

FIRE SUPPRESSION AND EXPLOSION PROTECTION—ACCEPTABLE SUBJECT TO USE CONDITIONS: TOTAL FLOODING AGENTS—Continued

Application	Substitute	Decision	Conditions	Comments
			A design concentration of less than 10% may only be used in normally unoccupied areas, as long as any employee who could possibly be exposed can egress within 30 seconds.	See additional comments 1, 2.

1—Must conform with OSHA 29 CFR 1910 Subpart L Section 1910.160 of the U.S. Code.  
 2—Per OSHA requirements, protective gear (SCBA) must be available in the event personnel must reenter the area.

ACCEPTABLE SUBJECT TO NARROWED USE LIMITS: STREAMING AGENTS

Application	Substitute	Decision	Comments
Halon 1211 ..... Streaming Agents	CF <sub>3</sub> I .....	Acceptable in non-residential uses only.	

AEROSOLS—PROPOSED ACCEPTABLE SUBJECT TO USE CONDITIONS SUBSTITUTES

Application	Substitute	Decision	Conditions	Comments
CFC-113, MCF and HCFC-141b as solvent.	Monochlorotoluenes and benzotrifluorides.	Acceptable	Subject to a 50 ppm workplace standard for monochlorotoluenes and a 25 ppm standard for benzotrifluorides.	The workplace standard for monochlorotoluenes is based on an OSHA PEL of 50 ppm for orthochlorotoluene. The workplace standard for benzotrifluorides is based on a recent toxicology study.

ADHESIVES, COATINGS AND INKS—PROPOSED ACCEPTABLE SUBJECT TO USE CONDITIONS SUBSTITUTES

Application	Substitute	Decision	Conditions	Comments
CFC-113, MCF and HCFC-141b.	Monochlorotoluenes and benzotrifluorides.	Acceptable	Subject to a 50 ppm workplace standard for monochlorotoluenes and a 25 ppm standard for benzotrifluorides.	The workplace standard for monochlorotoluenes is based on an OSHA PEL of 50 ppm for orthochlorotoluene. The workplace standard for benzotrifluorides is based on a recent toxicology study.

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**FEDERAL COMMUNICATIONS COMMISSION**

**47 CFR Part 21**

[MM Docket No. 94-131 and PP Docket No. 93-253, FCC 95-230]

**Domestic Public Fixed Radio Services**

*CFR Correction*

In title 47 of the Code of Federal Regulations, parts 20 to 39, revised as of October 1, 1995, in § 21.902 the first paragraph (c), (c)(1), and (c)(1)(i) beginning at the bottom of the first column on page 91 should be removed. In the second column paragraph (c)(1)(ii) was inadvertently omitted and should read as follows:

**§ 21.902 Frequency interference.**

\* \* \* \* \*

(c) \* \* \*  
 (1) \* \* \*

(ii) If the great circle path between the applicant's proposed transmitter and the protected service area of any authorized, or previously-proposed, cochannel or adjacent-channel station(s) is within 241.41 km (150 miles) or less and 90 percent or more of the path is over water or within 16.1 km (10 miles) of the coast or shoreline of the Atlantic Ocean, the Pacific Ocean, the Gulf of Mexico, any of the Great Lakes, or any bay associated with any of the above (see secs. 21.701(a), 21.901(a) and 74.902 of this chapter;

\* \* \* \* \*

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**47 CFR Part 73**

[MM Docket No.90-67, RM-7482, RM-7026, RM-7057]

**Radio Broadcasting Services; Bon Air, Chester, Mechanicsville, Ruckersville, Williamsburg and Fort Lee, VA**

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule; petition for reconsideration.

**SUMMARY:** This document grants in part the petition for reconsideration filed by Capitol Broadcasting Company of Virginia, denies the petition for partial reconsideration filed by Keymarket of Virginia, Inc. and affirms the result in *Second Report and Order*, 57 FR 45578 (October 2, 1992). The *Second Report and Order* granted a change of community of license of Station WDCK(FM)(formerly WQSF(FM)) from Williamsburg to Fort Lee, Virginia. This document also dismisses a petition for