

Monday, December 11, 2006

Part XLIX

Federal Communications Commission

Semiannual Regulatory Agenda

FEDERAL COMMUNICATIONS COMMISSION (FCC)

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Ch. I

Unified Agenda of Federal Regulatory and Deregulatory Actions—Fall 2006

AGENCY: Federal Communications Commission.

ACTION: Semiannual regulatory agenda.

SUMMARY: Twice a year, in spring and fall, the Commission publishes in the Federal Register a list in the Unified Agenda of those major items and other significant proceedings under development or review that pertain to the Regulatory Flexibility Act. (U.S.C. 602). The Unified Agenda also provides the Code of Federal Regulations citations and legal authorities that govern these proceedings.

ADDRESSES: Federal Communications Commission, 445 12th Street SW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT:

Maura McGowan, Telecommunications Specialist, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554, (202) 418-0990.

SUPPLEMENTARY INFORMATION:

Unified Agenda of Major and Other Significant Proceedings

The Commission encourages public participation in its rulemaking process.

To help keep the public informed of significant rulemaking proceedings, the Commission has prepared a list of important proceedings now in progress. The General Services Administration publishes the Unified Agenda in the **Federal Register** in the spring and fall of each year.

The following terms may be helpful in understanding the status of the proceedings included in this report:

Docket Number — assigned to a proceeding if the Commission has issued either a Notice of Proposed Rulemaking or a Notice of Inquiry concerning the matter under consideration. The Commission has used docket numbers since January 1, 1978. Docket numbers consist of the last two digits of the calendar year in which the docket was established plus a sequential number that begins at 1 with the first docket initiated during a calendar year (e.g., Docket No. 96-1 or Docket No. 99-1). The abbreviation for the responsible bureau usually precedes the docket number, as in "MM Docket No. 96-222," which indicates that the responsible bureau is the Mass Media Bureau (now the Media Bureau). A docket number consisting of only five digits (e.g., Docket No. 29622) indicates that the docket was established before January 1, 1978.

Notice of Inquiry (NOI) — issued by the Commission when it is seeking information on a broad subject or trying to generate ideas on a given topic. A comment period is specified during which all interested parties may submit comments.

Notice of Proposed Rulemaking (NPRM) — issued by the Commission when it is proposing a specific change to Commission rules and regulations. Before any changes are actually made, interested parties may submit written comments on the proposed revisions.

Further Notice of Proposed Rulemaking (FNPRM) — issued by the Commission when additional comment in the proceeding is sought.

Memorandum Opinion and Order (MO&O) — issued by the Commission to deny a petition for rulemaking, conclude an inquiry, modify a decision, or address a petition for reconsideration of a decision.

Rulemaking (RM) Number — assigned to a proceeding after the appropriate bureau or office has reviewed a petition for rulemaking, but before the Commission has taken action on the petition.

Report and Order (R&O) — issued by the Commission to state a new or amended rule or state that the Commission rules and regulations will not be revised.

Marlene H. Dortch,

Secretary, Federal Communications Commission.

CONSUMER AND GOVERNMENTAL AFFAIRS BUREAU—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3784	Policies and Rules Governing Interstate Pay-Per-Call and Other Information Services Pursuant to the Tele- communications Act of 1996 (CC Docket Nos. 96-146, 93-22)	3060–AG42
3785	Implementation of the Subscriber Selection Changes Provision of the Telecommunications Act of 1996; CC Docket No. 94-129	3060-AG46
3786	Implementation of Section 255 and Section 251(a)(2) of the Telecommunications Act of 1996; Access to Telecommunications Services Equipment and Customer Premise Equipment for Persons With Disabilities	3060–AG58
3787	In the Matter of the Telecommunications Relay Services, the Americans With Disabilities Act of 1990, and the Telecommunications Act of 1996; CC Docket No. 90-571	3060–AG75
3788	In the Matter of Telecommunications Relay Services and Speech-to-Speech Services for Individuals With Hearing and Speech Disabilities, Americans With Disabilities Act of 1990; CC Docket No. 98-67	3060–AG76
3789	Establishment of Rules Governing Procedures To Be Followed When Informal Complaints Are Filed by Consumers Against Entities Regulated by the Commission (CG Docket No. 02-32)	3060-Al02
3790	Rules and Regulations Implementing the Telephone Consumer Protection Act (TCPA) of 1991 (CG Docket No. 02-278) (Section 610 Review)	3060-AI14
3791	Rules and Regulations Implementing Section 225 of the Communications Act (Telecommunications Relay Service) (CG Docket No. 03-123) (Section 610 Review)	3060-AI15
3792	Rules and Regulations Implementing the Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003 (CG Docket No. 04-53)	3060-AI20

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CONSUMER AND GOVERNMENTAL AFFAIRS BUREAU—Long-Term Actions (Continued)

Sequence Number	Title	Regulation Identifier Number
3793	Rules and Regulations Implementing Minimum Customer Account Record Exchange Obligations on All Local and Interexchange Carriers (CG Docket No. 02-386)	3060-AI58
3794	Truth in Billing and Billing Format	3060-Al61
3795	Early Termination Fees	3060-AI71
3796	Closed Captioning of Video Programming	3060-AI72
3797	Accessibility of Programming Providing Emergency Information	3060-AI75

ENFORCEMENT BUREAU—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3798	Emergency Alert System	3060-AI49
3799	Recommendations of the Independent Panel Reviewing the Impact of Hurricane Katrina on Communications Networks	3060-AI78

OFFICE OF ENGINEERING AND TECHNOLOGY—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
3800	Spectrum Requirements for Advanced Medical Technologies	

OFFICE OF ENGINEERING AND TECHNOLOGY—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3801	Revision of the Rules Regarding Ultra-Wideband Transmission	3060-AH47
3802	New Advanced Wireless Services	3060-AH65
3803	Part 15 Biennial Review	3060-AH92
3804	Unlicensed Devices in the 5 GHz Band	3060-AI16
3805	Exposure to Radiofrequency Electromagnetic Fields	3060-AI17
3806	Coordination Between the Non-Geostationary and Geostationary Satellite Orbit	3060-AI21
3807	Commission Rules Concerning Disruptions to Communications	3060-AI22
3808	Cognitive Radio Technologies	3060-AI23
3809	Broadband Over Power Line Systems	3060-AI24
3810	Interference Temperature Operation	3060-AI25
3811	Unlicensed Operation of the 3650-3700 Band (ET Doc. No. 04-151)	3060-AI50
3812	WRC-03 Omnibus (ET Doc. No. 04-139)	3060-AI51
3813	Unlicensed Operation in the TV Broadcast Bands (ET Doc. No. 04-186)	3060-AI52
3814	Narrowbanding for Private Land Mobile Radio Service (ET Doc. No. 04-243)	3060-AI53
3815	Unlicensed Devices and Equipment Approval (ET Docket No. 03-201)	3060-AI54
3816	DTV Tuner Requirements	3060-AI60
3817	Communications Assistance for Law Enforcement Act and Broadband Access Services (ET Docket No. 04-295)	3060-AI70
3818	DTV Signals Pursuant To the Satellite Home Viewer Extension and Reauthorization Act of 2004	3060-AI77

OFFICE OF ENGINEERING AND TECHNOLOGY—Completed Actions

Sequence Number	Title	Regulation Identifier Number
3819	Software Defined Radio Authorization	3060-AH64

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INTERNATIONAL BUREAU—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3820	Streamlining the Commission's Rules and Regulations for Satellite Application and Licensing Procedures (IB Docket No. 95-117)	3060-AD70
3821	Establishing Rules and Policies for the Use of Spectrum for Mobile Satellite Service in the L-Band (IB Docket No. 96-132)	3060-AF89
3822	Establishment of Rules and Policies for the Digital Audio Radio Satellite Service in the 2310-2360 MHz Frequency Band (IB Docket No. 95-91; GEN Docket No. 90-357)	3060-AF93
3823	Allocate & Designate: Spec for Fixed-Sat Srv (37.5-38.5, 40.5-41.5 & 48.2-50.2 GHz Bands). Allocate: Fixed & Mobile 40.5-42.5 GHz; Wireless 46.9-47 GHz; Gov Oper 37-38 & 40-40.5 GHz (IB Docket No. 97)	3060-AH23
3824	1998 Biennial Regulatory Review—Review of Accounts Settlement in Maritime Mobile and Maritime Mobile-Satellite Radio Services; (IB Docket No. 98-96)	3060-AH30
3825	Streamlining Earth Station Licensing Rules (IB Docket No. 00-248)	3060-AH60
3826	Policies and Rules for Non-Geostationary Satellite Orbit, Fixed Satellite Service in the KA-Band (IB Docket No. 02-19)	3060-AH93
3827	Space Station Licensing Reform (IB Docket 02-34)	3060-AH98
3828	Flexibility for Delivery of Communications by Mobile Satellite Service Providers in the 2 GHz Band, the L-Band, and the 1.6/2.4 GHz Band (IB Docket No. 01-185)	3060-AI05
3829	Mitigation of Orbital Debris (IB Docket No. 02-54)	3060-AI06
3830	In the Matter of Procedures To Govern the Use of Satellite Earth Stations on Board Vessels (IB Docket No. 02-	
	10)	3060-AI40
3831	Amendment of Parts 1 and 63 of the Commission's Rules (Docket 04-47)	3060-AI41
3832	Reporting Requirements for U.S. Providers of International Telecommunications Services (IB Docket No. 04-112)	3060-AI42
3833	Review of the Spectrum Sharing Plan Among Non-Geostationary Satellite Orbit Mobile Satellite Service Systems in the 1.6/2.4 GHz Bands (IB Docket No. 02-364)	3060-AI44
3834	Redesignation of the 17.7-19.7 GHz Band, Blanket Licensing of Satellite Earth Stations, & Allocation of Spectrum in the 17.3-17.8 and 24.75-25.25 GHz Bands for Broadcast Satellite Service Use	3060-AI46
3835	Service Rules and Procedures to Govern the Use of Aeronautical Mobile Satellite Service Earth Stations in the	200010
	Frequency Bands Allocated to the Fixed Satellite Service; IB Docket No. 05-20	3060-AI67
3836	Elimination of Part 23 of the Commission's Rules, Regarding International Fixed Public Radio Service (IB Docket No. 05-216)	3060-AI74

MEDIA BUREAU—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3837	Cable Television Rate Regulation	3060-AF41
3838	Cable Television Rate Regulation: Cost of Service	3060-AF48
3839	Filing of Television Network Affiliation Contracts (MM Docket No. 95-40)	3060-AF80
3840	Rules Governing Broadcast Television Advertising (MM Docket No. 95-90)	3060-AF81
3841	Cable Home Wiring	3060-AG02
3842	Competitive Availability of Navigation Devices (97-30)	3060-AG28
3843	Digital Must Carry	3060-AG91
3844	Horizontal Ownership Limits and Attribution Rules	3060-AH09
3845	Digital Audio Broadcasting Systems (MM Docket No. 99-325)	3060-AH40
3846	Periodic Review of Rules and Policies Affecting the Conversion to DTV	3060-AH54
3847	Direct Broadcast Public Interest Obligations (MM Docket No. 93-25)	3060-AH59
3848	Children's TV, Obligations of Digital TV Broadcasters (MM Docket No. 00-167)	3060-AH68
3849	Radio Market Definitions (MM Docket No. 03-130)	3060-AH70
3850	Enhanced and Standardized Disclosure (MM Docket No. 00-168)	3060-AH71
3851	Revision of EEO Rules and Policies (MM Docket No. 98-204)	3060-AH95
3852	Broadcast Multiple and Cross-Ownership Limits	3060-AH97
3853	Establishment of Rules for Digital Low Power Television, Television Translator, and Television Booster Stations	
	(MB Docket 03-185)	3060-AI38
3854	Joint Sales Agreements in Local Television Markets	3060-AI55
3855	Significantly Viewed Out-of-Market Broadcast Stations (Docket 05-49)	3060-AI56
3856	Revision of Procedures Governing Amendments to FM Table of Allotments and Changes of Community of License in the Radio Broadcast Services (MB Docket 05-210)	3060-Al63

3060-AH57

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	MEDIA BUREAU—Long-Term Actions (Continued)		
Sequence Number	Title	Regulation Identifier Number	
3857 3858	Implementation of Section 210 of the Satellite Home Viewer Extension and Reauthorization Act of 2004 To Amend Section 338 of the Communications Act	3060-Al64 3060-Al68	
3859	Implementation of Section 621(a)(1) of the Cable Communications Policy Act of 1984 as Amended by the Cable Television Consumer Protection and Competition Act of 1992	3060-Al69	
	MEDIA BUREAU—Completed Actions		
Sequence Number	Title	Regulation Identifier Number	
3860 3861 3862	Minor Modifications of Broadcast Licenses Without Prior Construction Permit (MM Docket No. 96-58) Pole Attachment Provisions (CS Docket No. 97-98) Extension of Filing Paguiroments for Children's TV Programming Penert (MM Docket No. 90-44)	3060-AG30 3060-AG71 3060-AH69	
3002	Extension of Filing Requirements for Children's TV Programming Report (MM Docket No. 00-44)	3000-AF109	
	OFFICE OF MANAGING DIRECTOR—Long-Term Actions		
Sequence Number	Title	Regulation Identifier Number	
3863	Assessment and Collection of Regulatory Fees for FY 2006	3060-AI79	
	OFFICE OF MANAGING DIRECTOR—Completed Actions		
Sequence Number	Title	Regulation Identifier Number	
3864	Assessment and Collection of Regulatory Fees for FY 2005	3060-AI59	
	WIRELESS TELECOMMUNICATIONS BUREAU—Long-Term Actions		
Sequence Number	Title	Regulation Identifier Number	
3865 3866 3867	Amendment of the Commission's Rules Concerning Maritime Communications	3060–AF14 3060–AF58	
3868 3869	ding Rules	3060–AG00 3060–AG16	
3870 3871	Broadband PCS Competitive Bidding and the Commercial Mobile Radio Service Spectrum Cap Revision of the Rules To Ensure Compatibility With Enhanced 911 Emergency Calling Systems In the Matter of the Communications Assistance for Law Enforcement Act	3060–AG21 3060–AG34 3060–AG74	
3872	Development of Operational, Technical, and Spectrum Requirements for Public Safety Communications Requirements	3060–AG85	
3873	Multiple Access Systems	3060-AG86	
3874 3875	Amendment of Part I of the Commission's Rules—Competitive Bidding Procedures Amendment of Part 90 of the Rules To Adopt Regulations for Automatic Vehicle Monitoring Systems	3060–AG87 3060–AH12	
3876	Fixed Satellite Service and Terrestrial System in the Ku-Band	3060–AH17	
3877	Service Rules for the 746-764 and 776-794 MHz Bands, and Revisions to Part 27 of the Commission's Rules	3060-AH32	
3878	Implementation of Sections 309(j) and 337 of the Communications Act of 1934 as Amended	3060-AH33	
3879 3880	Amendment to Parts 1, 2, 87, and 101 of the Rules to License Fixed Services at 24 GHz	3060–AH41 3060–AH42	
3881	Amendment of Parts 13 and 80 Governing Maritime Communications	3060-AH55	

Competitive Bidding Procedures

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WIRELESS TELECOMMUNICATIONS BUREAU—Long-Term Actions (Continued)

