Source of flooding and location	#Depth in feet above ground. *Elevation in feet (NGVD)
Entire shoreline within community Bear Lake:	*1233
Bear Lake.   Entire shoreline within community   Maps available for inspection at the Barron County Clerk's Office, 1671   18th Street, Barron, Wisconsin.	*1222
Dunn County (Unincorporated Areas) (FEMA Docket No. 7155)	
Chippewa River: Approximately 400 feet upstream of downstream county boundary	*725
At upstream county boundary <i>Elk Creek:</i>	*761
At the Elk Lake Dam At County Highway EE Eau Galle River:	*806 *846
At the Eau Galle Dam Approximately 200 feet upstream of	*763
County Highway D Red Cedar River:	*769
At the confluence with Chippewa River Approximately 0.6 mile downstream	*729
of County Highway Y	*729
Maps available for inspection at the Dunn County Clerk's Office, 800 Wil- son Avenue, Menomonie, Wisconsin.	
Haugen (Village), Barron County (FEMA Docket No. 7128) Bear Lake:	
Entire shoreline within corporate limits	*1222
Maps available for inspection at the Haugen Village Office, 108 West Third Street, Haugen, Wisconsin.	
Platteville (City), Grant County (FEMA Docket No. 7128)	
Roundtree Branch: Approximately 0.95 mile downstream	
of Southwest Road Approximately 0.23 mile upstream of 500 Line Railroad Bridge	*830
Maps available for inspection at the	
Department of Community Planning and Development, 75 North Bonson, P.O. Box 780, Platteville, Wisconsin.	

83.100, "Flood Insurance")Dated: April 9, 1996.

Richard W. Krimm,

Acting Associate Director for Mitigation. [FR Doc. 96–9605 Filed 4–17–96; 8:45 am] BILLING CODE 6718–04–P

#### FEDERAL COMMUNICATIONS COMMISSION

## 47 CFR Part 73

[FCC 96-113]

## Mass Media: AM Expanded Band Allotment Plan

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule; comments in response to reconsideration.

**SUMMARY:** In Comments in Response to Reconsideration of Implementation of the AM Expanded Band and Allotment 233 Plan, FCC 96–113, the Federal **Communications Commission denied** 22 requests raised in response to Reconsideration of Implementation of the AM Expanded Band Allotment Plan (Reconsideration Order) and closed to further changes the official AM database (the June 30, 1993-A AM Engineering Database) which is used for expanded band allotments. The Reconsideration 725 761 Order had rescinded the initial AM Expanded Band Allotment Plan and 306 provided a period for comments to 346 correct the AM database and comments 763 on the procedures which would be used to generate a new plan based on 69 recalculated ranking factors. EFFECTIVE DATE: April 18, 1996. 29 FOR FURTHER INFORMATION CONTACT: Jim Burtle, Audio Services Division, Mass 29 Media Bureau, (202) 418-2670. **SUPPLEMENTARY INFORMATION:** The full text of this Commission decision Comments in Response to Reconsideration of Implementation of the AM Expanded Band and Allotment Plan, FCC 96–113, adopted March 15, 1996, and released March 22, 1996 (Comments Order), is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M St., N.W. Washington D.C. (See MM Docket 87-267). The complete text of this decision may also be purchased from the 30 Commission's copy contractor, 31 Downtown Copy Center, 1990 M St., N.W., Suite 640, Washington, D.C. 30036 By the Reconsideration Order, 60 FR 48426 (September 19, 1995), the

Commission rescinded the interference improvement factor rankings and the resulting Allotment Plan for AM stations seeking to migrate to the AM expanded band. The Allotment Plan identified those AM stations that were eligible to apply for authorizations for specific allotments for AM expanded band frequencies (1605 kHz-1705 kHz). The Commission provided the public a thirty-day period to submit comments on the procedures and technical standards which were set forth in the Reconsideration Order and which would be used to generate corrected improvement factors and a new allotment plan. Comments were received from four licensees. The FCC rejected the requests raised in the comments.

Concurrent with the release of the Comments Order, the Commission's Mass Media Bureau announced revised expanded AM broadcast band improvement factors and a revised Allotment Plan. See Public Notice DA 96-408, released March 22, 1996. After the Allotment Plan becomes a final Commission action, the FCC will issue a further public notice announcing that each licensee that was allotted a frequency, and thus selected for migration to the expanded band, will be afforded a sixty (60) day period in which to file an application for construction permit authority on the allotted channel. Such licensees will also be notified individually by letter. Applications will be subject to petitions to deny but not to competing applications. Applications are also subject to the provisions of three international agreements (Region 2, Canadian, and Mexican). See Section 73.28 (a) of the Commission's Rules. Application procedures will be set forth in the further public notice.

Final Regulatory Flexibility Analysis

This action is authorized under Sections 4 (i) and 303 (r) of the Communications Act of 1934, as amended, and 303 (r), and Section 553 (b) (3) (A) of the Administrative Procedures Act.

## **Ordering Clause**

Accordingly, *it is ordered* that the requests raised in the comments filed in this proceeding are denied, as set forth above. *It is further ordered* that the June 30, 1993–A database is now closed to further changes and the June 30, 1993–A AM Engineering Database which was placed in the public record and associated with MM Docket 87–267, the Expanded Band rulemaking proceeding, will be used as the official database for further use in the expanded band proceeding.

