, Radio.
47 CFR Part 94
Communications equipment, Radio.
Federal Communications Commission.
William F. Caton,
Acting Secretary.
[FR Doc. 96–1246 Filed 1–25–96; 8:45 am]
BILLING CODE 6712–01–P

47 CFR Part 73

[MM Docket No. 95–85; RM–8518]

Radio Broadcasting Services; Copeland, KS

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Greater Plains Christian Radio, Inc., allots Channel *280C1 to Copeland, Kansas, as a reserved channel for noncommercial use, to provide the community with an additional FM service. See 60 FR 32935, June 26, 1995. Channel *280C1 can be allotted to Copeland, Kansas, in compliance with the Commission’s minimum distance separation requirements without the imposition of a site restriction. The coordinates for Channel *280C1 at Copeland are 37–32–31 and 100–37–45. With this action, this proceeding is terminated.


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. 95–85, adopted December 7, 1995, and released January 19, 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:


§73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Kansas, is amended by adding Channel *280C1 at Copeland.

Federal Communications Commission.
John A. Karousos,
Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.
[FR Doc. 96–1420 Filed 1–25–96; 8:45 am]
BILLING CODE 6712–01–F

47 CFR Part 73

[MM Docket No. 95–43; RM–8580]

Radio Broadcasting Services; Grand Junction, CO

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document allots Channel 264C1 to Grand Junction, Colorado, as that community’s fifth local FM transmission service, in response to a petition for rule making filed on behalf of Grand Valley Public Radio Company, Inc. See 60 FR 19560, April 19, 1995. Coordinates used for Channel 264C1 at Grand Junction are 30–04–06 and 108–33–00. With this action, the proceeding is terminated.


FOR FURTHER INFORMATION CONTACT: Nancy Joynor, Mass Media Bureau, (202) 418–2180. Questions related to the window application filing process for Channel 264C1 at Grand Junction, Colorado, should be addressed to the Audio Services Division, FM Branch, (202) 418–2700.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission’s Report and Order, MM Docket No. 95–43, adopted December 11, 1995, and released January 19, 1996. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC’s 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 contractors, International Transcription Service, Inc., (202) 857–3800, located at 1919 M Street, NW., Room 246, or 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:

§ 73.202 [Amended]
2. Section 73.202(b), the Table of FM Allotments under Colorado is amended by adding Channel 264C1 at Grand Junction.

Federal Communications Commission.

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

[FR Doc. 96–1424 Filed 1–25–96; 8:45 am]
BILLING CODE 6712–01–F

DEPARTMENT OF DEFENSE
GENERAL SERVICES ADMINISTRATION
NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

48 CFR Parts 22 and 52

Federal Acquisition Regulation; Correction

AGENCIES: Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

ACTION: Correction.

SUMMARY: The Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) regulates international trade in certain animal and plant species. Exports of animals and plants listed on Appendix II of CITES require an export permit from the country of origin. As a general rule, export permits are only issued after two conditions are met. First, the exporting country's CITES Scientific Authority must advise the permit-issuing CITES Management Authority that such exports will not be detrimental to the survival of the species. Then the Management Authority must make a determination that the animals or plants were not obtained in violation of laws for their protection. If live specimens are being exported, the Management Authority must also determine that the specimens are being shipped in a humane manner with minimal risk of injury or damage to health.

This document announces final findings by the Scientific and Management Authorities of the United States that approve the addition of Tennessee to the list of States and Indian Nations for which the export of river otters is approved. The Service intends to apply these findings to harvests in Tennessee during the 1995–96 season and subsequent seasons, subject to the same conditions applying to States previously approved.

EFFECTIVE DATE: January 26, 1996.


Correction

PART 52—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

52.225–15 [Corrected]
1. On page 67518, in the center column, third line from the top following the word “Trade”, the word “Agreement” should be inserted.

DATED: January 19, 1996.

Jeremy F. Olson,
Acting Director, Office of Federal Acquisition Policy Division.

[FR Doc. 96–1139 Filed 1–25–96; 8:45 am]
BILLING CODE 6820–EP–M

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service

50 CFR Part 23

RIN 1018–AC70

Export of River Otters Taken in Tennessee in the 1995–96 and Subsequent Seasons

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Final rule.

SUMMARY: The Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) regulates international trade in certain animal and plant species. Exports of animals and plants listed on Appendix II of CITES require an export permit from the country of origin. As a general rule, export permits are only issued after two conditions are met. First, the exporting country's CITES Scientific Authority must advise the permit-issuing CITES Management Authority that such exports will not be detrimental to the survival of the species. Then the Management Authority must make a determination that the animals or plants were not obtained in violation of laws for their protection. If live specimens are being exported, the Management Authority must also determine that the specimens are being shipped in a humane manner with minimal risk of injury or damage to health.

This document announces final findings by the Scientific and Management Authorities of the United States that approve the addition of Tennessee to the list of States and Indian Nations for which the export of river otters is approved. The Service intends to apply these findings to harvests in Tennessee during the 1995–96 season and subsequent seasons, subject to the same conditions applying to States previously approved.

EFFECTIVE DATE: January 26, 1996.


Management Authority Finding/State Export Programs/Export Permits—Ms. Carol Carson, Office of Management Authority; phone 703–358–2055; fax 703–358–2280.

SUPPLEMENTARY INFORMATION: CITES regulates import, export, re-export, and introduction from the sea of certain animal and plant species. Species for which the trade is controlled are