Sequence Number	Title	Regulation Identifier Number
3883	Transfer of the 3650 Through 3700 MHz Band From Federal Government Use	3060-AH75
3884	2000 Biennial Regulatory Review Spectrum Aggregation Limits for Commercial Mobile Radio Services	3060-AH81
3885	In the Matter of Promoting Efficient Use of Spectrum Through Elimination of Barriers to the Development of Secondary Markets	3060-AH82
3886	Reexamination of Roaming Obligations of Commercial Mobile Radio Service Providers	3060-AH83
3887	Amendment of Part 90 for Licensing Low Power Operations in 450-470 MHz Band	3060-AH84
3888	Review of Quiet Zones Application Procedures	3060-AH88
3889	Reallocation and Service Rules for the 698-746 MHz Spectrum Band (Television Channels 52-59)	3060-AH89
3890	Implementation of 911 Act	3060-AH90
3891	Year 2000 Part 22 Biennial Review (WT Docket No. 01-108)	3060-AI26
3892	Air-Ground Telecommunications Services	3060-AI27
3893	Amendments of Various Rules Affecting Wireless Radio Services (WT Docket No. 03-264)	3060-AI30
3894	Facilitating the Provision of Spectrum—Based Services to Rural Areas	3060-AI31
3895	Extending Wireless Telecommunications Services to Tribal Lands	3060-AI32
3896	Amendment of Commission Rules Concerning Airport Terminal Use Frequencies 450-470 MHz Band of the Private Land Mobile Radio Services, WT 02-318	3060-AI33
3897	Improving Public Safety Communications in the 800 MHz Band Industrial/Land Transportation and Business Channels	3060-Al34
3898	Review of Part 87 of the Commission's Rules Concerning Aviation	3060-AI35
3899	Digital Broadcast Content Protection (MB Docket No. 02-230)	3060-AI37
3900	Hearing Aid-Compatible Telephones (WT Docket No. 01-309)	3060-AI57

WIRELINE COMPETITION BUREAU—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
3901	Administration of the North American Numbering Plan	3060-AF50
3902	Use of N11 Codes and Other Abbreviated Dialing Arrangements	3060-AF51
3903	Implementation of the Universal Service Portions of the 1996 Telecommunications Act	3060-AF85
3904	Toll-Free Service Access Codes	3060-AG11
3905	Telecommunications Carriers' Use of Customer Proprietary Network Information and Other Customer Information	3060-AG43
3906	Access Charge Reform	3060-AG49
3907	Implementation of the Local Competition Provisions of the Telecommunications Act of 1996	3060-AG50
3908	Enhanced 911 Services for Wireline	3060-AG60
3909	Computer III Further Remand Proceedings: Bell Operating Company Provision of Enhanced Services	3060-AG72
3910	Detariffing of Competitive Local Exchange Carriers' Interstate Exchange Access Services	3060-AG73
3911	Prescribing the Authorized Rate of Return for Interstate Services of Local Exchange Carriers	3060-AH18
3912	Local Telephone Networks That LECs Must Make Available to Competitors	3060-AH44
3913	2000 Biennial Regulatory Review—Telecommunications Service Quality Reporting Requirements	3060-AH72
3914	Access Charge Reform and Universal Service Reform	3060-AH74
3915	2000 Biennial Regulatory Review—Comprehensive Review of the Accounting Requirements and ARMIS Reporting Requirements for Incumbent Local Exchange Carriers; Phase 2 and Phase 3	3060-AH76
3916	Numbering Resource Optimization	3060-AH80
3917	Performance Measurements and Standards for Unbundled Network Elements and Interconnection	3060-AI00
3918	Performance Measurements and Standards for Interstate Special Access Services	3060-AI01
3919	National Exchange Carrier Association Petition	3060-AI47
3920	IP-Enabled Services	3060-AI48
3921	E911 Requirements for IP-Enabled Service Providers	3060-Al62
3922	Consumer Protection in the Broadband Era	3060-AI73

Federal Communications Commission (FCC) Consumer and Governmental Affairs Bureau

Long-Term Actions

3784. POLICIES AND RULES GOVERNING INTERSTATE PAY-PER-CALL AND OTHER INFORMATION SERVICES PURSUANT TO THE TELECOMMUNICATIONS ACT OF 1996 (CC DOCKET NOS. 96-146, 93-22)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 228

CFR Citation: 47 CFR 64.1501 to 1515

Legal Deadline: None

Abstract: The Commission received comments on proposed rules designed to implement the 1996

to implement the 1996
Telecommunications Act with respect
to information services to prevent
abusive and deceptive practices by
entities that might try to circumvent the
statutory requirements. The proposed
rules address generally the use of
dialing sequences other than the 900
service access code to provide
information services. The Commission
issued an NPRM on these issues July
16, 2004.

Timetable:

Action	Date	FR Cite	
NPRM	07/26/96	61 FR 39107	
Order	07/26/96	61 FR 39084	
NPRM Comment Period End	09/16/96		
Notice to Refresh Record	03/27/03	68 FR 14939	
Comment Period End	05/27/03		
NPRM	10/15/04	69 FR 61184	
Next Action Undetermined			

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: None

Federalism: Undetermined

URL For More Information:

www.fcc.gov/cgb/policy/paypercall.html

Agency Contact: Erica H. McMahon, Attorney, Federal Communications Commission, Consumer and Governmental Affairs Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060–AG42

3785. IMPLEMENTATION OF THE SUBSCRIBER SELECTION CHANGES PROVISION OF THE TELECOMMUNICATIONS ACT OF 1996; CC DOCKET NO. 94–129

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154; 47 USC

201; 47 USC 258

CFR Citation: 47 CFR 64.1100 to 64.1170; 47 CFR 64.1190; 47 CFR

64.1195

Legal Deadline: None

Abstract: In December 1998, the Commission established new rules and policies implementing section 258 of the Communications Act of 1934, as amended by the Telecommunications Act of 1996, which makes it unlawful for any telecommunications carrier to "submit or execute a change in a subscriber's selection of a provider of telecommunications exchange service or telephone toll service except in accordance with such verification procedures as the Commission shall prescribe." The rules provide, among other things, that any telecommunications carrier that violates such verification procedures and that collects charges for telephone exchange service or telephone toll service from a subscriber shall be liable to the carrier previously selected by the subscriber in an amount equal to 150 percent of all charges paid by the subscriber after such violation. In April 2000, the Commission modified the slamming liability rules by giving victims of slamming adequate redress, ensuring that carriers that slam do not profit from their fraud, and allowing states to act as the primary administrator of slamming complaints.

In July 2000, the Commission took further action to improve the existing carrier change process for both consumers and carriers. In December 2000, the Commission adopted a Biennial Review FNPRM seeking comment on proposals to amend the slamming rules to lighten administrative burdens associated with selling or transferring customer bases by eliminating the need to obtain a waiver, while continuing to protect consumers. In February 2001, the Commission adopted an order modifying and clarifying certain aspects of the reporting and registration requirements it had adopted in July 2000. In May 2001, the Commission adopted streamlined procedures for the

carrier-to-carrier sale or transfer of customer bases, as proposed in the Biennial Review FNPRM.

In February, 2003, the Commission adopted a Reconsideration Order and Second FNPRM. The Reconsideration Order addresses, amongst other things, the requirement that a carrier's sales agent drop-off a carrier change request phone call once the customer has been connected to an independent third party verifier, and the applicability of our slamming rules to local exchange carriers. In the Second FNPRM, the Commission sought comment on rule modifications with respect to third party verifications.

In July, 2004, the Commission released a Fourth Order on Reconsideration disposing of petitions for reconsideration of the streamlined rules for compliance with section 258 of the Act. In November, 2004, a Fifth Order on Reconsideration was released that confirmed certain carrier change verification rules.

Timetable:

08/14/97 09/30/97 02/16/99		43493
	64 FR	
02/16/99	64 FR	
		7745
04/13/00	65 FR	47678
11/08/00	65 FR	66934
01/29/01	66 FR	8093
03/01/01	66 FR	12877
06/06/01	66 FR	30334
03/17/03	68 FR	19176
03/17/03	68 FR	19152
06/17/03		
07/17/04		
11/24/04		
ed		
1	03/17/03 06/17/03 07/17/04 1/24/04	1/24/04

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Agency Contact: Nancy Stevenson, Attorney, Federal Communications Commission, Consumer and

Long-Term Actions

Governmental Affairs Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060–AG46

3786. IMPLEMENTATION OF SECTION 255 AND SECTION 251(A)(2) OF THE TELECOMMUNICATIONS ACT OF 1996; ACCESS TO **TELECOMMUNICATIONS SERVICES EQUIPMENT AND CUSTOMER** PREMISE EQUIPMENT FOR PERSONS WITH DISABILITIES

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 255; 47 USC

251(a)(2)

CFR Citation: 47 CFR 6; 47 CFR 7

Legal Deadline: None

Abstract: This proceeding is initiated to implement the provisions of sections 255 and 251(a)(2) of the

Communications Act and related sections of the Telecommunications Act of 1996 regarding the accessibility of telecommunications equipment and services to persons with disabilities.

Timetable:

Action	Date	FR Cite
NOI	09/26/96	61 FR 50465
NPRM	05/22/98	63 FR 28456
NPRM Comment Period End	08/14/98	
Further NOI	11/19/99	64 FR 63277
Report & Order	11/19/99	64 FR 63235
Further NOI Comment Period End	02/14/00	
Public Notice	07/13/00	65 FR 43372
Public Notice	01/07/02	67 FR 678
Public Notice	07/21/04	69 FR 43586
Notice	07/29/04	69 FR 43586
Comment Period End	09/27/04	
Notice	02/14/05	70 FR 7503
Comment Period End	03/16/05	
Notice	04/06/05	70 FR 17456
Public Notice	07/20/05	70 FR 41754
Notice	07/26/06	71 FR 42396
Public Notice	07/26/06	71 FR 43768
Next Action Undetermine	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions,

Organizations

Government Levels Affected: Federal,

Local, State

Federalism: Undetermined

Additional Information: Additional Bureau: Wireline Competition Bureau; Wireless Telecommunications Bureau

URL For More Information:

www.fcc.gov/cgb/dro/section255.html

Agency Contact: Cheryl J. King, Deputy Chief, Disability Rights Office, Federal Communications Commission, Consumer and Governmental Affairs Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418-2284 TDD Phone: 202 418-0410

Fax: 202 418-6219

Email: cheryl.king@fcc.gov

RIN: 3060–AG58

3787. IN THE MATTER OF THE TELECOMMUNICATIONS RELAY SERVICES, THE AMERICANS WITH **DISABILITIES ACT OF 1990, AND THE TELECOMMUNICATIONS ACT OF** 1996; CC DOCKET NO. 90-571

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 151; 47 USC

154; 47 USC 225

CFR Citation: 47 CFR 64.604

Legal Deadline: None

Abstract: This item addresses the requirement that telecommunications relay services be capable of handling any type of call normally provided by common carriers, including coin sentpaid calls. On April 5, 2001, the Commission published a Second FNPRM seeking comment on the coin sent-paid issue. This Second FNPRM suspended the enforcement of section 64.604(a)(3) of our rules until final rules in this proceeding are adopted and published in the Federal Register.

Timetable:

Action	Date	FR Cite
NPRM	12/04/90	55 FR 50037
R&O and Request for Comments	08/01/91	56 FR 36729
Order on Recon & Second R&O	03/03/93	58 FR 12175
FNPRM	03/30/93	58 FR 12204
MO&O	11/28/95	60 FR 58626
Order	09/08/97	62 FR 47152
2nd NPRM	04/05/01	66 FR 18059
5th R&O	02/07/03	68 FR 6352
R & O (Correction)	02/24/03	68 FR 8553
Recon of 5th R&O and Order Comment Deadline	04/04/03	
Public Notice	04/15/03	68 FR 18205

Action	Date	FR Cite
Comment Period End for Petitions for Recon	04/30/03	
Notice	08/27/04	69 FR 52694
Petitions for Recon of 5th R&O Denied	09/01/04	69 FR 53346
Notice	09/01/04	69 FR 53442
Comment Period End	11/01/04	
Public Notice	11/12/04	69 FR 65401
Comment Period End	11/30/04	
Notice	12/27/04	69 FR 77246
Comment Period End	01/26/05	
Notice	04/06/05	70 FR 17456
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected: None**

Federalism: Undetermined

Additional Information: Additional Bureau: Wireline Competition Bureau Agency Contact: Thomas Chandler,

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RIN: 3060-AG75

3788. IN THE MATTER OF TELECOMMUNICATIONS RELAY SERVICES AND SPEECH-TO-SPEECH SERVICES FOR INDIVIDUALS WITH HEARING AND SPEECH DISABILITIES. **AMERICANS WITH DISABILITIES ACT** OF 1990; CC DOCKET NO. 98-67

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 225; 47 USC 255; 47 USC

CFR Citation: 47 CFR 64.601; 47 CFR 64.603 to 64.605

Legal Deadline: None

Abstract: This proceeding is the latest in a series designed to update and improve telecommunications relay services (TRS) for persons with disabilities, in implementation of the Americans with Disabilities Act (ADA), title IV. Title IV of the ADA requires the Commission to ensure that TRS is available to the extent possible in the most efficient manner to persons with hearing or speech disabilities in the United States. TRS enables an individual with a hearing or speech

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disability to communicate by telephone or other assistive communication device. The Commission issued its first order pursuant to title IV of the ADA implementing TRS on July 26, 1991. Since 1991, the Commission has revisited the regulations governing TRS on numerous occasions, in part, to make available to consumers new forms of TRS, and to amend the mandatory minimum standards to improve the quality of TRS, consistent with the goal of functional equivalency set forth in section 225. Through these actions the Commission has broadly defined TRS to include any service that enables persons with hearing or speech disabilities to use the telecommunications network to communicate by wire or radio, and not to be limited to either telecommunications service or services that require a TTY. This item amends existing and establishes new regulations governing TRS.

Timetable:

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Action	Date	FR Cite
NPRM	05/20/98	63 FR 32798
NPRM Comment	09/14/98	
Period End		
FNPRM	06/21/00	65 FR 38490
Report and Order	06/21/00	65 FR 38432
Public Notice	07/19/01	66 FR 37631
Public Notice	08/03/01	66 FR 40666
Correction		
Public Notice	08/15/01	66 FR 42858
Public Notice	10/26/01	66 FR 54165
Correction		
MO&O	01/29/02	67 FR 4203
FNPRM	01/29/02	67 FR 4227
Declaratory Ruling	06/11/02	67 FR 39863
FNPRM	06/11/02	67 FR 39929
Public Notice	07/24/02	67 FR 48415
Public Notice	07/29/02	67 FR 49024
Comment Period End	08/12/02	
Public Notice	08/26/02	67 FR 57641
Public Notice	10/31/02	67 FR 66399
Public Notice	10/31/02	67 FR 66400
Public Notice	10/31/02	67 FR 66397
Public Notice	12/17/02	67 FR 77272
Public Notice	01/27/03	68 FR 3880
5th R&O	02/07/03	68 FR 6352
5th R&O Correction	02/24/03	68 FR 8553
Public Notice	03/04/03	68 FR 10245
Order on Recon	04/06/03	68 FR 18826
Public Notice	05/30/03	68 FR 32511
NPRM	06/23/03	68 FR 37158
Public Notice	08/18/03	68 FR 49478
Public Notice	08/20/03	68 FR 50146
NPRM	08/25/03	68 FR 50993
2nd R&O and Order on Recon	08/25/03	68 FR 50973
Public Notice	11/07/03	68 FR 63029
Waiver & Clarification	04/16/03	68 FR 18826

Action	Date	FR Cite
Notice	04/16/03	68 FR 18828
Comment Period End	04/21/03	
Notice	05/29/03	68 FR 32038
Public Notice	07/25/03	68 FR 44082
Public Notice	08/04/03	68 FR 45819
Notice	08/14/03	68 FR 48609
Public Notice	08/18/03	68 FR 49478
Notice	08/25/03	68 FR 51014
Public Notice	09/29/03	68 FR 55955
Declaratory Ruling	09/29/03	68 FR 55898
Notice	10/27/03	68 FR 61217
Comment Period End	10/30/03	
Notice	11/30/03	68 FR 62249
Public Notice	12/01/03	68 FR 67166
Notice	12/24/03	68 FR 74504
Public Notice	12/31/03	68 FR 75559
Notice	02/24/04	69 FR 8331
Notice	03/26/04	69 FR 15730
Public Notice	07/26/04	69 FR 44534
Notice	07/28/04	69 FR 44970
Comment Period End	08/30/04	
R&O and Order on	09/01/04	69 FR 53346
Recon	00/04/04	CO ED 50000
FNPRM Notice	09/01/04 09/01/04	69 FR 53382 69 FR 53442
Correction Comment Period End	09/17/04 11/01/04	09 FK 33963
re: 69 FR 53442	11/01/04	
Comment Period End	11/15/04	
re: 69 FR 53382	,, .	
Correction	09/24/04	69 FR 57231
Public Notice	11/15/04	69 FR 64573
Comment Period End	11/30/04	
Notice	12/27/04	69 FR 77246
Public Notice	01/11/05	70 FR 1894
Comment Period End	01/19/05	
Public Notice	01/13/05	70 FR 2360
Public Notice	02/17/05	70 FR 8034
Declaratory Ruling/	02/25/05	70 FR 9239
Interpretation		
Public Notice	03/07/05	70 FR 10930
Comment Period End	03/04/05	
Public Notice	03/16/05	70 FR 12884
Comment Period End	05/02/05	70 50 44500
Order		70 FR 14568
Order on Recon		70 FR 17330
Public Notice/	04/06/05	70 FR 17334
Announcement of Date		
Notice	04/06/05	70 FR 17456
Public Notice	05/11/05	
Comment Period End	05/11/05	. 511(2-7700
Order		70 FR 38134
Order on Recon	08/31/05	
R&O		70 FR 51649
Order/Clarification		70 FR 54294
Notice		70 FR 54381
Notice		71 FR 1753
Comment Period End	02/10/06	
Notice		71 FR 14893
Next Action Undeterm		
Regulatory Flexibi		<i>r</i> eie
regulatory Flexible	iity Alialy	y 313

Required: Undetermined

Government Levels Affected: State

Federalism: Undetermined

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RIN: 3060-AG76

3789. ESTABLISHMENT OF RULES GOVERNING PROCEDURES TO BE FOLLOWED WHEN INFORMAL COMPLAINTS ARE FILED BY CONSUMERS AGAINST ENTITIES REGULATED BY THE COMMISSION (CG DOCKET NO. 02–32)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151 to 152; 47 USC 154(i) to 154(j); 47 USC 303(r); 47 USC 403

CFR Citation: 47 CFR 1.716 to 1.718

Legal Deadline: None

Abstract: This proceeding seeks comment on proposals to establish a unified, streamlined process for the intake and resolution of informal complaints filed by consumers in order to promote maximum compliance with the requirements of the Communications Act of 1934, as amended, (the Act) and our implementing rules and orders.

