Pursuant to the requirements of the Regulatory Flexibility Act (5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant economic impact on a substantial number of small entities. A certification statement explaining the factual basis for this determination was published in the Federal Register of May 4, 1981 (46 FR 24950).

**List of Subjects in 40 CFR Part 180**

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: April 30, 1996.

Stephen L. Johnson,
Director, Registration Division, Office of Pesticide Programs.

Therefore, 40 CFR part 180 is amended as follows:

**PART 180—[AMENDED]**

1. The authority citation for part 180 continues to read as follows:

**Authority:** 21 U.S.C. 346a and 371.

2. In §180.449, by revising paragraph (a) to read as follows:

**(a) Tolerances are established for the combined residues of the insecticide avermectin B₁ [a mixture of avermectins containing greater than or equal to 80% avermectin B₁ (5-O-demethyl avermectin A₁) and less than or equal to 20% avermectin B₂ (5-O-demethyl-25-de(1-methylpropyl)-25-(1-methyl ethyl) avermectin A₁)] and its delta-8,9-isomer in or on the following commodities:**

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Parts per million</th>
<th>Expiration date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cattle, fat</td>
<td>0.015</td>
<td>Apr. 30, 1996</td>
</tr>
<tr>
<td>Cattle, meat</td>
<td>0.02</td>
<td>Do</td>
</tr>
<tr>
<td>Cattle, mbyp</td>
<td>0.02</td>
<td>Do</td>
</tr>
<tr>
<td>Citrus whole fruit</td>
<td>0.02</td>
<td>Do</td>
</tr>
<tr>
<td>Cottonseed</td>
<td>0.005</td>
<td>Dec. 31, 1996</td>
</tr>
<tr>
<td>Hops, dried</td>
<td>0.5</td>
<td>Apr. 30, 1996</td>
</tr>
<tr>
<td>Milk</td>
<td>0.005</td>
<td></td>
</tr>
</tbody>
</table>

**SUPPLEMENTARY INFORMATION:**

This summary describes the Bureau's Order in the matter of Rules and Policies Regarding Calling Number Identification Service, (CC Docket 91-281, adopted March 27, 1996 and released March 29, 1995). The file is available for inspection and copying during the weekday hours of 9 a.m. to 4:30 p.m. in the Commission's Reference Center, Room 239, 1919 M St., NW., Washington, DC, or copies may be purchased from the Commission's duplicating contractor, ITS, Inc. 2100 M St., NW., Suite 140, Washington, DC 20037, phone 202-857-3800.

**Analysis of the Order:**

After reviewing Sprint's petition for stay and waiver of the Commission's rules governing calling party number (CPN) delivery and privacy, the Bureau has concluded to grant Sprint a temporary waiver until June 1, 1996. The intended effect of this action is to avoid compromising the privacy of callers.

**FOR FURTHER INFORMATION CONTACT:**

Elizabeth Nightengale, Network Services Division, Common Carrier Bureau at 202-418-2352.
rules because it identified two technical problems that might compromise the privacy of calling parties. Sprint indicated that one of the problems could be corrected by the end of April 1996, while the other could be corrected by the end of July 1996. This request for additional time to comply with the Commission’s caller ID rules presented the Bureau with the undesirable choice between (1) granting the requested waiver and temporarily frustrating the Commission’s federal objective of widespread CPN availability, or (2) denying the waivers and temporarily frustrating the Commission’s federal privacy objectives. The Bureau determined that compromising the privacy of callers would be unacceptable. Therefore, Sprint was granted a waiver until June 1, 1996 of the Commission’s rule that requires carriers to pass CPN. The Bureau did not grant additional time to Sprint beyond this date because (1) it found that Sprint had provided inadequate information to allow a determination whether a waiver of the Commission’s CPN rules until July 31, 1996 would be in the public interest, and (2) it believed that Sprint may have adequate time to correct both problems by June 1, 1996. Additionally, the Bureau noted that on June 1, 1996 the Commission’s stay applicable to interstate calls made to and from California expires and that the Bureau sought to avoid unnecessary customer confusion associated with interstate calls that do not contain caller ID information by this date. The Bureau indicated that by granting this waiver until June 1, 1996 and denying Sprint’s request for additional time, the major sources of customer confusion related to interstate caller ID will be eliminated as of June 1, 1996.

The Bureau conditioned the waiver on the requirement that Sprint file two reports with the Bureau indicating the progress of steps being taken to ensure compliance. Finally, the Bureau reiterated that it would not tolerate repeated compliance delays and that, if appropriate, it would take enforcement action.

Ordering Clauses

It is ordered, pursuant to Section 1.3 of the Commission’s rules, 47 CFR 1.3, and authority delegated in Section 0.91 of the Commission’s rules, 47 CFR 0.91, and Section 0.291 of the Commission’s rules, 47 CFR 0.291, that Sprint’s request for a waiver of Section 64.1601(a) and Section 64.1603 of the Commission’s rules is granted in part and denied in part. This waiver is effective until June 1, 1996, and is subject to the conditions specified herein. It is further ordered that this order is effective upon release.

List of Subjects in 47 CFR Part 64

Calling party number identification (caller ID), Communications common carriers, Privacy, Telephone.

Federal Communications Commission.

Geraldine Matise,
Chief, Network Services Division, Common Carrier Bureau.

[FR Doc. 96-11383 Filed 5-7-96; 8:45 am] BILLING CODE 6712-01-P

47 CFR Part 73

[MM Docket No. 90-45; RM-7121]

Radio Broadcasting Services; Madera and Clovis, CA

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document realots Channel 221B1 from Madera to Clovis, California, and modifies the license of KZFO Broadcasting, Inc. for Station KZFO(FM), as requested, pursuant to the provisions of Section 1.420(i) of the Commission’s Rules. See 55 FR 7509, published March 2, 1990; see also 56 FR 42966, published August 30, 1991. The allotment of Channel 221B1 to Clovis will provide a first local FM service to the community without depriving Madera of local aural transmission service. Coordinates used for Channel 221B1 at Clovis are 36°55′50″ and 119°38′38″. With this action, the proceeding is terminated.

EFFECTIVE DATE: May 8, 1996.

FOR FURTHER INFORMATION CONTACT: Nancy Joyner, Mass Media Bureau, (202) 418-2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission’s Report and Order, MM Docket No. 90-45, adopted April 11, 1996, and released April 29, 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 Transmission 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.