Programs, describes in more detail the
discusses the authority of the FAA
U.S. Code. Subtitle 1, Section 106
authority to issue rules regarding
entities under the criteria of the
routine matter that only affects air traffic
regulatory evaluation as the anticipated
does not warrant preparation of a
FR 11034; February 26, 1979); and (3)
not a "significant regulatory action"
current. Therefore, this regulation: (1) Is
necessary to keep them operationally
frequent and routine amendments are
body of technical regulations for which
aeronautical database.

The FAA has determined this
action qualifies for categorical exclusion
under the National Environmental
Policy Act in accordance with FAA
Order 1050.1E, "Environmental
Impacts: Policies and Procedures,"
paragraph 311a. This airspace action is
not expected to cause any potentially
significant environmental impacts, and
no extraordinary circumstances exist
that warrant preparation of an
environmental assessment.

List of Subjects in 14 CFR Part 71
Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment
In consideration of the foregoing, the
Federal Aviation Administration
amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A,
B, C, D AND E AIRSPACE AREAS; AIR
TRAFFIC SERVICE ROUTES; AND
REPORTING POINTS

1. The authority citation for 14 CFR
part 71 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40103, 40113,
40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–
1963 Comp., p. 389.

§ 71.1 [Amended]

2. The incorporation by reference in
14 CFR 71.1 of the Federal Aviation
Administration Order 7400.9X, Airspace
Designations and Reporting Points,
dated August 7, 2013, and effective
September 15, 2013 is amended as
follows:

Paragraph 6005 Class E airspace areas
extending upward from 700 feet or more
above the surface of the earth.

ANN OR E5 Prineville, OR [Modified]
Prineville Airport, OR
(Lat. 44°17′16″ N., long. 120°54′19″ W.)
That airspace extending upward from
700 feet above the surface within a 6.9-mile
radius of the airport, and 5 miles each side
of the 281° bearing of the airport to
12.4 miles west, and 3.5 miles each side of the
120° bearing of the airport to
7.7 miles southeast; that airspace extending
upward from 1,200 feet above the surface
within a 9.2-mile radius of the airport clockwise from
the 320° bearing to the 190° bearing of the
airport, thence within a 27.4-mile radius of
the airport clockwise from the 190° bearing
to the 230° bearing of the airport, thence
within a 37.5-mile radius of the airport
clockwise from the 230° bearing to the 320°
bearing of the airport, thence 6.8 miles each
side of the 121° bearing of the airport to
34.3 miles southeast.

Issued in Seattle, Washington, on October
30, 2013.

Clark Desing,
Manager, Operations Support Group, Western
Service Center.

[FR Doc. 2013–26718 Filed 11–7–13; 8:45 am]
BILLING CODE 4910–13–P

BROADCASTING BOARD OF GOVERNORS
22 CFR Part 502
Domestic Requests for Broadcasting
Board of Governors Program Materials
AGENCY: Broadcasting Board of
Governors.

ACTION: Final rule.

SUMMARY: The Broadcasting Board of
Governors ("BBG") finalizes an interim
final rule, published in the Federal
Register on July 2, 2013. The interim
final rule established procedures for the
BBG to respond to domestic requests
from members of the public,
organizations, and media, for program
materials disseminated by BBG abroad.
The BBG received and reviewed one
public comment regarding the interim
final rule, which is supportive of BBG
broadcasting, BBG adopts the interim
rule as final, with minor, technical
amendments.

DATES: Effective November 8, 2013.

FOR FURTHER INFORMATION CONTACT:
April Cabral, Senior Policy Advisor,
International Broadcasting Bureau,
Broadcasting Board of Governors, 330
Independence Avenue SW.,
Washington, DC 20237. Telephone number:
(202) 203–4515.

SUPPLEMENTARY INFORMATION: For a more
thorough explanation of the background
for this rule, see the SUPPLEMENTARY
INFORMATION section of 78 FR 39584.

Background
Section 501 of the U.S. Information
and Educational Exchange Act, as
amended, allows the BBG to respond to
domestic requests for the BBG program
materials, and requires the BBG to issue
regulations that establish procedures for
responding to such requests. The BBG
published an interim final rule in the
1. The authority citation for part 502 continues to read as follows:


2. Section 502.3, in paragraph (b), introductory text, is amended by removing the clause “after their dissemination abroad”.

3. Section 502.4 is revised to read as follows:

§ 502.4 Media or organization one-time requests for broadcast quality agency program materials.

Upon request, the Agency may provide a broadcast-quality copy of Agency program materials to media entities, educational organizations, not-for-profit corporations, or other requestors. Requestors will be informed if materials are subject to third party content holders’ restrictions. One-time requests for broadcast quality copies of Agency program materials should be directed to:

(a) The Voice of America Office of Public Relations for broadcast-quality copies of Voice of America program materials; and

(b) The TV Marti Division of the Office of Cuba Broadcasting for broadcast-quality copies of TV or Radio Marti program materials.

4. Section 502.5 is revised to read as follows:

§ 502.5 Media or organization requests for ongoing subscriptions to broadcast quality agency program materials

(a) Upon request, the Agency may make program materials available on an ongoing basis to Media entities, or other organizations, through a subscription agreement, provided that the Agency determines that entering into a subscription agreement to make program materials available on an ongoing basis would be consistent with the Agency’s mission and authorities. Requested, ongoing subscription agreements must be consistent with the Agency’s Policy for domestic distribution which incorporates the Broadcasting principles and standards and other requirements, found in 22 U.S.C. 1461, 1461–1a, 1462, 6201, 6202, 6203, 6204, 6205, 6206; Pub. L. 112–239, section 1078(b), 126 Stat. 1632, 1958; agreements with third-parties that hold a copyright in Agency program materials; and Terms of Use on Agency Web sites. Requestors shall secure all necessary licenses from all persons or organizations that hold a copyright in any portion of program materials before making any use of those program materials, except uses of program materials permitted by the Copyright Act of 1976, as amended.

(b) Media entities or other organizations may request ongoing subscriptions by filling out an application form found on the Web site for the Direct System, the Agency’s professional distribution system.

5. Section 502.6 is amended by removing the last sentence in paragraph (b)(2).

Dated: November 5, 2013.

Richard M. Lobo,
Director, International Broadcasting Bureau.

[FR Doc. 2013–26833 Filed 11–7–13; 8:45 am]
BILLING CODE 8610–01–P