The Commission has previously emphasized that our consumer complaint mechanisms are a principal vehicle for achieving such compliance and promoting the pro-competitive goals underlying the Act and our rules. We are concerned, however, that our existing complaint mechanisms require consumers to navigate an array of rule provisions and disparate procedures administered by various offices within the Commission in order to file complaints about practices they believe violate the Act or our rules and orders. Our goal in this proceeding is to consolidate and streamline the consumer complaint mechanisms consumers use when submitting informal complaints to the Commission.

We propose to establish a consumer complaint mechanism patterned after our existing rules for informal complaints filed against common carriers pursuant to section 208 of the Act contained in sections 1.717-1.718 of the Commission's rules. We also

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invite comment on whether we should make changes to our existing informal common carrier complaint rules.

Timetable:

Action	Date	FR Cite
NPRM	04/16/02	67 FR 18560

Next Action Undetermined

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: Federal,

Local, State, Tribal

Federalism: Undetermined

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RIN: 3060–AI02

3790. RULES AND REGULATIONS IMPLEMENTING THE TELEPHONE CONSUMER PROTECTION ACT (TCPA) OF 1991 (CG DOCKET NO. 02–278) (SECTION 610 REVIEW)

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 227

CFR Citation: 47 CFR 64.1200; 47 CFR 64.1601(e); 47 CFR 68.318(c) to

68.318(d)

Legal Deadline: None

Abstract: The Commission released an NPRM on September 18, 2002, seeking comment on the rules implementing the Telephone Consumer Protection Act of 1991 (TCPA). The NPRM sought comment on whether the Commission should revise its existing rules, or adopt additional rules, on the use of autodialers, prerecorded messages, and unsolicited facsimile advertisements. The NPRM also sought comment on the effectiveness of the company-specific do-not-call lists and whether to revisit the option of establishing a national do-not-call list.

On July 3, 2003, the Commission released a Report and Order establishing, along with the FTC, a national do-not-call registry. The Commission's Report and Order also adopted rules on the use of predictive dialers, the transmission of caller ID information by telemarketers, and the sending of unsolicited fax advertisements.

On September 21, 2004, the Commission released an Order adopting a limited safe harbor period from the prohibition on placing automatic telephone dialing systems or prerecorded message calls to wireless numbers when such calls are made to numbers that have been recently ported from wireline service to wireless service. In addition, the Commission amended its existing safe harbor rules for telemarketers subject to the do-notcall registry to require such telemarketers to access the do-not-call list every 31 days, rather than every three months.

On February 18, 2005, the Commission released a Second Order on Reconsideration to Address issues raised in petitions for reconsideration of the Commission's 2003 TCPA Report and Order.

On December 9, 2005 the Commission released an NPRM proposing to amend the fax advertising rules to implement the Junk Fax Protection Act of 2005. On April 5, 2006, the Commission adopted a Report and Order and Third Order on Reconsideration amending its facsimile advertising rules. On April 5, 2006, the Commission released a Public Notice seeking comment on a petition for declaratory ruling filed by ACA International, which asks the Commission to clarify that the TCPA's restriction on calls to wireless numbers do not apply to creditors calling to recover payments. The period for filing comments on ACA's petition closed on May 22, 2006.

Timetable:

Action	Date	FR Cite
NPRM	10/08/02	67 FR 62667
NPRM Comment Period Extended	11/29/02	67 FR 71126
Reply Comment Period Extended	12/26/02	67 FR 78763
Comment Period End	01/31/03	
FNPRM	04/03/03	68 FR 16250
Order	07/25/03	68 FR 44144
Order Effective	08/25/03	
Order on Recon	08/25/03	68 FR 50978
Order	10/14/03	68 FR 59130
FNPRM	03/31/04	69 FR 16873
Order	10/08/04	69 FR 60311
Order	10/28/04	69 FR 62816

Action	Date	FR Cite
Order on Recon	04/13/05	70 FR 19330
Order	06/30/05	70 FR 37705
NPRM	12/19/05	70 FR 75102
Notice	04/26/06	71 FR 24634
Order	05/03/06	71 FR 25967
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Organizations

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AI14

3791. RULES AND REGULATIONS IMPLEMENTING SECTION 225 OF THE COMMUNICATIONS ACT (TELECOMMUNICATIONS RELAY SERVICE) (CG DOCKET NO. 03–123) (SECTION 610 REVIEW)

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 225; 47 USC 255; 47 USC 610

CFR Citation: 47 CFR 64.601; 47 CFR 64.603 to 64.605

Legal Deadline: None

Abstract: This proceeding establishes a new docket flowing from the previous telecommunications relay service (TRS) history, CC Docket No. 98-67. This proceeding contains an NPRM continuing the Commission's inquiry into improving the quality of TRS and furthering the goal of functional equivalency consistent with the Congress' mandate that TRS regulations encourage the use of existing technology and not discourage or impair the development of new technology. The Commission seeks comment on ways to improve emergency preparedness for TRS facilities and services, new TRS technologies, public access to information and outreach, and issues related to payments from the Interstate TRS Fund.

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Timetable:		
Action	Date	FR Cite
NPRM	08/25/03	68 FR 50993
FNPRM	09/01/04	69 FR 53382
R&O, Order on Recon NPRM Comment	09/01/04	69 FR 53346
Period End	10/09/03	
FNPRM Comment Period End	11/15/04	
Public Notice	07/26/04	69 FR 44534
Comment Period End	08/30/04	00 50 05 404
Public Notice	11/12/04	69 FR 65401
Comment Period End Comment Period End	11/30/04 12/30/04	
Public Notice	01/11/05	70 FR 2360
Public Notice	02/17/05	70 FR 8034
Comment Period End	01/19/05	
Declaratory Ruling/ Interpretation	02/25/05	70 FR 9239
Public Notice	03/07/05	70 FR 10930
Comment Period End	03/04/05	70 50 40004
Public Notice	03/16/05	70 FR 12884
Comment Period End Order	05/02/05 03/23/05	70 FR 14568
Public Notice/	04/06/05	70 FR 17334
Announcement of Date	0 1,00,00	
Public Notice	05/11/05	70 FR 24790
Comment Period End	05/25/05	70 50 00404
Order Dublic Notice	07/01/05	70 FR 38134
Public Notice Deadline	07/13/05 07/01/05	70 FR 38134
Order on Recon	08/31/05	70 FR 51643
R&O	08/31/05	70 FR 51649
Public Notice	09/07/05	70 FR 53191
Comment Period End	10/07/05	
Order on Clarification	09/14/05	70 FR 54294
Order on Clarification	09/14/05	70 FR 54298
Notice Comment Period End	09/14/05 11/14/05	70 FR 54381
Public Notice	10/12/05	70 FR 59346
Public Notice	11/30/05	70 FR 71849
R&O / Order on	12/23/05	70 FR 76208
Reconsideration		
Order	12/28/05	70 FR 76712
Order		70 FR 77052
Notice Notice		71 FR 1753 71 FR 1755
Comment Period End	01/11/06 01/17/06	/ I FK 1/55
Public Notice/Petition		71 FR 2942
for Rulemaking Withdrawn	0.7.0700	
NPRM	02/01/06	71 FR 5221
Notice	02/01/06	71 FR 5221
Comment Period End	02/10/06	
Comment Period End Notice/Announcement	03/08/06	71 FR 13281
of Effective Date	03/13/00	/ I FK 13201
Notice	03/24/06	71 FR 14893
Public Notice	05/10/06	71 FR 27252
Notice	05/24/06	71 FR 29961
Declaratory Ruling/Clarification	05/31/06	
FNPRM		71 FR 30848
Comment Period End	07/17/06	

Comment Period End	07/17/06	
Declaratoy	06/21/06	71 FR 35553
Ruling/Dismissal of		
Petition		
Clarification	06/28/06	71 FR 36690
Public Notice	06/28/06	71 FR 36794
Public Notice	06/28/06	71 FR 36795
Public Notice	06/28/06	71 FR 36796
Declaratory Ruling on	07/06/06	71 FR 38268
Recon		
Public Notice	08/02/06	71 FR 43768
Order on	08/16/06	71 FR 47141
Reconsideration		
MO&O	08/16/06	71 FR 47145
Next Action Undeterm	ined	
Regulatory Flexibility Analysis		

Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined

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20004

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RIN: 3060-AI15

3792. RULES AND REGULATIONS IMPLEMENTING THE CONTROLLING THE ASSAULT OF NON-SOLICITED PORNOGRAPHY AND MARKETING ACT OF 2003 (CG DOCKET NO. 04–53)

Priority: Substantive, Nonsignificant **Legal Authority:** 15 USC 7706; 15 USC

7712; PL 108-187

CFR Citation: 47 CFR 64.3100

Legal Deadline: Other, Statutory, September 26, 2004, Required to

promulgate rules.

Abstract: The Commission has adopted rules to protect consumers from unwanted electronic mobile service messages to implement the Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003.

Timetable:

Action	Date	FR Cite
NPRM	03/31/04	69 FR 16873
NPRM Comment Period End	05/17/04	
Order	09/16/04	69 FR 55765
Order Cross Referencing Federal Trade Commission Definitions Next Action Undeterm		70 FR 34665

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected:

Undetermined

Federalism: Undetermined URL For More Information:

www.fcc.gov/cgb/policy/canspam.html

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RIN: 3060–AI20

3793. RULES AND REGULATIONS IMPLEMENTING MINIMUM CUSTOMER ACCOUNT RECORD EXCHANGE OBLIGATIONS ON ALL LOCAL AND INTEREXCHANGE CARRIERS (CG DOCKET NO. 02–386)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: Communications Act of 1934, as amended

CFR Citation: 47 CFR 64.4000; 47 CFR 64.4001 to 64.4006

Legal Deadline: None

Abstract: On December 20, 2002, the Commission issued a Public Notice directing interested parties to file comments on issues raised in a petition filed with the Commission by Americatel Corporation and on a separate petition filed by AT&T, Sprint, and MCI. The petitions asked the Commission to address problems relating to the exchange of customer account records between local and long distance telephone service providers. On March 25, 2004, the Commission released a Notice of Proposed Rulemaking in CG Docket No. 02-386 seeking further comment on the two petitions and seeking comment as to whether to replace the current voluntary industry process for the exchange of customer account information between local and long distance service providers with mandatory, minimum standards applicable to all such providers.

On February 25, 2005, the Commission released a Report and Order and Further Notice of Proposed Rulemaking in CG Docket No. 02-386. The Report and Order adopted final rules

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governing the exchange of customer account information between local and long distance telephone service providers. The Commission adopted these rules to help to ensure that consumers' phone service bills are accurate and that their carrier selection requests are honored and executed without undue delay. In the Further Notice of Proposed Rulemaking, the Commission sought comment on the need for rules governing the exchange of customer account information between local telephone service providers. On April 15, 2005 and June 15, 2005, a coalition of local and long distance carriers proposed minor modifications and clarifications to section 64.4002 of the Commission's CARE rules. On August 29, 2005, the Commission released a public notice requesting comment on the coalition's proposed clarifications and modifications. Notice of the proposed changes was published in the Federal Register on September 7, 2005 (70 fed. Reg. 53137-01). The comment cycle established by the August 29 public notice closed October 3, 2005.

Timetable:

Action	Date	FR Cite
NPRM	04/19/04	69 FR 20845
NPRM Comment Period End	06/18/04	
R&O and FNPRM (Release Date)	02/25/05	
FNPRM Comment Period End	08/01/05	
Public Notice	08/29/05	70 FR 53137—01
Public Notice Comment Period End	10/03/05	
Next Action Undeterr	nined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060–AI58

3794. TRUTH IN BILLING AND **BILLING FORMAT**

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 201; 47 USC

CFR Citation: 47 CFR 64.2400 to 64.

2401

Legal Deadline: None

Abstract: In 1999, the Commission adopted truth-in-billing rules to address concerns that there is consumer confusion relating to billing for telecommunications services. On March 18, 2005, the Commission released an Order and FNPRM to further facilitate the ability of telephone consumers to make informed choices among competitive service offerings.

Timetable:

Action	Date	FR Cite
FNPRM	05/25/05	70 FR 30044
Order	05/25/05	70 FR 29979
Next Action Undete	rmined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected: None**

Federalism: Undetermined **URL For More Information:** www.fcc.gov/cgb/policy/ truthinbilling.html

Agency Contact: Richard D. Smith, Special Counsel, Federal Communications Commission, Consumer and Governmental Affairs Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 717 338-2797 Fax: 717 338-2574

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RIN: 3060-AI61

3795. EARLY TERMINATION FEES

Priority: Other Significant Legal Authority: 47 USC 332

CFR Citation: None Legal Deadline: None

Abstract: The Commission released two public notices on May 18, 2005 seeking comment on petitions for declaratory ruling on the issue of whether early termination fees in wireless carriers' service contracts are "rates charged" within the meaning of section 332 of the Communications Act.

Timetable:

Action	Date	FR Cite
Public Notice	05/18/05	
Public Notice	05/18/05	
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: Businesses **Government Levels Affected: None**

Federalism: Undetermined

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RIN: 3060-AI71

3796, CLOSED CAPTIONING OF VIDEO PROGRAMMING

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is

undetermined.

Legal Authority: 47 USC 613 CFR Citation: 47 CFR 79.1 Legal Deadline: None

Abstract: This proceeding is initiated to seek comment on rules the FCC adopted in 1997 regarding closed captioning and whether changes are needed to make the rules more effective in making video programming more accessible to deaf and hard of hearing Americans.

Timetable:

Action	Date	FR Cite
NPRM	09/26/05	70 FR 56150
Comment Period Extended	11/25/05	70 FR 71077

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Federal

Federalism: Undetermined **URL For More Information:**

www.fcc.gov/cgb/dro/caption.html

Agency Contact: Amelia L. Brown, Attorney Advisor, Federal

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Long-Term Actions

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RIN: 3060–AI72

3797. ACCESSIBILITY OF PROGRAMMING PROVIDING EMERGENCY INFORMATION

Priority: Info./Admin./Other Legal Authority: 47 USC 613 CFR Citation: 47 CFR 79.2 Legal Deadline: None

Abstract: The noted FR entry was to inform the public that OMB had approved the information collection requirements for 47 CFR 79.2 (accessibility of providing emergency information).