## List of Subjects in 47 CFR Part 73

## Radio broadcasting.

Federal Communications Commission. William F. Caton,

#### Acting Secretary.

[FR Doc. 96–9488 Filed 4–17–96; 8:45 am] BILLING CODE 6712–01–P

## 47 CFR Part 73

### [MM Docket No. 95-109, RM-8665]

## Radio Broadcasting Services; Coolidge and Gilbert, AZ

**AGENCY:** Federal Communications Commission.

# ACTION: Final rule.

SUMMARY: The Commission, at the request of Rainbow Broadcasting, Inc., substitutes Channel 280C2 for Channel 280C3 and reallots Channel 280C2 from Coolidge, Arizona to Gilbert, Arizona and modifies Station KBZR(FM)'s license accordingly. Channel 280C2 can be reallotted to Gilbert in compliance with the Commission's minimum distance separation requirements with a site restriction of 28.8 kilometers (17.9 miles) east of the community. The coordinates for Channel 280C2 at Gilbert are North Latitude 33-22-37 and West Longitude 111–28–55. With this action, this proceeding is terminated.

#### EFFECTIVE DATE: May 13, 1996.

FOR FURTHER INFORMATION CONTACT: Arthur D. Scrutchins, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 95-109, adopted March 13, 1996, and released March 29, 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 contractors, International Transcription Service, Inc., (202) 857-3800, 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 contiues to read as follows:

Authority: Sections 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 Arizona, is amended by removing Coolidge, Arizona, Channel 280C3 and adding Gilbert, Arizona, Channel 280C2. Federal Communications Commission. John A. Karousos, *Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.* [FR Doc. 96–8120 Filed 4–17–96; 8:45 am] BILLING CODE 6712–01–F

## DEPARTMENT OF DEFENSE

## 48 CFR Part 207

[DFARS Case 96–D302]

## Defense Federal Acquisition Regulation Supplement; Leasing of Commercial Vehicles and Equipment

**AGENCY:** Department of Defense (DoD). **ACTION:** Interim rule.

**SUMMARY:** The Department of Defense is amending the Defense Federal Acquisition Regulation Supplement (DFARS) to permit the use of leasing in the acquisition of commercial vehicles and equipment.

DATES: Effective date: April 18, 1996.

*Comment date:* Comments on the interim rule should be submitted in writing to the address shown below on or before June 17, 1996, to be considered in the formulation of the final rule. **ADDRESSES:** Interested parties should submit written comments to: Defense Acquisition Regulations Council, Attn: Mr. Michael Mutty, PDUSD(A&T)DP(DAR), IMD 3D139,

3062 Defense Pentagon, Washington, DC 20301–3062. Telefax number (703) 602– 0350. Please cite DFARS Case 96–D302 in all correspondence related to this issue.

# **FOR FURTHER INFORMATION CONTACT:** Michael Mutty, (703) 602–0131.

#### SUPPLEMENTARY INFORMATION:

#### A. Background

This interim rule implements Section 807 of the National Defense Authorization Act for Fiscal Year 1996 (Pub. L. 104–106). Section 807 amends 10 U.S.C. 2401a to permit the use of leasing in the acquisition of commercial vehicles and equipment when it is determined that leasing of such vehicles is practicable and efficient.

## B. Regulatory Flexibility Act

The 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 the rule primarily pertains to internal Government considerations regarding the leasing of commercial vehicles and equipment. However, comments from small entities concerning the affected DFARS subpart will be considered in accordance with 5 U.S.C. 610. Such comments should be submitted separately and cite DFARS 96–D302 in correspondence.

#### C. Paperwork Reduction Act

The Paperwork Reduction Act does not apply because this interim rule does not impose any new recordkeeping, information collection requirements, or collections of information from offerors, contractors, or members of the public which require the approval of OMB under 44 U.S.C. 3501, et seq.

D. Determination To Issue an Interim Rule

A determination has been made under the authority of the Secretary of Defense to issue this rule as an interim rule. Compelling reasons exist to promulgate this rule without prior opportunity for public comment. This rule implements Section 807 of the National Defense Authorization Act for Fiscal Year 1996 (Pub. L. 104–106), which was effective upon enactment on February 10, 1996. However, comments received in response to the publication of this rule will be considered in formulating the final rule.

List of Subjects in 48 CFR Part 207

Government procurement.

## Michele P. Peterson,

*Executive Editor, Defense Acquisition Regulations Council.* 

Therefore, 48 CFR Part 207 is amended as follows:

1. The authority citation for 48 CFR Part 207 continues to read as follows:

Authority: 41 U.S.C. 421 and 48 CFR Chapter 1.

#### PART 207—ACQUISITION PLANNING

2. Section 207.470 is revised to read as follow:

#### §207.470 Statutory requirements.

(a) Limitation on contracts with terms of 18 months or more. As required by 10 U.S.C. 2401a, the contracting officer shall not enter into any contract for any vessel, aircraft, or vehicle, through a lease, charter, or similar agreement with a term of 18 months or more, or extend or renew any such contract for a term of 18 months or more, unless the head of the contracting activity has—

(1) Considered all costs of such a contract (including estimated termination liability); and

(2) Determined in writing that the contract is in the best interest of the Government.

(b) *Leasing of commercial vehicles and equipment.* Except as provided in