

We therefore need not address the OMB's comment, although we note that our decision is consistent with the OMB's recommendation.

VII. Ordering Clauses

53. Accordingly, *It is ordered* that pursuant to sections 1, 2, 4, 201-202, 275, and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 151, 152, 154, 201-202, 275, and 303(r), the Report and Order is Adopted, and the requirements contained herein will become effective May 5, 1997.

54. *It is further ordered* that the Secretary shall send a copy of this Report and Order, including the final regulatory flexibility certification, to the Chief Counsel for Advocacy of the Small Business Administration, in accordance with paragraph 605(b) of the Regulatory Flexibility Act, 5 U.S.C. 601 et seq.

Federal Communications Commission.

William F. Caton,
Acting Secretary.

Note: This attachment will not appear in the Code of Federal Regulations.

Attachment—List of Commenters in CC Docket No. 96-152

Alarm Detection Systems, Inc.
Alarm Industry Communications Committee (AICC)
Alert Holdings Group, Inc.
Ameritech
Association of Directory Publishers
Association of Telemessaging Services International
AT&T Corporation (AT&T)
Atlas Security Service, Inc.
Bell Atlantic Telephone Companies (Bell Atlantic)
BellSouth Corporation (BellSouth)
Checkpoint Ltd.
Cincinnati Bell Telephone (Cincinnati Bell)
Commercial Instruments & Alarm Systems, Inc.
Commonwealth Security Systems, Inc.
ElectroSecurity Corporation
Energry Technology Holding Company
George Alarm Company, Inc.
Information Industry Association
Joint Parties
MCI Telecommunications Corporation (MCI)
Merchant's Alarm Systems
Midwest Alarm Company, Inc.
Morse Signal Devices
New York State Department of Public Service (New York Commission)
Newspaper Association of America
NSS National Security Service
NYNEX Corporation (NYNEX)
Pacific Telesis Group (PacTel)
Peak Alarm Company, Inc.
People of the State of California/California PUC (California Commission)
Per Mar Security Services
Post Alarm Systems
Rodriguez, Francisco
Safe Systems
Safeguard Alarms, Inc.
SBC Communications, Inc. (SBC)

SDA Security Systems, Inc.
Security Systems by Hammond, Inc.
Sentry Alarm Systems of America, Inc.
Sentry Protective Systems
Smith Alarm Systems
Superior Monitoring Service, Inc.
SVI Systems, Inc.
Time Warner Cable
United States Telephone Association (USTA)
U S WEST, Inc. (U S WEST)
Valley Burglar & Fire Alarm Co., Inc.
Vector Security
Voice-Tel
Wayne Alarm Systems
Yellow Pages Publishers Association
[FR Doc. 97-8605 Filed 4-3-97; 8:45 am]
BILLING CODE 6712-01-P

47 CFR Part 27

[GN Docket No. 97-50; FCC 96-278]

The Wireless Communications Service ("WCS"); Correction

AGENCY: Federal Communications Commission.

ACTION: Correction to final rule.

SUMMARY: This document contains corrections to the final rules which were published Monday, March 3, 1997 (62 FR 9636). The rules contain the licensing procedures and technical standards for the Wireless Communications Service ("WCS").
EFFECTIVE DATE: March 21, 1997.
FOR FURTHER INFORMATION CONTACT: Josh Roland or Matthew Moses, Wireless Telecommunications Bureau, (202) 418-0660.

SUPPLEMENTARY INFORMATION:

Background

The final regulation that is the subject of this correction designated the information required to be disclosed on applications in the WCS for a radio station authorization or for consent to assignment or transfer of control, including applications filed on FCC Forms 175 and 600.

Need for Correction

As published, the final rules contains an inadvertent omission in the text which is in need of correction.

Correction of Publication

Accordingly, in FR Doc. 97-5128 published on March 3, 1997 (62 FR 9636), make the following correction. On page 9669, in column 2, the first sentence of paragraph (a)(1) is corrected to read as follows:

§ 27.307 [Corrected]

(a) * * *

(1) A list of its subsidiaries, if any. Subsidiary means any FCC-regulated

business five per cent or more of whose stock, warrants, options or debt securities are owned by the applicant or an officer, director, stockholder or key management personnel of the applicant. This list must include a description of each subsidiary's principal business and a description of each subsidiary's relationship to the applicant. * * *

* * * * *

Federal Communications Commission

William F. Caton,

Acting Secretary.

[FR Doc. 97-8482 Filed 4-3-97; 8:45 am]

BILLING CODE 6712-01-P

DEPARTMENT OF DEFENSE

48 CFR Part 235

[DFARS Case 96-D028]

Defense Federal Acquisition Regulation Supplement; Streamlined Research and Development Clause Lists

AGENCY: Department of Defense (DoD).

ACTION: Final rule.

SUMMARY: The Director of Defense Procurement has issued a final rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to authorize continued use of streamlined research and development solicitation and contracting procedures at the contracting activities that participated in the test of such procedures.

EFFECTIVE DATE: April 4, 1997.

FOR FURTHER INFORMATION CONTACT: Defense Acquisition Regulations Council, Attn: Mr. Michael Pelkey, PDUSD (A&T) DP (DAR), IMD 3D139, 3062 Defense Pentagon, Washington, DC 20301-3062. Telephone (703) 602-0131; telefax number (703) 602-0350. Please cite DFARS Case 96-D028 in all correspondence related to this issue.

SUPPLEMENTARY INFORMATION:

A. Background

On October 18, 1994, the Director of Defense Procurement authorized a test of streamlined research and development contracting procedures for complex, detailed requirements for which the Broad Agency Announcement process is inappropriate. This rule will permit the contracting activities that participated in the test to continue to use the streamlined procedures pending development and publication of permanent procedures.