Timetable:

Action	Date	FR Cite
Final Action	09/28/05	70 FR 56582
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: Federal

Federalism: Undetermined

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RIN: 3060–AI75

3798. EMERGENCY ALERT SYSTEM

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 154(o); 47 USC 303(r);

• • •

CFR Citation: 47 CFR 11 Legal Deadline: None

Abstract: The First Report and Order in EB Docket No. 04-296 adopts rules that expand the reach of the Emergency Alert System (EAS), as currently constituted, to cover digital communications technologies that are increasingly being used by the American public to receive news and entertainment — digital television and radio, digital cable, and satellite

television and radio. This First Report and Order is the most recent in a series of proceedings in which the Commission has sought to contribute to an efficient and technologically current public alert and warning system.

The further notice of proposed rulemaking seeks comment on what actions the Commission should take to facilitate the development of a more effective, comprehensive digital public alert and warning system. Comment is sought on the appropriate role for the Commission among the various government and industry entities that are involved in the creation of this system, whether compliance in such a system should be mandatory, and whether different communications technologies should be treated differently. Comment is sought on what the system architecture and messaging protocol might be for a digitally-based alert and warning system. Comment is on whether performance standards may be required to ensure that the American public receives alerts and warnings in a timely fashion, and, if so, what such standards might be and whether testing and/or reporting would be required to ensure compliance.

Timetable:

Action	Date	FR Cite
NPRM	08/30/04	69 FR 52843
First R&O	11/25/05	70 FR 71023
FNPRM	11/25/05	70 FR 71072
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Undetermined
Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AI49

3799. ● RECOMMENDATIONS OF THE INDEPENDENT PANEL REVIEWING THE IMPACT OF HURRICANE KATRINA ON COMMUNICATIONS NETWORKS

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154(i); 47 USC

218; 47 USC 303(r)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: In the Notice of Proposed Rulemaking in EB Docket No. 06-119, the Commission initiates a comprehensive rulemaking to address and implement the recommendations presented by the Independent Panel Reviewing the Impact of Hurricane Katrina on Communications Networks (Independent Panel). The Independent Panel's report described the impact of one of the worst natural disasters in the Nation's history as well as the overall public and private response efforts. In addition, the report included recommendations which relate to: (1) Pre-positioning the communications industry and the government for disasters in order to achieve greater network reliability and resiliency; (2) improving recovery coordination to address existing shortcomings and to maximize the use of existing resources; (3) improving the operability and interoperability of public safety and 911 communications in times of crisis; and (4) improving communication of emergency information to the public. The Commission, in this proceeding, is to take the lessons learned from this disaster and build upon them to promote more effective, efficient response and recovery efforts as well as heightened readiness and preparedness in the future. To accomplish this goal, the Commission invites comment on what actions the Commission can take to address the Independent Panel's recommendations.

Timetable:

Action	Date	FR Cite
NPRM	07/07/06	71 FR 38564
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Undetermined

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AI78

Federal Communications Commission (FCC) Office of Engineering and Technology

Proposed Rule Stage

3800. • SPECTRUM REQUIREMENTS FOR ADVANCED MEDICAL TECHNOLOGIES

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 157(a); 47 USC 301; 47 USC 303(f) to 303(g); 47 USC 307(e); 47 USC 332

CFR Citation: 47 CFR 2 Legal Deadline: None

Abstract: The Notice of Proposed Rulemaking focused on ways to better accommodate the operation of implanted and body-worn medical transmitters in the 400 MHz band. These devices use wireless technologies for increasingly sophisticated and beneficial health care applications. Such applications currently include

cardiac defibrillators for heart patients and real-time blood sugar monitoring devices for diabetics, and may, in the future, include applications as diverse as brain, muscle and nerve stimulation techniques for treating an array of conditions from Parkinson's disease to severe chronic depression. The Commission proposed to modify its current rules and designate an additional two megahertz of spectrum in the adjacent 401-402 MHz and 405-406 MHz bands in order to appropriately provide needed capacity and more flexible operating rules for beneficial medical radio communication devices and thereby serve the public interest.

Timetable:

Action	Date	FR Cite
NPRM	08/02/06	71 FR 43682

Action	Date	FR Cite
NPRM Comment Period End	10/31/06	
NPRM—Reply Comment Period End	12/04/06	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

Federalism: Undetermined

Additional Information: ET Docket No.

06-135

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RIN: 3060-AI76

Federal Communications Commission (FCC) Office of Engineering and Technology

Long-Term Actions

3801. REVISION OF THE RULES REGARDING ULTRA-WIDEBAND TRANSMISSION

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154; 47 USC 302 to 304; 47 USC 307; 47 USC 544A

CFR Citation: 47 CFR 15 Legal Deadline: None

Abstract: The First Report and Order amends the Commission's rules to permit the marketing and operation of certain types of new products incorporating Ultra-Wideband (UWB) technology. UWB devices operate by employing very narrow or short duration pulses that result in very large or wideband transmission bandwidths. UWB technology holds great promise for a vast array of new applications that we believe will provide significant benefits for public safety, businesses and consumers. With appropriate technical standards, UWB devices can operate using spectrum occupied by existing radio services without causing interference, thereby permitting scarce spectrum resources to be used more efficiently.

The Memorandum Opinion and Order responded to fourteen petitions for reconsideration that were filed in response to the regulations for unlicensed ultra wideband (UWB) operations. In general, this document does not make any significant changes to the existing UWB parameters as the Commission is reluctant to do so until it has more experience with UWB devices. The Commission believes that any major changes to the rules for existing UWB product categories at this early stage would be disruptive to current industry product development efforts.

The Further Notice of Proposed Rule Making proposed new rules to address issues raised by some of the petitions for reconsideration that were outside the scope of the proceeding. New rules were proposed to address issues regarding the operation of low pulse repetition frequency UWB systems, including vehicular radars, in the 3.1-10.6 GHz band; and the operation frequency hopping vehicular radars in the 22-29 GHz band as UWB devices. The Commission also proposed new rules that would establish new peak power limits for wideband part 15 devices that do no operate as UWB devices and proposed to eliminate the definition of a UWB device.

The 2nd Report & Order and 2nd Memorandum Opinion & Order responds to two petitions for reconsideration that were filed in response to the Commission's decision to establish regulations for unlicensed ultra-wideband ("UWB") operation. It also responds to the rule making proposals contained in the Memorandum Opinion and Order and Further Notice of Proposed Rule Making in this docket. The order establishes new rules for wideband unlicensed devices operating in the 5925-7250 MHz, 16.2-17.7 GHz, and 22.12-29 GHz bands.

Timetable:

Action	Date	FR Cite
NPRM	06/14/00	65 FR 37332
NPRM Comment Period End	10/12/00	
1st R&O	05/16/02	67 FR 34852
MO&O	04/22/03	68 FR 19746
FNPRM	04/22/03	68 FR 19773
2nd R&O and 2nd MO&O	02/09/05	70 FR 6771

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None Additional Information: ET Docket No.

98-153

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Long-Term Actions

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3802. NEW ADVANCED WIRELESS SERVICES

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC 157(a); 47 USC 303(c); 47 USC 303(f); 47 USC 303(g); 47 USC 303(r)

CFR Citation: 47 CFR 2 Legal Deadline: None

Abstract: This proceeding explores the possible uses of frequency bands below 3 GHz to support the introduction of new advanced wireless services, including third generations as well as future generations of wireless systems. Advanced wireless systems could provide for a wide range of voice data and broadband services over a variety of mobile and fixed networks.

The Third Notice of Proposed Rule Making discusses the frequency bands that are still under consideration in this proceeding and invites additional comments on their disposition. Specifically, it addresses the Unlicensed Personal Communications Service (UPCS) band at 1910-1930 MHz, the Multipoint Distribution Service (MDS) spectrum at 2155-2160/62 MHz bands, the Emerging Technology spectrum, at 2160-2165 MHz, and the bands reallocated from MSS 91990-2000 MHz, 2020-2025 MHz and 2165-2180 MHz. We seek comment on these bands with respect to using them for paired or unpaired Advance Wireless Service (AWS) operations or as relocation spectrum for existing services.

The 7th Report & Order facilitates the introduction of Advanced Wireless Service (AWS) in the band 1710-1755 MHz—an integral part of a 90 MHz spectrum allocation recently reallocated to allow for such new and innovative wireless services. We largely adopt the proposals set forth in our recent AWS Fourth NPRM in this proceeding that are designed to clear the 1710-1755 MHz band of incumbent Federal Government operations that would otherwise impede the development of new nationwide AWS services. These actions are consistent with previous actions in this proceeding and with the United States Department of Commerce, National Telecommunications and Information Administration ("NTIA")

2002 Viability Assessment, which addressed relocation and reaccommodation options for Federal Government operations in the band.

The 8th Report and Order reallocated the 2155-2160 MHz band for Fixed and Mobile services and designates the 2155-2175 MHz band for Advanced Wireless Service (AWS) use. This proceeding continues the Commission's ongoing efforts to promote spectrum utilization and efficiency with regard to the provision of new services, including Advanced Wireless Services.

The Order requires Broadband Radio Service (BRS) licensees in the 2150-2160/62 MHz band to provide information on the construction status and operational parameters of each incumbent BRS system that would be the subject of relocation.

The Notice of Proposed Rule Making requested comments on the specific relocation procedures applicable to Broadband Radio Service (BRS) operations in the 2150-2160/62 MHz band, which the Commission recently decided will be relocated to the newly restructured 2495-2690 MHz band. The Commission also requested comments on the specific relocation procedures applicable to Fixed Microwave Service (FS) operations in the 2160-2175 MHz band.

The Office of Engineering and Technology (OET) and the Wireless Telecommunications Bureau (WTB) set forth the specific data that Broadband Radio Service (BRS) licensees in the 2150-2160/62 MHz band must file along with the deadline date and procedures for filing this data on the Commission's Universal Licensing System (ULS). The data will assist in determining future AWS licensee's relocation obligations.

The 9th Report and Order established procedures for the relocation of Broadband Radio Service (BRS) operations from the 2150-2160/62 MHz band, as well as for the relocation of Fixed Microwave Service (FS) operations from the 2160-2175 MHz band, and modified existing relocation procedures for the 2110-2150 MHz and 2175-2180 MHz bands. It also established cost-sharing rules to identify the reimbursement obligations for Advanced Wireless Service (AWS) and Mobile Satellite Service (MSS) entrants benefiting from the relocation of incumbent FS operations in the 2110-2150 MHz and 2160-2200 MHz

bands and AWS entrants benefiting from the relocation of BRS incumbents in the 2150-2160/62 MHz band. The Commission continues its ongoing efforts to promote spectrum utilization and efficiency with regard to the provision of new services, including AWS. The Order dismisses a petition for reconsideration filed by the Wireless Communications Association International, Inc. (WCA) as moot.

Timetable:

Action	Date	FR Cite
NPRM	01/23/01	66 FR 7438
NPRM Comment	03/09/01	
Period End		
Final Report	04/11/01	66 FR 18740
FNPRM	09/13/01	66 FR 47618
MO&O	09/13/01	66 FR 47591
First R&O	10/25/01	66 FR 53973
Petition for	11/02/01	66 FR 55666
Reconsideration		
2nd R&O	01/24/03	68 FR 3455
3rd NPRM	03/13/03	68 FR 12015
7th R&O	12/29/04	69 FR 7793
Petition for	04/13/05	70 FR 19469
Reconsideration		
8th R&O	10/26/05	70 FR 61742
Order	10/26/05	70 FR 61742
NPRM	10/26/05	70 FR 61752
Public Notice	12/14/05	70 FR 74011
9th R&O and Order	05/24/06	71 FR 29818
Next Action Undeterr	nined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses
Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: ET Docket No.

00-258

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3803. PART 15 BIENNIAL REVIEW

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC 301 to 302; 47 USC 303(e) to 303(f); 47 USC 303(r); 47 USC 304 to 307

CFR Citation: 47 CFR 2; 47 CFR 15;

47 CFR 18; 47 CFR 90 **Legal Deadline:** None

Long-Term Actions

Abstract: The First Report and Order in this proceeding requires radar detectors to comply with limits on radiated emissions in the 11.7-12.2 GHz band to prevent interference to satellite services. Radar detectors are required to be approved by the Federal Communications Commission or another designated organization before they can be marketed within the United States.

The Second Report and Order/Memorandum Opinion and Order updated certain regulations for unlicensed radio frequency devices contained in parts 2, 15 and 18 of the rules. The rules will permit the development of new types of unlicensed devices while protecting authorized users of the radio spectrum from harmful interference.

The Third Report and Order allows for operation of improved radio frequency identification (RFID) systems in the 433.5-434.5 MHz band. The Commission increased the maximum permitted field strength and transmission duration for 433 MHz RFID systems used to identify the contents of commercial shipping containers in commercial and industrial areas to allow more rapid and reliable data transmission. Such improved RFID systems could benefit commercial shippers and have significant homeland security benefits by enabling the entire contents of shipping containers to be easily and immediately identified and by allowing a determination of whether tampering with their contents has occurred during shipping.

The Memorandum Opinion & Order addresses three petitions for reconsideration of various aspects of the rule changes adopted in the Second Report and Order and Memorandum Opinion and Order (Second Report and Order) in this proceeding. In particular, the Commission: Grants a request to permit compliance information statements for self-authorized equipment to be provided in alternative formats; grants a request to permit longer duration transmissions during the setup of security systems; and denies a requests to permit electronic labeling of self-authorized equipment, to further relax the equipment authorization requirements for low frequency intentional radiators and to require foreign regulators to accept accreditations of United States laboratories.

Timetable:

Action	Date	FR Cite
NPRM	11/27/01	66 FR 59209
1st R&O	07/29/02	67 FR 48989
Petition for Recon	09/12/02	67 FR 57819
2nd R&O/MO&O	12/09/03	68 FR 68531
3rd R&O	05/24/04	69 FR 29459
MO&O	12/09/04	69 FR 71380

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

 $\textbf{Federalism:} \ Undetermined$

Additional Information: ET Docket No.

01-278

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3804. UNLICENSED DEVICES IN THE 5 GHZ BAND

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 301; 47 USC 302(a); 47 USC 303; 47 USC 307; 47 USC 309; 47 USC 316; 47 USC 332

CFR Citation: 47 CFR 2; 47 CFR 15

Legal Deadline: None

Abstract: The Notice of Proposed Rulemaking proposes to amend the rules governing the operation of Unlicensed National Information Infrastructure (U-NII) devices, including Radio Local Area Networks (RLANS) to make available an additional 255 megahertz of spectrum in the 5.47-5.725 GHz band.

The Report and Order amends the Commission's rules to make an additional 255 megahertz of spectrum available in the 5.470-5.725 GHz band for Unlicensed National Information Infrastructure (U-NII) devices, including Radio Local Area Networks (RLANs). The action aligns the frequency bands used by U-NII devices in the United States with bands in other parts of the word. The Commission believes that the increased demand that will result from expanding the markets for U-NII

devices, coupled with the operational flexibility provided by the U-NII rules, will lead manufacturers to develop a wide range of new and innovative unlicensed devices and thereby increase wireless broadband access and investment.

The Order extends the one year transition period for Unlicensed National Information Infrastructure (U-NII) equipment operating in the 5.250-5.350 GHz band. This was necessary to allow a sharing protocol to be developed.

The Public Notice refreshed the record on issues raised in petitions for reconsideration of the Report and Order in the proceeding. The petitions sought reconsideration and clarification, in part, of the equipment authorization requirements for Unlicensed National Information Infrastructure (U-NII) devices employing dynamic frequency selection (DFS). The Commission requested additional comments on the DFS issues raised in the petitions for reconsideration and, in particular, how these issues are addressed by the Project Team's revised compliance and measurement procedures and the Commission's rules.

