

SUMMARY: The Federal Communications Commission published in the **Federal Register** of October 29, 1997, (62 FR 56121), a document revising rules governing the access charges of incumbent local exchange carriers. Inadvertently, the Commission failed to amend the rule that describes how incumbent LECs that are not subject to price cap regulation calculate the transport interconnection charge. This document makes that amendment.

DATES: Effective December 17, 1997.

FOR FURTHER INFORMATION CONTACT: Aaron Goldschmidt, Attorney, Common Carrier Bureau, Competitive Pricing Division, (202) 418-1530.

SUPPLEMENTARY INFORMATION: The Federal Communications Commission published FR Doc. 97-28548 in the **Federal Register** of October 29, 1997 (62 FR 56121), a document revising rules governing the access charges of incumbent local exchange carriers. Inadvertently, the Commission failed to amend the rule that describes how incumbent LECs that are not subject to price cap regulation calculate the transport interconnection charge. This document makes that amendment. The full text of this Erratum is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 1919 M St., NW., Washington, DC. The complete text also may be obtained through the World Wide Web, at http://www.fcc.gov/Bureaus/Common_Carrier/Orders/1997/err97368.wp, or may be purchased from the Commission's copy contractor, International Transcription Service, Inc., (202) 857-3800, 1231 20th Street, NW, Washington, DC 20036.

In rule FR Doc. 97-28548 published on October 29, 1997, (62 FR 56121) make the following correction.

1. On page 56132, in the third column, correct the number of amendatory instruction 80 to read "81", and on page 56133, in the second column, correct the number of amendatory instruction 81 to read "82".

2. On page 56132, in the third column, add a new amendatory paragraph 80 to read as follows:

80. Section 69.124 is revised to read as follows:

§ 69.124 Interconnection charge.

(a) Local exchange carriers not subject to price cap regulation shall assess an interconnection charge expressed in dollars and cents per access minute upon all interexchange carriers and upon all other persons using the telephone company switched access network.

(b) If the use made of the local exchange carrier's switched access

network includes the local switch, but not local transport, the interconnection charge assessed pursuant to paragraph (a) of this section shall be computed by subtracting entrance facilities, tandem-switched transport, direct-trunked transport, and dedicated signalling transport revenues, as well as any interconnection charge revenues that the local exchange carrier anticipates will be reassigned to other, facilities-based rate elements in the future, from the part 69 transport revenue requirement, and dividing by the total interstate local switching minutes.

(c) If the use made of the local exchange carrier's switched access network includes local transport, the interconnection charge to be assessed pursuant to paragraph (a) of this section shall be computed by dividing any interconnection charge revenues that the local exchange carrier anticipates will be reassigned to other, facilities-based rate elements in the future by the total interstate local transport minutes, and adding thereto the per minute amount calculated pursuant to paragraph (b) of this section.

Federal Communications Commission.

James D. Schlichting,

Chief, Competitive Pricing Division, Common Carrier Bureau.

[FR Doc. 97-32770 Filed 12-16-97; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 96-170; RM-8844, RM-9057]

Radio Broadcasting Services; Franklin and White Castle, LA

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Annette G. Thompson, allots Channel 295C3 to Franklin, Louisiana, as the community's second local FM service. See 61 FR 44288, August 28, 1996. Channel 295C3 can be allotted in compliance with the Commission's minimum distance separation requirements without the imposition of a site restriction. The coordinates for Channel 295C3 at Franklin are 29-47-42 NL and 91-30-12 WL. We also dismiss the counterproposal filed by White Castle Broadcasting (RM-9057) requesting the allotment of Channel 295A to White Castle, Louisiana. White Castle Broadcasting's counterproposal is not consistent with the Commission's

procedural requirements. With this action, this proceeding is terminated.

EFFECTIVE DATE: January 20, 1998. A filing window for Channel 295C3 at Franklin, Louisiana, will not be opened at this time. Instead, the issue of opening a filing window for this channel will be addressed by the Commission in a subsequent order.

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. 96-170, adopted November 19, 1997, and released December 5, 1997. 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, 1231 20th Street, NW, Washington, DC 20036.

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:

Authority: 47 U.S.C. 154, 303, 334, 336.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Louisiana, is amended by adding Channel 295C3 at Franklin.

Federal Communications Commission.

John A. Karousos,

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

[FR Doc. 97-32891 Filed 12-16-97; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 96-240; RM-8946, RM-9019]

Radio Broadcasting Services; Lockport and Amherst, NY

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Kevin O'Kane, allots Channel