

coordinates of the facilities that require protection are listed in § 0.121(c) of this chapter.

\* \* \* \* \*

■ 43. Section 97.109 is amended by revising paragraph (d) to read as follows:

**§ 97.109 Station control.**

\* \* \* \* \*

(d) When a station is being automatically controlled, the control operator need not be at the control point. Only stations specifically designated elsewhere in this part may be automatically controlled. Automatic control must cease upon notification by a Regional Director that the station is transmitting improperly or causing harmful interference to other stations. Automatic control must not be resumed without prior approval of the Regional Director.

■ 44. Section 97.203 is amended by revising paragraph (f) to read as follows:

**§ 97.203 Beacon station.**

\* \* \* \* \*

(f) A beacon must cease transmissions upon notification by a Regional Director that the station is operating improperly or causing undue interference to other operations. The beacon may not resume transmitting without prior approval of the Regional Director.

\* \* \* \* \*

■ 45. Section 97.309 is amended by revising paragraph (b) introductory text to read as follows:

**§ 97.309 RTTY and data emission codes.**

\* \* \* \* \*

(b) Where authorized by §§ 97.305(c) and 97.307(f), a station may transmit a RTTY or data emission using an unspecified digital code, except to a station in a country with which the United States does not have an agreement permitting the code to be used. RTTY and data emissions using unspecified digital codes must not be transmitted for the purpose of obscuring the meaning of any communication. When deemed necessary by a Regional Director to assure compliance with the FCC Rules, a station must:

\* \* \* \* \*

■ 46. Section 97.311 is amended by revising paragraph (c) introductory text to read as follows:

**§ 97.311 SS emission types.**

\* \* \* \* \*

(c) When deemed necessary by a Regional Director to assure compliance with this part, a station licensee must:

\* \* \* \* \*

■ 47. Section 97.313 is amended by revising paragraph (f) to read as follows:

**§ 97.313 Transmitter power standards.**

\* \* \* \* \*

(f) No station may transmit with a transmitter power exceeding 50 W PEP on the UHF 70 cm band from an area specified in paragraph (a) of footnote US270 in § 2.106, unless expressly authorized by the FCC after mutual agreement, on a case-by-case basis, between the Regional Director of the applicable field facility and the military area frequency coordinator at the applicable military base. An Earth station or telecommand station, however, may transmit on the 435–438 MHz segment with a maximum of 611 W effective radiated power (1 kW equivalent isotropically radiated power) without the authorization otherwise required. The transmitting antenna elevation angle between the lower half-power (–3 dB relative to the peak or antenna bore sight) point and the horizon must always be greater than 10°.

\* \* \* \* \*

[FR Doc. 2015–21963 Filed 9–4–15; 8:45 am]

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**DEPARTMENT OF DEFENSE**

**GENERAL SERVICES ADMINISTRATION**

**NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

**48 CFR Parts 1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 15, 16, 17, 19, 22, 25, 28, 30, 42, 50, 52, and 53**

[FAC 2005–83; FAR Case 2014–022; Correction; Docket 2014–0022; Sequence No. 1]

RIN 9000–AM80

**Federal Acquisition Regulation; Inflation Adjustment of Acquisition-Related Thresholds; Correction**

**AGENCY:** Department of Defense (DoD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

**ACTION:** Final rule; correction.

**SUMMARY:** DoD, GSA, and NASA are issuing a correction to FAR Case 2014–022; Inflation Adjustment of Acquisition-Related Thresholds (Item I),

which was published in the **Federal Register** at 80 FR 38293, July 2, 2015. The changes to 7.104 and 7.107 are removed from the case because those thresholds are controlled by the Small Business Administration. The other changes are made to correct errors.

**DATES:** *Effective:* October 1, 2015.

**FOR FURTHER INFORMATION CONTACT:** Mr. Michael O. Jackson, Procurement Analyst, at 202–208–4949, for clarification of content. For information pertaining to status or publication schedules, contact the Regulatory Secretariat at 202–501–4755. Please cite FAC 2005–83; FAR Case 2014–022; Correction.

**SUPPLEMENTARY INFORMATION:**

*Corrections*

In rule FR Doc. 2015–16206 published in the **Federal Register** at 80 FR 38293, July 2, 2015, make the following corrections:

**7.104 and 7.107 [Corrected]**

■ 1. On page 38296, in the center column, remove Part 7 heading and amendatory instruction numbers 14 and 15, amending sections 7.104 and 7.107 respectively.

■ 2. On pages 38296 through 38301, renumber amendatory instruction numbers 16 through 95, as 14 through 93 respectively.

**13.003 [Corrected]**

■ 3. On page 38297, first column, correct amendatory instruction number 30.a., now renumbered as 28.a., to read as follows:

■ a. Removing from paragraph (b)(1) “\$3,000” and “\$15,000” and adding “\$3,500” and “\$20,000” in their places, respectively.

**52.212–5 [Corrected]**

■ 4. On page 38300, first column, in paragraph (e)(1)(ii)(C), second line, remove “(Oct 2015)” and add “(Oct 2014)” in its place.

■ 5. On page 38300, first column, in paragraph (e)(1)(ii)(M), first line, remove “52.222–4” and add “52.222–54” in its place.

**Authority:** 40 U.S.C. 121(c); 10 U.S.C. chapter 137; and 51 U.S.C. 20113.

**William Clark,**

*Director, Office of Government-wide Acquisition Policy, Office of Acquisition Policy, Office of Government-wide Policy.*

[FR Doc. 2015–22060 Filed 9–4–15; 8:45 am]

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