The Memorandum Opinion and Order addressed petitions for reconsideration and clarification of the Commission's rules for 5 GHz U-NII devices adopted in the Report and Order in ET Docket No. 03-122 and revised the measurement procedures for certifying U-NII devices in the 5 GHz band. The Commission's action will ensure that all applications for equipment certification of U-NII devices comply with the U-NII requirements.

Timetable:

Action	Date	FR Cite
NPRM	07/25/03	68 FR 44011
R&O	01/20/04	69 FR 2677
Petition for Recon	04/12/04	69 FR 19184
Order	04/06/05	70 FR 17328
Public Notice	05/03/06	71 FR 26004
MO&O	07/12/06	71 FR 39229
Next Action Undeterr	mined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: ET Docket No.

03-122

Long-Term Actions

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RIN: 3060-AI16

3805. EXPOSURE TO RADIOFREQUENCY ELECTROMAGNETIC FIELDS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 302 to 303; 47 USC 309(j); 47 USC 336

CFR Citation: 47 CFR 1 to 2; 47 CFR

95

Legal Deadline: None

Abstract: The notice of proposed rulemaking proposed amendments to the FCC rules relating to compliance of transmitters and facilities with guidelines for human exposure to radio frequency (RF) energy.

Timetable:

Action	Date	FR Cite
NPRM	09/08/03	68 FR 52879
NPRM Comment Period End	12/08/03	
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions,

Organizations

Government Levels Affected: Federal,

State

Federalism: Undetermined

Additional Information: ET Docket No.

03-137

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RIN: 3060-AI17

3806. COORDINATION BETWEEN THE NON-GEOSTATIONARY AND GEOSTATIONARY SATELLITE ORBIT

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 157(a); 47 USC 303(c)(f)(g)(r)

CFR Citation: 47 CFR 25; 47 CFR 74;

47 CFR 78

Legal Deadline: None

Abstract: The notice of proposed rulemaking proposes to modify the frequency coordination rules to promote sharing between nongeostationary satellite orbit (NGSO) and geostationary satellite orbit (GSO) fixed satellite service (FSS) operations and various terrestrial services operating in several frequency bands. We undertake this proceeding to facilitate the introduction of new satellite and terrestrial services while promoting interference protection among the various users in the band.

Timetable:

Action	Date	FR Cite
NPRM	02/02/04	69 FR 4908
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: Federal,

State

Federalism: Undetermined

Additional Information: ET Docket No.

03-254

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RIN: 3060-AI21

3807. COMMISSION RULES CONCERNING DISRUPTIONS TO COMMUNICATIONS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: Not Yet Determined **CFR Citation:** 47 CFR 0; 47 CFR 4; 47 CFR 63

Legal Deadline: None

Abstract: The notice of proposed rulemaking proposed to extend the Commission's disruption reporting requirements to communications providers who are not wireline carriers. The proposal will allow the Commission to obtain the necessary information regarding service disruptions in an efficient and

expeditious manner and to achieve significant concomitant public interest benefits.

The further notice of proposed rulemaking expands the record in the proceeding to focus specifically on the unique communications needs of airports, including wireless and satellite communications. In this regard, the Commission requested comment on the additional types of airport communications (e.g., wireless, satellite) that should be required to file service disruption reports—particularly from a homeland security and defense perspective. These types of airport communications may include, for example, communications that are provided by ARINC as well as commercial communications (e.g., airto-ground and ground-to-air telephone communications) as well as intraairline commercial links. The Commission also requested comment on whether the outage-reporting requirements for special facilities should be extended to cover general aviation airports (GA) and, if so, what the applicable threshold criteria should

The Report and Order extended the Commission's disruption reporting requirements to communications providers who are not wireline carriers. The Commission also streamlined compliance with the reporting requirements through electronic filing with a "fill in the blank" template and by simplifying the application of that rule. In addition, the Commission delegates authority to the Chief, Office of Engineering and Technology, to make the revisions to the filing system and template necessary to improve the efficiency of reporting and to reduce, where reasonably possible, the time for providers to prepare, and for the Commission staff to review, the communications disruption reports required to be filed. These actions will allow the Commission to obtain the necessary information regarding service disruptions in an efficient and expeditious manner and to achieve significant concomitant public interest benefits.

The Commission received nine petitions for reconsideration in this proceeding, which are pending.

Timetable:

Action	Date	FR Cite
NPRM	03/26/04	69 FR 15761

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Action	Date	FR Cite
FNPRM	11/26/04	69 FR 68859
R&O	12/03/04	69 FR 70316
Petition for	02/15/05	70 FR 7737
Reconsideration		
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: None

Federalism: Undetermined

Additional Information: ET Docket No.

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RIN: 3060–AI22

3808. COGNITIVE RADIO **TECHNOLOGIES**

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 154; 47 USC 302(a); 47 USC 303; 47 USC 336

CFR Citation: 47 CFR 2; 47 CFR 15; 47 CFR 90

Legal Deadline: None

Abstract: The notice of proposed rulemaking seeks to facilitate opportunities for flexible, efficient, and reliable spectrum use employing cognitive radio technologies. The Commission seeks to ensure that our rules and policies do not inadvertently hinder development and deployment of such technologies, but instead enable a full realization of their potential benefits.

The Report and Order modified the Commission's rules to reflect ongoing technical developments in cognitive radio technologies. In light of the Commission's experience with these rules, the Commission modified and clarified the equipment rules to further facilitate the development and deployment of software defined and cognitive radios.

Timetable:

Action	Date	FR Cite
NPRM	02/17/04	69 FR 7397

Action	Date	FR Cite
R&O	05/04/05	70 FR 23032
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: Federal,

Federalism: Undetermined

Additional Information: Et Docket No.

03-108

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RIN: 3060-AI23

3809. BROADBAND OVER POWER LINE SYSTEMS

Priority: Economically Significant. Major status under 5 USC 801 is

undetermined.

Legal Authority: Not Yet Determined

CFR Citation: 47 CFR 15 Legal Deadline: None

Abstract: The notice of proposed rulemaking proposes to amend part 15 of the Commission's rules to adopt new requirements and measurement guidelines for a new type of carrier current system that provides access to broadband services using electric utility company power lines.

The Report and Order adopted new requirements and measurement guidelines for a new type of carrier current system that provides access to broadband services using electric utility companies' power lines. This new technology offers the potential for the establishment of a significant new medium for extending broadband access to American homes and businesses. Given that power lines reach virtually every residence and business in every community and geographic area in this country, Access BPL service could be made available nearly everywhere. This new broadband delivery medium could also serve to introduce additional competition to existing cable, DSL, and other broadband services. We believe these actions will promote the development of BPL systems by removing regulatory uncertainties for

BPL operators and equipment manufacturers while ensuring that licensed radio services are protected from harmful interference.

The Office of Engineering and Technology announced that the United Telecom Council (UTC) will serve as the Access Broadband over Power Line (Access BPL) database manager.

Timetable:

Action	Date	FR Cite
NPRM	04/17/04	69 FR 12612
R&O	01/07/05	70 FR 1360
Petition for Recon	03/08/05	70 FR 11244
Public Notice	11/19/05	70 FR 60840
R&O Petition for Recon	01/07/05 03/08/05	70 FR 1360 70 FR 11244

Next Action Undetermined

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: Federal,

Federalism: Undetermined

Additional Information: Et Docket No.

04 - 37

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RIN: 3060-AI24

3810. INTERFERENCE TEMPERATURE **OPERATION**

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: Not Yet Determined

CFR Citation: 47 CFR 15 **Legal Deadline:** None

Abstract: The notice of proposed rulemaking proposes technical rules that would establish interference temperature limits and procedures for assessing the interference temperature to permit expanded unlicensed operation in the 6525-6700 MHz and 12.75-13.25 GHz bands.

Timetable:

Action	Date	FR Cite
NPRM	01/21/04	69 FR 2863
Next Action Und	etermined	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: Federal, State

Long-Term Actions

Federalism: Undetermined

Additional Information: Et Docket No.

03-237

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Phone: 202 418–2455 Fax: 202 418–1944 Email: jreed@fcc.gov **RIN:** 3060–AI25

3811. UNLICENSED OPERATION OF THE 3650-3700 BAND (ET DOC. NO. 04-151)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154

CFR Citation: 47 CFR 15 Legal Deadline: None

Abstract: The notice of proposed rulemaking proposed to maximize the efficient use of the 3650-3700 MHz band. The proposal would allow unlicensed devices to operate in either all, or portions of, this radiofrequency (RF) band under flexible technical limitations with smart/cognitive features that should prevent interference to licensed satellite services. The proposal fostered the introduction of new and advanced services to the American public, especially in rural areas.

The Report and Order adopted rules that provide for nationwide, non-exclusive, licensing of terrestrial operations, utilizing technology with a contention-base protocol, in the 3650-3700 MHz band. The Commission also adopted a streamlined licensing mechanism with minimal regulatory entry requirements that will encourage multiple entrants and stimulate the rapid expansion of wireless broadband services — especially in rural American and will also serve as a safeguard to protect incumbent satellite earth stations from harmful interference.

In the MO&O, the Commission addressed several petitions for reconsideration and an emergency motion for stay that were filed in response 3650 MHz Allocation Order in ET Docket No. 98-237.

In light of its full review of the refreshed record in this proceeding, and in light of the decisions made in the companion R&O, the Commission denied the aspects of the petitions that

challenge and seek to reverse the allocation decisions made in the 3650 MHz Allocation Order.

The Commission denied the motion for stay. When the Commission established the November 30, 2000, filing deadline, it did so because it found that additional new FSS facilities permitted by the Freeze MO&O could affect the use of the 3650-3700 MHz band by the terrestrial services. By deciding in this Order to maintain the FSS allocation changes made in the 3650 MHz Allocation Order, the Commission, reaffirmed its conclusion that allowing additional primary FSS earth stations in the 3650 MHz band could negatively affect the prospects for viable FS/MS terrestrial operations.

Timetable:

Action	Date	FR Cite
NPRM	05/14/04	69 FR 26790
R&O & MO&O	05/11/05	70 FR 24712
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Federal,

Federalism: Undetermined

Additional Information: ET Docket No.

04-151

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RIN: 3060–AI50

3812. WRC-03 OMNIBUS (ET DOC. NO. 04-139)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i); 47 USC 301 to 302; ...

CFR Citation: 47 CFR 2; 47 CFR 25;

47 CFR 73

Legal Deadline: None

Abstract: The Notice of Proposed Rulemaking proposes to amend its rules in order to complete the domestic implementation of allocation decisions from the World Radiocommunication Conference (Geneva 2003)(WRC-03) concerning the frequency bands between 5900 kHz and 27.5 GHz and to otherwise update its rules in this

frequency range. At the request of the National Telecommunications and Information Administration (NTIA), we also propose allocation changes for Federal Government.

The Report and Order implemented allocation changes to the frequency range between 5900 kHz and 27.5 GHz in furtherance of decisions that were made at the World Radiocommunication Conference (Geneva, 2003) (WRC-03) and updated the Commission's rules in this frequency range. The Federal Communications Commission (Commission) took this action in order to conform its Rules, to the extent practical, to the decisions that the international community made at WRC-03. This action will promote the advancement of new and expanded services and provide significant benefits to the American public.

Timetable:

Action	Date	FR Cite
NPRM	06/16/04	69 FR 33698
R&O	08/10/05	70 FR 46576
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Governmental

Jurisdictions

Government Levels Affected: Federal,

State

Federalism: Undetermined

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RIN: 3060–AI51

3813. UNLICENSED OPERATION IN THE TV BROADCAST BANDS (ET DOC. NO. 04–186)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC

302; 47 USC 303(e) to 303(f); 47 USC 303(r); 47 USC 307

CFR Citation: 47 CFR 15 Legal Deadline: None

Abstract: The notice of proposed rulemaking proposes to amend the Commission's rules to allow unlicensed radio transmitters to operate in the

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broadcast television spectrum at locations where that spectrum is not being used. We believe that the proposals set forth will provide for more efficient and effective use of the TV spectrum and will have significant benefits for the public by allowing the development of new and innovative types of unlicensed broadband devices and services for businesses and consumers.

Timetable:

Action	Date	FR Cite
NPRM	06/18/04	69 FR 34103

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Federal,

Federalism: Undetermined Agency Contact: Hugh Van Tuyl, Electronics Engineer, Federal Communications Commission, Office of Engineering and Technology, 445 12th

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RIN: 3060-AI52

3814. NARROWBANDING FOR PRIVATE LAND MOBILE RADIO SERVICE (ET DOC. NO. 04-243)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 301 to 303

CFR Citation: 47 CFR 2; 47 CFR 90

Legal Deadline: None

Abstract: The notice of proposed rulemaking proposes to revise our transition plan for Private Land Mobile Radio (PLMR) licensees in the 150.05-150.8 MHz, 162-174 MHz, and 406.1-420 MHz bands. This action will provide for an orderly transition from wideband to narrowband operations, increase spectrum efficiency, maintain compatibility with Federal operations, permit PLMR licensees to operate using existing equipment with greater confidence that their critical operations will not be suddenly required to cease transmissions, and significantly reduce the probability that wideband PLMR operations will interfere with new Federal operations.

The Report and Order amended the procedures by which forty Private Land Mobile Radio (PLMR) channels, which are located in frequency bands that are allocated primarily for Federal use, are to transition to narrower, more spectrally efficient channels in a process commonly known as "narrowbanding." This action was taken because the National Telecommunications and Information Administration (NTIA) adopted a more rapid narrowbanding schedule in the 150.05-150.8 MHz, the 162.0125-173.2 MHz and 173.4-174 MHz (162-174 MHz), and the 406.1-420 MHz bands (collectively, the Federal bands) than the Commission has required for its licensees.

Timetable:

Action	Date	FR Cite
NPRM	08/03/04	69 FR 46462
R&O	04/27/05	70 FR 21652
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Governmental

Iurisdictions

Government Levels Affected: Federal

Federalism: Undetermined **Agency Contact:** Tom Mooring, Electronics Engineer, Federal Communications Commission, Office of Engineering and Technology, 445 12th Street SW., Washington, DC 20554

Phone: 202 418-2450 Fax: 202 418-1944 Email: tom.mooring@fcc.gov

RIN: 3060–AI53

3815. UNLICENSED DEVICES AND **EQUIPMENT APPROVAL (ET DOCKET** NO. 03-201)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC 302(a); 47 USC 303; 47 USC 306

CFR Citation: 47 CFR 2; 47 CFR 15

Legal Deadline: None

Abstract: The notice of proposed rulemaking proposed to update section 15.247 of the rules to allow the use of more efficient antenna technologies with unlicensed devices.

The Report and Order updates several technical rules for unlicensed radiofrequency devices in part 15 of the

Commission's rules. The rule changes will allow device manufacturers to develop expanded applications for unlicensed devices and will allow unlicensed device operators, including Wireless Internet Service providers greater flexibility to modify or substitute parts as long as the overall system operation is unchanged. The changes are part of an ongoing process of updating our rules to promote more efficient sharing of spectrum used by unlicensed devices and remove unnecessary regulations that inhibit such sharing.

The Commission received one petition for reconsideration in this proceeding, which is pending.

Timetable:

Action	Date	FR Cite
NPRM	09/17/03	68 FR 68823
R&O	09/07/04	69 FR 54027
Petition for Recon	11/19/04	69 FR 67736
Petition for	02/15/05	70 FR 7737
Reconsideration		

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Federal,

Federalism: Undetermined

Agency Contact: Hugh Van Tuyl, Electronics Engineer, Federal Communications Commission, Office of Engineering and Technology, 445 12th Street SW., Washington, DC 20554

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Email: hugh.vantuyl@fcc.gov

RIN: 3060-AI54

3816. DTV TUNER REQUIREMENTS

Priority: Economically Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC 302 to 304; 47 USC 307; 47 USC 554A

CFR Citation: 47 CFR 15 **Legal Deadline:** None

Abstract: The Notice proposed to adjust the schedule by which new broadcast television receivers are required to include the capability to tune digital television (DTV) signals. The Commission request comment on whether there is need to revise the

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implementation schedule of the DTV tuner requirement for receivers with screen sizes 25 to 36 inches and, if so, how that schedule should be revised to achieve our goal that all new television receivers include DTV tuning capability by July 1, 2007.

The Report and Order maintains the schedule of July 1, 2005, by which new broadcast television receivers with screen sizes 25-36 inches are required to include the capability to receive over-the-air digital television (DTV) broadcast signals. This action ensures that DTV tuner equipped sets are available to consumers this year, and will also serve to promote the expeditious completion of the transition from analog to digital broadcast television service.

The further notice of proposed rulemaking proposed to advance the date on which all new television receiving equipment must include the capability to receive over-the-air DTV broadcast signals from July 1, 2007 to a date no later than December 31, 2006. This revision would require all television receivers to include DTV tuners on a schedule not later than the statutory target date for the end of the DTV transition, when analog television service is to end. This proposal is intended to apply the DTV tuner requirement to all TV receivers on an advanced schedule that will allow a more rapid completion of the DTV transition while providing manufacturers with adequate time to include DTV tuners in all their TV products.

Timetable:

Action	Date	FR Cite
NPRM	03/18/05	70 FR 13139
R&O	07/06/05	70 FR 38800
FNPRM	07/06/05	70 FR 38845
2nd R&O	12/21/05	70 FR 75739
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Alan Stillwell, Senior

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RIN: 3060-AI60

3817. COMMUNICATIONS
ASSISTANCE FOR LAW
ENFORCEMENT ACT AND
BROADBAND ACCESS SERVICES (ET
DOCKET NO. 04–295)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 157 (A); 47 USC 229; 47 USC 301; 47 USC 303; 47 USC 332

CFR Citation: 47 CFR 4 Legal Deadline: None

Abstract: In the Notice of Proposed Rulemaking ("NPRM"), the Commission examined issues relating to the scope of CALEA's applicability to packet-mode services, such as broadband Internet access, and implementation and enforcement issues. The Commission tentatively concluded that: (1) Congress intended the scope of CALEA's definition of "telecommunications carrier" to be more inclusive than that of the Communications Act; (2) facilitiesbased providers of any type of broadband Internet access service, whether provided on a wholesale or retail basis, are subject to CALEA; (3) "certain" Voice over Internet Protocol ("VoIP") services are subject to CALEA; (4) the phrase in section 102 of CALEA "a replacement for a substantial portion of the local telephone exchange service" calls for assessing the replacement of any portion of an individual subscriber's functionality previously provided via "plain old telephone service" ("POTS"); and (5) call-identifying information in packet networks is "reasonably available" under section 103 of CALEA if the information is accessible without "significantly modifying a network." We sought comment on: (1) The feasibility of carriers relying on a trusted third party to manage their CALEA obligations and to provide to law enforcement agencies ("LEAs") the electronic surveillance information they require in an acceptable format; and (2) whether standards for packet technologies are deficient and should not serve as safe harbors for complying with section 103 capability requirements.

The Commission issued a Declaratory Ruling to clarify that commercial wireless "push-to-talk" services continue to be subject to the 1994 Communications Assistance for Law Enforcement Act ("CALEA"), regardless of the technologies that Commercial Mobile Radio Services ("CMRS") providers choose to apply in offering them. This ruling was issued at the request of, and in response to, a joint petition filed by the Department of Justice, Federal Bureau of Investigation, and the Drug Enforcement Administration (collectively, "Law Enforcement").

In the First Report and Order, the Commission determined that providers of facilities-based broadband Internet access services and providers of interconnected voice over Internet Protocol (VoIP) services—meaning VoIP service that allows a user generally to receive calls originating from and to terminate calls to the public switched telephone network (PSTN)-must comply with the Communications Assistance for Law Enforcement Act (CALEA). The new rule will enhance public safety and ensure that the surveillance needs of law enforcement agencies continue to be met as Internetbased communications technologies proliferate.

The Commission initiated this rulemaking to explore whether the Communications Assistance for Law Enforcement Act (CALEA) should apply to providers of VoIP services that do not satisfy the Commission's definition of interconnected VoIP. The rulemaking also sought comment on what procedures the Commission should use to exempt a class or category of telecommunications carrier from CALEA, as well as the appropriateness of requiring something less than full CALEA compliance for certain classes or categories of providers of facilitiesbased broadband Internet access services. The rulemaking will also enhance public safety and ensure that the surveillance needs of law enforcement agencies continue to be met as Internet-based communications technologies proliferate.

The Commission received one petition for reconsideration and clarification.

The Second Report and Order and Memorandum Opinion and Order (Second R&O and MO&O) addresses the assistance capabilities required, pursuant to section 103 of the Communications Assistance for Law Enforcement Act (CALEA) for facilities-based broadband Internet access providers and providers of interconnected Voice over Internet

Long-Term Actions

Protocol (VoIP). More generally, the Second R.O and MO&O specifies mechanisms to ensure that telecommunications carriers comply with CALEA. The MO&O denies in part and grants in part a petition for reconsideration and clarification filed by the United States Telecom Association (USTelecom) relating to the compliance date for broadband Internet access providers and providers of interconnected VoIP.

Timetable:

Action	Date	FR Cite
NPRM	09/23/04	69 FR 56976
Declaratory Ruling	09/23/04	69 FR 56956
FNPRM	10/13/05	70 FR 59704
First R&O	10/13/05	70 FR 59664
Petition for	01/04/06	71 FR 345
Reconsideration		
2nd R&O and M&O	07/05/06	71 FR 38091
Next Action Undeterm	nined	

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: ET DOcket No.

04-295

Agency Contact: Rodney Small, Economist, Federal Communications Commission, Office of Engineering and Technology, 445 12th Street SW.,

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RIN: 3060-AI70

3818. • DTV SIGNALS PURSUANT TO THE SATELLITE HOME VIEWER EXTENSION AND REAUTHORIZATION ACT OF 2004

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 339(a)(2); 47 USC 151; 47 USC 154 (i) to 154(j)

CFR Citation: 47 CFR 73 Legal Deadline: None

Abstract: Consistent with the provisions of section 204 of Satellite Home Viewer Extension and Reauthorization Act of 2004 (SHVERA) (Public Law 108-447, 204, 118 Stat 2809, 3393 3423-24, (2004), codified at 47 U.S.C. 339(c)(1)) and the Commission's Report to Congress (SHVERA Report) ("Study of Digital Television Field Strength Standards and Testing Procedures" (SHVERA Report), ET Docket No. 05-182, 20 FCC Rcd 19504 (2005)), the Commission proposes to amend the rules to include procedures for measuring the field strength of digital television signals.

These new measurement procedures are needed to account for the differences that are inherent between the NTSC (analog) and digital television signals. While the proposed procedures would be generally applicable for measuring digital TV signal strengths, they would specifically be used in determining if a household is served by a digital television signal as part of an evaluation of the household's eligibility to receive a distant digital network signal from a satellite television provider.

Timetable:

Action	Date	FR Cite
NPRM	07/06/06	71 FR 38346
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Federalism: Undetermined

Additional Information: ET Docket No.

06-94

Agency Contact: David Sturdivant, Engineer, Federal Communications Commission, 445 12th Street SW.,

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RIN: 3060–AI77

Federal Communications Commission (FCC) Office of Engineering and Technology

Completed Actions

3819. SOFTWARE DEFINED RADIO AUTHORIZATION

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 155; 47 USC 225; 47 USC 303(r); 47 USC 309

CFR Citation: 47 CFR 1; 47 CFR 2

Legal Deadline: None

Abstract: The NPRM proposes to streamline the equipment authorization procedures for software defined radios. We propose to define software defined radios as a new class of equipment with equipment authorization rules that reflect the additional flexibility incorporated into such radios. The

frequency and technology agility of software defined radios could increase the use of presently underutilized frequency bands.

ET Docket No. 00-47 was terminated in ET Docket No. 03-108 (Cognitive Radio Technologies and Software Defined Radios, February 17, 2004, 69 FR 7397). See 3060-AI23.

Timetable:

Action	Date	FR Cite
NPRM	01/03/01	66 FR 341
Report & Order	10/05/01	66 FR 50834
Petitions for Reconsideration	12/07/01	66 FR 63545
Proceeding Terminated	02/17/04	69 FR 7397

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Additional Information: ET Docket No.

00-47

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RIN: 3060-AH64

Federal Communications Commission (FCC) International Bureau

Long-Term Actions

3820. STREAMLINING THE COMMISSION'S RULES AND REGULATIONS FOR SATELLITE APPLICATION AND LICENSING PROCEDURES (IB DOCKET NO. 95–117)

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 4; 47 USC 154; 47 USC 303; 47 USC 554; 47 USC 701 to 744

CFR Citation: 47 CFR 25 Legal Deadline: None

Abstract: On February 10, 1997, the FCC adopted rules and policies that streamlined the application and licensing requirements of part 25 of its rules, which deals with communication satellites and earth stations. The streamlined rules waived the construction permit requirement for satellite space stations; changed the license term for temporary fixed earth stations; and adjusted or changed the rules concerning minor modifications and basic requirements for satellite service applications. The streamlined rules also resulted in the creation of a new application form, FCC Form 312. Form 312 eliminated from the International Bureau's use of the FCC Form 493, FCC Form 430, FCC Form 702, and FCC Form 704. Petitions for Reconsideration were filed in this matter. In March 1997 the Commission released a Public Notice concerning these petitions, which are presently pending before the International Bureau.

Timetable:

Action	Date	FR Cite
NPRM	09/09/95	60 FR 46252
R&O, Recon Pending	02/10/97	62 FR 5924
Public Notice/Petitions	03/26/97	62 FR 14430
for Recon		

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: Federal,
Local State

Local, State

Federalism: Undetermined

Agency Contact: Steven Spaeth, Assistant Division Chief, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AD70

3821. ESTABLISHING RULES AND POLICIES FOR THE USE OF SPECTRUM FOR MOBILE SATELLITE SERVICE IN THE L-BAND (IB DOCKET NO. 96–132)

Priority: Routine and Frequent. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC 303; 47 USC 316; 47 USC 403

CFR Citation: 47 CFR 25.136(d)(1) to 25.136(d)(8); 47 CFR 25.136(e)(1) to 25.136(e)(10)

20.100(0)(10)

Legal Deadline: None

Abstract: The Commission has established licensing policies to govern mobile-satellite services (MSS) in the Lband. Specifically, the Commission has modified the license of Motient Services, Inc. (Motient), the only U.S. MSS system currently authorized to operate in the L-band, to use up to 20 megahertz of spectrum across the entire L-band. Previously, Motient was authorized only to operate in the upper portion of the L-band. In addition, the Commission has adopted and incorporated into part 25 of the rules specific operational parameters and technical requirements to ensure the integrity of maritime distress and safety communications service will not be compromised by MSS operation in the lower portion of the L-band. Petitions for reconsideration were filed.

Timetable:

Action	Date	FR Cite
NPRM	06/18/96	61 FR 40772
NPRM Comment Period End	09/23/96	
R&O	08/07/02	67 FR 51105
Next Action Undeterm	nined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Federal

Federalism: Undetermined

Agency Contact: Andrea Kelly, Chief,

Policy Branch, Federal

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Phone: 202 418–7877 Fax: 202 418–0748

Email: andrea.kelly@fcc.gov RIN: 3060–AF89 3822. ESTABLISHMENT OF RULES AND POLICIES FOR THE DIGITAL AUDIO RADIO SATELLITE SERVICE IN THE 2310–2360 MHZ FREQUENCY BAND (IB DOCKET NO. 95–91; GEN DOCKET NO. 90–357)

Priority: Routine and Frequent. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 151(i); 47 USC 154(j); 47 USC 157; 47 USC 309(j)

CFR Citation: 47 CFR 25.144; 47 CFR

25.214

Legal Deadline: None

Abstract: The Commission is proposing rules to govern satellite digital audio radio services (SDARS). The Commission adopted service rules for SDARS in 1997 and sought further comment on proposed rules governing the use of complementary terrestrial repeaters. See 62 FR 19095.

Timetable:

Action	Date	FR Cite
NPRM	06/15/95	60 FR 35166
R&O	03/11/97	62 FR 11083
FNPRM	04/18/97	62 FR 19095
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Undetermined

Federalism: Undetermined

Agency Contact: Stephen Duall, Attorney, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060–AF93

3823. ALLOCATE & DESIGNATE: SPEC FOR FIXED-SAT SRV (37.5-38.5, 40.5-41.5 & 48.2-50.2 GHZ BANDS). ALLOCATE: FIXED & MOBILE 40.5-42.5 GHZ; WIRELESS 46.9-47 GHZ; GOV OPER 37-38 & 40-40.5 GHZ (IB DOCKET NO. 97)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 301 to 302; 47 USC 303(e) to 303(g); 47 USC 303(r); 47 USC 304; 47 USC 307

CFR Citation: 47 CFR 2.106; 47 CFR

25.202; 47 CFR 25.208

Long-Term Actions

Legal Deadline: None

Abstract: This item adopts a plan for non-government operations in the 36.0-51.4 GHz portion of the V-band, establishing priorities for different services in different parts of this band.

Timetable:

Action	Date	FR Cite
NPRM	04/04/97	62 FR 16129
Report & Order	01/15/99	64 FR 2585
Correction	02/08/99	64 FR 6138
Correction	02/10/99	64 FR 6565
Notice of Petition for Reconsideration	03/22/99	64 FR 13796
Order on Reconsideration	12/01/99	
Further NPRM	07/05/01	66 FR 35399
2nd R&O (release date)	11/17/03	

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses,

Organizations

Government Levels Affected: Local,

State, Tribal

Agency Contact: Gardner Foster, Federal Communications Commission, 445 12th Street SW., Washington, DC

20554

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RIN: 3060-AH23

3824. 1998 BIENNIAL REGULATORY REVIEW—REVIEW OF ACCOUNTS SETTLEMENT IN MARITIME MOBILE AND MARITIME MOBILE-SATELLITE RADIO SERVICES; (IB DOCKET NO. 98–96)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 154(j); 47 USC 201 to 205; 47 USC

303(r)

CFR Citation: 47 CFR 3.10(e)

Legal Deadline: None

Abstract: The FCC seeks comment regarding Accounts Settlement in the Maritime Mobile and Maritime Mobile Satellite Service (MSS) Radio Services.

Timetable:

Action	Date	FR Cite
NPRM	07/24/98	63 FR 39800
Report & Order	07/28/99	64 FR 40774
Further NPRM	07/28/99	64 FR 40808
Comment Period Extended	09/03/99	64 FR 48337

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: Federal

Federalism: Undetermined

Agency Contact: John F. Copes, Attorney Advisor, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AH30

3825. STREAMLINING EARTH STATION LICENSING RULES (IB DOCKET NO. 00-248)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 701 to 744 CFR Citation: 47 CFR 23; 47 CFR 25

Legal Deadline: None

Abstract: The Commission has found several cases in which modifying or eliminating rules could facilitate licensing of earth stations, thereby expediting the provision of useful satellite services to the public, without unreasonably increasing the risk of harmful interference to existing earth station or space station operators, or terrestrial wireless operators in shared frequency bands.

Specifically, this NPRM considers the following rule revisions: (1) Codifying streamlined procedures for case-by-case examination of earth stations using "non-routine" antennas, non-routine power levels, or both; (2) relaxing some current requirements, such as increasing power and power density limits, and allowing some temporary fixed earth stations to begin operation sooner than is now permitted; (3) streamlining the very small aperture terminal (VŠAT) rules, and revising the Commission's power level rules to provide for various types of VSAT multiple access methods; (4) adopting a simplified license application form for "routine" earth stations; and (5) other miscellaneous rule revisions. The Commission also invites comment on extending these proposed rules to the Ka-band.

On September 26, 2002, the Commission adopted a Further Notice of Proposed Rulemaking in this proceeding. This Further NPRM invited comment on refinements to the proposals in the NPRM to relax some earth station technical requirements, and on an alternative to the VSAT proposals in the NPRM. The Further NPRM also seeks comment on proposals made by commenters in response to the First NPRM.

In the First Report and Order in this proceeding, the Commission extended the license term for earth station licenses from 10 to 15 years.

In the Second Report and Order in this proceeding, the Commission adopted rules allowing unlicensed receive-only earth stations to receive transmissions from non-U.S.-licensed satellites on the Permitted List.

In the Third Report and Order in this proceeding, the Commission adopted a streamlined application form for certain earth station licenses, and adopted a mandatory electronic filing requirement for those earth station applications.

In the Fourth Report and Order in this proceeding, the Commission extended the mandatory electronic filing requirement to all earth station applications.

In the Fifth Report and Order in this proceeding, the Commission adopted the following proposals from the NPRM: (1) Codifying streamlined procedures for non-routine antennas; (2) relaxing power and power density limits, and allowing routine KU-band temporary fixed earth stations to begin operations sooner; (3) revising certain VSAT rules; and (4) other miscellaneous rule revisions. One petition for reconsideration was filed in response to this Order on July 5, 2005.

In the Sixth Report and Order in this proceeding, the Commission adopted revisions to the earth station antenna gain pattern requirements, as proposed in the Further Notice. Two petitions for reconsideration were filed in response to this Order on July 8, 2005.

In the Third Further Notice of Proposed Rulemaking, the Commission invited comment on adopting off-axis EIRP envelops for C-band and KU-band FSS earth stations.

In the Seventh Report and Order in this proceeding, the Commission considered and rejected its proposal in the NPRM to make revisions to part 23 of its rules.

Long-Term Actions

Timetable:		
Action	Date	FR Cite
NPRM	01/08/01	66 FR 1283
NPRM Comment Period End	05/07/01	
First R&O	03/19/02	67 FR 12485
FNPRM	12/24/02	67 FR 78399
FNPRM Comment Period End	04/08/03	
2nd R&O (Release Date)	06/20/03	68 FR 2247
2nd FNPRM	09/12/03	68 FR 53702
3rd R&O	11/12/03	68 FR 63994
4th R&O	08/06/04	69 FR 47790
5th R&O	06/02/05	70 FR 32249
6th R&O	06/08/05	70 FR 33373
3rd FNPRM	06/08/05	70 FR 33426
7th R&O	09/28/05	70 FR 56580
Public Notice/Petition for Recon	10/26/05	70 FR 61825

Next Action Undetermined

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060–AH60

3826. POLICIES AND RULES FOR NON-GEOSTATIONARY SATELLITE ORBIT, FIXED SATELLITE SERVICE IN THE KA-BAND (IB DOCKET NO. 02-19)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC 157(a); 47 USC 303(f) to 303(g); 47 USC 303(r)

CFR Citation: 47 CFR 25 Legal Deadline: None

Abstract: The proceeding determined a method to license multiple satellite network systems in spectrum designated on a primary basis for nongeostationary satellite orbit, fixed-satellite service. The proceeding also adopted service rules applicable to these licensees. The International Bureau will now proceed to licensing qualified applicants.

Timetable:

Action	Date	FR Cite
NPRM	03/04/02	67 FR 9641

Action	Date	FR Cite
NPRM Comment Period End	04/18/02	
R&O	06/18/03	68 FR 59128
Next Action Undete	rmined	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: S. Alyssa Roberts, Attorney, Federal Communications

Federalism: Undetermined

Commission, 445 12th Street SW., Washington, DC 20554 Phone: 202 418–7276 Fax: 202 418–0748

RIN: 3060-AH93

3827. SPACE STATION LICENSING REFORM (IB DOCKET 02-34)

Priority: Other Significant

Legal Authority: 47 USC 154(i); 47 USC 157; 47 USC 303(c); 47 USC 303(g); . . .

CFR Citation: 47 CFR 25.114; 47 CFR 25.137; 47 CFR 25.157; 47 CFR 25.158

Legal Deadline: None

Abstract: The Commission has adopted a Notice of Proposed Rulemaking to streamline its procedures for reviewing satellite license applications. Currently, the Commission uses processing rounds to review those applications. In a processing round, when an application is filed, the International Bureau (Bureau) issues a public notice establishing a cut-off date for other mutually exclusive satellite applications, and then considers all those applications together. In cases where sufficient spectrum to accommodate all the applicants is not available, the Bureau directs the applicants to negotiate a mutually agreeable solution. Those negotiations usually take a long time, and delay provision of satellite services to the public.

The NPRM invites comment on two alternatives for expediting the satellite application process. One alternative is to replace the processing round procedure with a "first-come, first-served" procedure that would allow the Bureau to issue a satellite license to the first party filing a complete, acceptable application. The other alternative is to streamline the processing round procedure by adopting one or more of the following proposals: (1) Placing a time limit on

negotiations; (2) establishing criteria to select among competing applicants; (3) dividing the available spectrum evenly among the applicants.

In the First Report and Order in this proceeding, the Commission determined that different procedures were better-suited for different kinds of satellite applications. For most geostationary orbit (GSO) satellite applications, the Commission adopted a first-come, first-served approach. For most non-geostationary orbit (NGSO) satellite applications, the Commission adopted a procedure in which the available spectrum is divided evenly among the qualified applicants. The Commission also adopted measures to discourage applicants from filing speculative applications, including a bond requirement, payable if a licensee misses a milestone. The bond amounts originally were \$5 million for each GSO satellite, and \$7.5 million for each NGSO satellite system. These were interim amounts. Concurrently with the First Report and Order, the Commission adopted an FNPRM to determine whether to revise the bond amounts on a long-term basis.

In the Second Report and Order, the Commission adopted a streamlined procedure for certain kinds of satellite license modification requests.

In the Third Report and Order in this proceeding, the Commission adopted a standardized application form for satellite licenses, and adopted a mandatory electronic filing requirement for certain satellite applications.

In the Fourth Report and Order in this proceeding, the Commission extended the mandatory electronic filing requirement to all satellite applications.

In the Fifth Report and Order in this proceeding, the Commission revised the bond amounts based on the record developed in response to FNPRM. The bond amounts are now \$3 million for each GSO satellite, and \$5 million for each NGSO satellite system.

Timetable:

inictable.		
Action	Date	FR Cite
NPRM	03/19/02	67 FR 12498
NPRM Comment Period End	07/02/02	
2nd R&O (Release Date)	06/20/03	68 FR 62247
2nd FNPRM (Release Date)	07/08/03	68 FR 53702
3rd R&O (Release Date)	07/08/03	68 FR 63994

Long-Term Actions

Action	Date	FR Cite
FNPRM	08/27/03	68 FR 51546
First R&O	08/27/03	68 FR 51499
FNPRM Comment Period End	10/27/03	
4th R&O (Release Date)	04/16/04	69 FR 67790
5th R&O, 1st Order on Recon (Release Date)	07/06/04	69 FR 51586
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Federalism: Undetermined

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected: None**

Agency Contact: Steven Spaeth. Assistant Division Chief, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AH98

3828. FLEXIBILITY FOR DELIVERY OF **COMMUNICATIONS BY MOBILE** SATELLITE SERVICE PROVIDERS IN THE 2 GHZ BAND, THE L-BAND, AND THE 1.6/2.4 GHZ BAND (IB DOCKET NO. 01-185)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 157; 47 USC 302 to 303(c); 47 USC 303(e) to 303(f); 47 USC 303(r)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The purpose of this proceeding is to permit mobile satellite service (MSS) providers to reuse their assigned MSS frequencies to operate terrestrial base stations for the purpose of extending their communications services to urban areas and in buildings where the satellite signal is attenuated.

Timetable:

Action	Date	FR Cite
NPRM	09/13/01	66 FR 47621
NPRM Comment Period End	10/25/01	
Public Notice	04/05/02	67 FR 16347
NPRM	01/29/03	
Report & Order	01/29/03	68 FR 33640
First R&O	04/23/03	68 FR 51499
Order on Reconsideration	08/03/03	68 FR 47856
Announcement of Effective Date	04/07/04	69 FR 18278

Action	Date	FR Cite
MO&O and 2nd Order	04/13/05	70 FR 19316
on Recon		

Next Action Undetermined

Regulatory Flexibility Analysis Required: No

Government Levels Affected:

Undetermined

Federalism: Undetermined

Agency Contact: Sean O'More, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

Phone: 202 418-2453 Email: sean.omore@fcc.gov

RIN: 3060-AI05

3829. MITIGATION OF ORBITAL DEBRIS (IB DOCKET NO. 02-54)

Priority: Routine and Frequent

Legal Authority: 47 USC 154(i); 47 USC 157(a); 47 USC 303(c); 47 USC 303(f)

to 303(g); 47 USC 303(r)

CFR Citation: 47 CFR 5; 47 CFR 25;

47 CFR 97

Legal Deadline: None

Abstract: The Commission has adopted rules that require all entities seeking FCC authorization for satellite services to address orbital debris mitigation as part of their application for FCC authorization. Orbital debris consists of artificial objects orbiting the Earth that are not functional spacecraft. In addition, the Commission established requirements for the removal of geostationary spacecraft from operational orbits at the end of their useful lives and amended the Commission's rules regarding orbit raising maneuvers, the use of inclined orbits, and orbital longitudinal tolerance station-keeping requirements. The Commission indicated that it will seek further comment on the application of the Commission's longitudinal tolerance station-keeping requirements for Fixed-Satellite space stations to space stations in the Mobile-Satellite Service and remote sensing services.

Timetable:

Action	Date	FR Cite
NPRM	05/03/02	67 FR 22376
NPRM Comment	08/16/02	
Period End		
First R&O	08/27/03	68 FR 59127
2nd R&O	09/09/04	69 FR 54581
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined Agency Contact: Stephen Duall, Attorney, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

Phone: 202 418-1103 Fax: 202 418-0748

Email: stephen.duall@fcc.gov

RIN: 3060-AI06

3830. IN THE MATTER OF PROCEDURES TO GOVERN THE USE OF SATELLITE EARTH STATIONS ON **BOARD VESSELS (IB DOCKET NO.** 02 - 10)

Priority: Other Significant

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 157(a); ... CFR Citation: 47 CFR 2; 47 CFR 25

Legal Deadline: None

Abstract: The ESV R&O established licensing and service rules for ESVs operating in the 5925-6425 MHz/3700-4200 MHz Bands (C-band) and 14.0-14.5 GHz/11.7-12.2 GHz Bands (Kuband). The ESV R&O is significant because it furthers two major goals of the Commission: (1) To facilitate the market-driven deployment of broadband technologies and (2) to maximize the use of available spectrum to advance new technologies while minimizing interference to existing satellite services, such as Fixed Services (FS) and Fixed Satellite Services (FSS).

Timetable:

Action	Date	FR Cite
NPRM	01/22/04	69 FR 3056
R&O	02/11/05	70 FR 47076
Petitions for Recon	03/28/05	70 FR 17458
Comment Period End	05/04/05	
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Jennifer Gorny, Attorney, Federal Communications Commission, 445 12th Street SW.,

Washington, DC 20554 Phone: 202 418-1517 Email: jennifer.gorny@fcc.gov

RIN: 3060-AI40

Long-Term Actions

3831. AMENDMENT OF PARTS 1 AND 63 OF THE COMMISSION'S RULES (DOCKET 04-47)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 34 to 39; 47 USC 151; 47 USC 161; 47 USC 201 to 205; ...

CFR Citation: 47 CFR 1.767; 47 CFR 63.18 to 63.19; 47 CFR 63.21; ...

Legal Deadline: None

Abstract: FCC proposes amendments to several rules. Specifically, FCC proposes to: (1) Amend the procedures for discontinuing an international service; (2) establish post service notification for Commercial Mobile Radio Service carriers providing international service; (3) allow U.S. carriers to resell the U.S.-inbound service of foreign carriers; (4) allow commonly controlled subsidiaries to use their parent corporation's authority to provide international service; and (5) amend the submarine cable landing licensing procedures compliance with the Coastal Zone Management Act of 1972.

Timetable:

Action	Date	FR	Cite
NPRM	03/22/04	69 FR	13276
NPRM Comment Period End	06/07/04		
Next Action Undete	rmined		

Regulatory Flexibility Analysis

Required: Yes Small Entities Affected: Businesses

Government Levels Affected: None Federalism: Undetermined

Agency Contact: David Krech, Attorney Advisor, Federal Communications Commission, International Bureau, 445 12th Street SW., Washington, DC 20554

Phone: 202 418–1460 Fax: 202 418–2824 Email: david.krech@fcc.gov

RIN: 3060-AI41

3832. REPORTING REQUIREMENTS FOR U.S. PROVIDERS OF INTERNATIONAL TELECOMMUNICATIONS SERVICES (IB DOCKET NO. 04–112)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154; 47 USC 161; 47 USC 201 to 205;

CFR Citation: 47 CFR 1.789; 47 CFR 43.53; 47 CFR 43.61; 47 CFR 43.82; ...

Legal Deadline: None

Abstract: FCC is reviewing the reporting requirements to which carriers providing U.S. international services are subject under 47 CFR part 43. FCC proposes to amend 47 CFR 43.61 and to repeal 47 CFR 43.53.

Timetable:

Action	Date	FR Cite
NPRM	04/12/04	
NPRM Comment	08/23/04	69 FR 29676
Period End		

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined **Agency Contact:** David Krech,
Attorney Advisor, Federal
Communications Commission,
International Bureau, 445 12th Street
SW., Washington, DC 20554

Phone: 202 418–1460 Fax: 202 418–2824 Email: david.krech@fcc.gov

RIN: 3060–AI42

3833. REVIEW OF THE SPECTRUM SHARING PLAN AMONG NON-GEOSTATIONARY SATELLITE ORBIT MOBILE SATELLITE SERVICE SYSTEMS IN THE 1.6/2.4 GHZ BANDS (IB DOCKET NO. 02-364)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154; 47 USC 302(a); 47 USC 303(e); ...

CFR Citation: 47 CFR 2.106; 47 CFR

25.149

Legal Deadline: None

Abstract: The Commission issued a Further Notice of Proposed Rulemaking seeking comment on whether code division multiple access and time division multiple access satellite operators feasibly could share additional spectrum in the 1.6 GHz band.

Timetable:

Action	Date	FR Cite
NPRM	01/29/03	68 FR 33666
NPRM Comment Period End	07/21/03	
R&O	08/09/04	69 FR 48157

Action	Date	FR Cite
FNPRM	08/09/04	69 FR 48192
FNPRM Comment Period End	09/23/04	
Petitions for Reconsideration	10/12/04	69 FR 60626
Petitions for Recon Comment Period End	11/08/04	
First Order on	06/19/06	71 FR 35178

Next Action Undetermined

Reconsideration

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Federal

Federalism: Undetermined

Agency Contact: Jennifer Gorny, Attorney, Federal Communications Commission, 445 12th Street SW.,

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RIN: 3060-AI44

3834. REDESIGNATION OF THE 17.7–19.7 GHZ BAND, BLANKET LICENSING OF SATELLITE EARTH STATIONS, & ALLOCATION OF SPECTRUM IN THE 17.3–17.8 AND 24.75–25.25 GHZ BANDS FOR BROADCAST SATELLITE SERVICE USE

Priority: Economically Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(j); 47 USC 301 to 302; ...

CFR Citation: 47 CFR 2.106; 47 CFR 21.901; 47 CFR 25.115; 47 CFR 25.138;

Legal Deadline: None

Abstract: This item addresses how the 17.7-19.7 GHz band is to be shared among various services, including the Fixed Satellite Service, the Fixed Services, and the Broadcast Satellite Service. The item also addresses the blanket licensing of Fixed Satellite Service Earth Stations in the Ka-band. Finally, it addresses a new allocation for the Broadcast Satellite Service.

Timetable:

Action	Date	FR Cite
NPRM	10/08/98	63 FR 54100
NPRM Comment Period End	12/07/98	63 FR 62258
R&O	09/07/00	65 FR 54155

Long-Term Actions

Action	Date	FR Cite
First Order on Recon	12/07/01	66 FR 63512
CARS Eligibility Order	06/27/02	67 FR 43257
2nd Order on Recon	04/08/03	68 FR 16962
Correction	04/24/03	68 FR 20225
Correction	04/30/04	69 FR 23662
NPRM	07/07/04	69 FR 40843
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: Federal, Local, State, Tribal

Federalism: Undetermined

Agency Contact: Francis Gutierrez, Attorney Advisor, Federal

Communications Commission, 445 12th

Street SW., Washington, DC 20554

Phone: 202 418–7370 Email: francis.gutierrez@fcc.gov

Related RIN: Previously reported as 3060–AH21

RIN: 3060–AI46

3835. SERVICE RULES AND PROCEDURES TO GOVERN THE USE OF AERONAUTICAL MOBILE SATELLITE SERVICE EARTH STATIONS IN THE FREQUENCY BANDS ALLOCATED TO THE FIXED SATELLITE SERVICE; IB DOCKET NO. 05–20

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 157(a); 47 USC 301; 47 USC 303(c); 47 USC 303(f) to 303(g); ...

CFR Citation: 47 CFR 25 Legal Deadline: None

Abstract: This Notice of Proposed Rulemaking (NPRM) proposes and seeks comment on a regulatory framework for licensing the operation of Aeronautical Mobile Satellite Service (AMSS) systems to communicate with fixed satellite service (FSS) networks in the KU-Band frequencies. Aircraft Earth Stations(AES) in the AMSS can be used to provide broadband telecommunications services on passenger, government, and executive/private aircraft. The NPRM also seeks comment on licensing methods for AES terminals that will minimize the burdens upon applicants

and licensees, while maintaining operational limitations necessary to avoid harmful interference.

Timetable:

Action	Date	FR Cite
NPRM	02/09/05	70 FR 20508
NPRM Comment	08/03/05	
Period End		

Next Action Undetermined

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined
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Lechtman, Attorney Advisor, Federal
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SW., Washington, DC 20554 Phone: 202 418–1465 Fax: 202 418–0175

Email: arthur.lechtman@fcc.gov

RIN: 3060-AI67

3836. ELIMINATION OF PART 23 OF THE COMMISSION'S RULES, REGARDING INTERNATIONAL FIXED PUBLIC RADIO SERVICE (IB DOCKET NO. 05–216)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC

CFR Citation: 47 CFR 23; 47 CFR 101

Legal Deadline: None

Abstract: International Fixed Public Radiocommunication Services (IFPRS) is fixed wireless service between the United States and foreign points. Currently, this service is offered primarily for communications between Puerto Rico and Caribbean countries. In the NPRM, the Commission proposes elimination of part 23, which contains procedural and technical rules for IFPRS, and makes IFPRS operators subject to part 101, which currently covers domestic fixed wireless service.

This proceeding is needed to simplify the Commission's rules governing fixed wireless service.

Timetable:

Action	Date	FR Cite
NPRM	09/28/05	70 FR 56620
NPRM Comment	11/14/05	
Period End		
Next Action Undetermined		

Regulatory Flexibility Analysis Required: ${
m No}$

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AI74

3837. CABLE TELEVISION RATE REGULATION

Priority: Other Significant

Legal Authority: 47 USC 154; 47 USC

543

CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: The Commission has adopted rate regulations to implement section 623 of the 1992 Cable Act to ensure that cable subscribers nationwide enjoy the rates that would be charged by cable systems operating in a competitive environment. Reconsideration was requested. The 14th Order on Reconsideration addresses petitions on issues governing regulated services by cable systems. In a subsequent notice, comment was sought on recalibrating the competitive differential between rates of systems subject to effective competition and noncompetitive systems. In addition, comment was sought as to whether there may be a different approach to establish reasonable rates on the basic service tier.

Timetable:

Action	Date	FR Cite
NPRM	01/04/93	58 FR 48
R&O and FNPRM	05/21/93	58 FR 29736
MO&O and FNPRM	08/18/93	58 FR 43816
3rd R&O	11/30/93	58 FR 63087
Order on Recon, 4th R&O, and 5th NPRM	04/15/94	59 FR 17943
3rd Order on Recon	04/15/94	59 FR 17961
5th Order on Recon and FNPRM	10/13/94	59 FR 51869
4th Order on Recon	10/21/94	59 FR 53113
6th Order on Recon, 5th R&O, and 7th NPRM	12/06/94	59 FR 62614
7th Order on Recon	01/25/95	60 FR 4863
9th Order on Recon	02/27/95	60 FR 10512
8th Order on Recon	03/17/95	60 FR 14373
6th R&O and 11th Order on Recon	07/12/95	60 FR 35854

Long-Term Actions

Action	Date	FR Cite
13th Order on Recon	10/05/95	60 FR 52106
12th Order on Recon	10/26/95	60 FR 54815
10th Order on Recon	04/08/96	61 FR 15388
Order on Recon of the 1st R&O and Further NPRM	04/15/96	61 FR 16447
MO&O	02/12/97	62 FR 6491
Report on Cable Industry Prices	02/24/97	62 FR 8245
R&O	03/31/97	62 FR 15118
14th Order on Recon	10/15/97	62 FR 53572
NPRM and Order	09/05/02	67 FR 56882
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Local,

Federalism: Undetermined

Agency Contact: John Norton, Deputy Division Chief, Policy Division, Federal Communications Commission, Media

Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418-7037 TDD Phone: 202 418-7172 Fax: 202 418-1196

Email: john.norton@fcc.gov

RIN: 3060-AF41

3838. CABLE TELEVISION RATE **REGULATION: COST OF SERVICE**

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 154; 47 USC

CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: The Commission has established rules pursuant to which cable operators may set rates for regulated cable service in accordance with traditional cost-of-service principles, as modified to take account of unique characteristics of the cable industry. In the latest NPRM, comment was sought on rule changes that may be necessary or desirable in order to account for changes in the regulatory process resulting from the end of the Commission's statutory authority to regulate certain tiers of cable programming service.

Timetable:

Action	Date	FR Cite
NPRM	07/30/93	58 FR 40762
R&O	04/15/94	59 FR 17975

Action	Date	FR Cite
2nd NPRM	04/15/94	59 FR 18066
MO&O	10/14/94	59 FR 52087
2nd R&O/1st Order on Recon/FNPRM	03/08/96	61 FR 9361
Correction	03/22/96	61 FR 11749
NPRM and Order	09/05/02	67 FR 56882
Next Action Undetermine	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: State, Local

Federalism: Undetermined

Agency Contact: John Norton, Deputy Division Chief, Policy Division, Federal Communications Commission, Media Bureau, 445 12th Street SW.,

Washington, DC 20554 Phone: 202 418-7037 TDD Phone: 202 418-7172 Fax: 202 418-1196 Email: john.norton@fcc.gov

RIN: 3060-AF48

3839. FILING OF TELEVISION **NETWORK AFFILIATION CONTRACTS** (MM DOCKET NO. 95-40)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154(i); 47 USC

303(r)

CFR Citation: 47 CFR 73.3613(a)

Legal Deadline: None

Abstract: This proceeding considers changes to the requirement that stations file their network affiliation agreements with the Commission.

Timetable:

Action	Date	FR Cite
NPRM	04/19/95	60 FR 19564
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** Federal

Federalism: Undetermined

Agency Contact: Jane Gross, Senior Attorney Advisor, Federal Communications Commission, Media Bureau, 445 12th Street SW.,

Washington, DC 20554 Phone: 202 418-2139

Fax: 202 418-2053 RIN: 3060-AF80

3840. RULES GOVERNING **BROADCAST TELEVISION** ADVERTISING (MM DOCKET NO. 95-90)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154(i) to 154(j); 47 USC 301; 47 USC 303(r); 47 USC 313 to 314

CFR Citation: 47 CFR 73.658(h) to 73.658(i)

Legal Deadline: None

Abstract: This proceeding considers changes to two rules regulating broadcast television advertising. The first advertising rule prohibits a broadcast television network from influencing or controlling the rates its affiliates set for the sale of their nonnetwork advertising time. The second advertising rule prohibits a broadcast television network from representing any of its affiliates in the sale of nonnetwork advertising time.

Timetable:

Action	Date	FR Cite
NPRM	07/05/95	60 FR 34959
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses **Government Levels Affected: None**

Federalism: Undetermined

Agency Contact: Jane Gross, Senior Attorney Advisor, Federal

Communications Commission, Media

Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418-2139 Fax: 202 418-2053

RIN: 3060-AF81

3841. CABLE HOME WIRING

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 544(i) CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: On October 6, 1997, the FCC adopted a Report and Order and Second Notice of Proposed Rulemaking

Long-Term Actions

(FCC 97-7360) that amends its cable inside wiring rules to enhance competition in the video distribution marketplace. The Second FNPRM seeks comment on, among other things, whether there are circumstances where the FCC should adopt restrictions on exclusive contracts in order to further promote competition in the multiple dwelling unit marketplace. The 2nd Report and Order addresses multiple dwelling units when the occupant charges video service providers. In the First Order on Reconsideration and the Second Report and Order, the Commission modified its rules in part. The United States Court of Appeals for the District of Columbia Circuit remanded a portion of the Commission decision back to the Commission for further consideration. In September 2004, the Commission issued an FNPRM in response to the courts decision.

Timetable:

Action	Date	FR Cite
NPRM	11/17/92	57 FR 54209
R&O	03/02/93	58 FR 11970
NPRM	02/01/96	61 FR 3657
First Order on Recon & FNPRM	02/16/96	61 FR 6210
FNPRM	09/03/97	62 FR 46453
R&O and Second FNPRM	11/14/97	62 FR 60165
First Order on Recon and 2nd R&O	03/21/03	68 FR 13850
FNPRM	10/15/04	69 FR 61193
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Agency Contact: John Norton, Deputy Division Chief, Policy Division, Federal Communications Commission, Media Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AG02

3842. COMPETITIVE AVAILABILITY OF NAVIGATION DEVICES (97–30)

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 549 CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: The Commission has adopted rules to address the mandate expressed in section 629 of the Communications Act to ensure the commercial availability of "navigation devices," the equipment used to access video programming and other services from multichannel video programming systems. Petitions for reconsideration were resolved in a recent order. The Commission also issued a Further Notice of Proposed Rulemaking and Declaratory Ruling. The Further Notice sought comment as to the effectiveness of the Commission's rules for achieving the commercial availability of navigation devices. Accompanying the Further Notice was a Declaratory Ruling which found that technology licenses requiring copy protection measures to be located within a navigation host device are consistent with the Commission's navigation devices rules. A subsequent Order adopted rules to enable direct connection of a digital television set to a digital cable system. A Further Notice of Proposed Rulemaking initiated an examination of approval of connectors and content protector technologies.

Timetable:

Action	Date	FR Cite
NPRM	03/05/97	62 FR 10011
R&O	07/15/98	63 FR 38089
Order on	06/02/99	64 FR 29599
Reconsideration		
FNPRM & Declaratory	09/28/00	65 FR 58255
Ruling		
FNPRM	01/16/03	68 FR 2278
Order and FNPRM	06/17/03	68 FR 35818
2nd R&O	11/28/03	68 FR 66728
FNPRM	11/28/03	68 FR 66776
Order on	01/28/04	69 FR 4081
Reconsideration		
2nd R&O	06/22/05	70 FR 36040
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Natalie Roisman, Attorney Advisor, Policy Div., Federal Communications Commission, Media

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RIN: 3060-AG28

3843. DIGITAL MUST CARRY

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 534 CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: Section 614(b)(4)(B) of the Communications Act requires that, at the time the Commission prescribes standards for advanced television, it should "initiate a proceeding to establish any changes in the signal carriage requirements of cable television systems necessary to ensure cable carriage of those broadcast signals of local commercial television stations which have been changed to conform with such modified standards." In August of 1998, the FCC issued a Notice of Proposed Rulemaking seeking comments on the requirements of that section. In June 2000, based on responses to the Notice of Proposed Rulemaking, the Commission clarified that DTV-only television stations, in the context of auctioning analog channels 59-69, will ultimately have must carry rights. In January of 2001, the Commission issued a First Report and Order and Further Notice of Proposed Rulemaking resolving a number of technical and legal issues, including clarification that digital-only TV stations are entitled to mandatory carriage.

In the 2nd Report & Order and First Order on Reconsideration, adopted in February 2003, the Commission affirmed its tentative conclusion not to impose dual carriage and affirmed its prior determination that broadcasters were entitled to carriage of one digital programming stream.

Timetable:

Action	Date	FR Cite
NPRM	08/07/98	63 FR 42330
MO&O and FNPRM	07/12/00	65 FR 42879
FNPRM	03/26/01	66 FR 16523
First R&O	03/26/01	66 FR 16533
2nd R&O and 1st	03/22/05	70 FR 14412
Order on Recon		

Next Action Undetermined

Regulatory Flexibility Analysis Required: Undetermined Government Levels Affected:

Undetermined

Federalism: Undetermined

Agency Contact: Eloise Gore, Assistant

Chief, Policy Division, Federal

Long-Term Actions

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RIN: 3060-AG91

3844. HORIZONTAL OWNERSHIP LIMITS AND ATTRIBUTION RULES

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 303; 47 USC 533

CFR Citation: 47 CFR 76 Legal Deadline: None

Abstract: Section 613 of the Communications Act requires the Commission to "prescribe rules and regulations establishing reasonable limits on the number of cable subscribers a person is authorized to reach through cable systems owned by such person, or in which such person has an attributable interest." On October 8, 1999, the Commission issued a Third Report and Order, FCC 99-289, in this matter. The Commission revised the horizontal ownership rules as follows: (1) All multichannel video subscribers will be counted when calculating the 30 percent ownership limit; (2) actual subscriber numbers, rather than potential subscriber numbers, will be used for calculating an owner's share; and (3) the minority exception which allowed a 35 percent ownership limit for minority-owned entities under certain circumstances was eliminated. On March 2, 2001, the District of Columbia Circuit Court reversed and remanded the cable horizontal and vertical limits, as well as two aspects of the attribution rules used to determine compliance with these limits. (Time Warner Entertainment Co. v. FCC, 240 F.3d 1126 (DC cir.2001)). Pursuant to the court's remand, the Commission solicited comment in a Further Notice of Proposed Rulemaking (September 2001) and is now seeking supplemental comment and evidence.

Timetable:

Action	Date	FR Cite
Second MO&O on Recon and FNPRM	07/14/98	63 FR 37790
Third R&O	12/01/99	64 FR 67198
Order on Recon	03/08/00	65 FR 12135
MO&O	06/08/00	65 FR 36382

Action	Date	FR Cite
FNPRM	10/11/01	66 FR 51905
Second FNPRM	06/18/05	70 FR 33680
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None Federalism: Undetermined

Agency Contact: Royce Sherlock, Chief, Industry Analysis Div., Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AH09

3845. DIGITAL AUDIO BROADCASTING SYSTEMS (MM DOCKET NO. 99-325)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC

303

CFR Citation: 47 CFR 73 Legal Deadline: None

Abstract: The rulemaking proceeding was initiated to foster the development and implementation of terrestrial digital audio broadcasting (DAB). The transition to DAB promises the benefits that have generally accompanied digitalization - better audio fidelity, more robust transmission systems, and the possibility of new auxiliary services. In the First Report and Order, the Commission selected in-band, onchannel as the technology that will permit AM and FM radio broadcasters to introduce digital operations. Consideration of formal standardsetting procedures and related broadcasting licensing and service rule changes are addressed in Further Notice of Proposed Rulemaking.

Timetable:

Action	Date	FR Cite
NPRM	11/09/99	64 FR 61054
First R&O	12/23/02	67 FR 78193
FNPRM and NOI	05/14/04	69 FR 27815
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None Federalism: Undetermined

Agency Contact: Peter Doyle, Chief,

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Communications Commission, Media

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RIN: 3060-AH40

3846. PERIODIC REVIEW OF RULES AND POLICIES AFFECTING THE CONVERSION TO DTV

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 4(i) to 4(j);

47 USC 303(r); 47 USC 307; 47 USC 309; 47 USC 336

CFR Citation: 47 CFR 73

Legal Deadline: None

Abstract: On January 18, 2001, the Commission adopted a Report and Order (R&O) and Further Notice of Proposed Rulemaking, addressing a number of issues related to the conversion of the nation's broadcast television system from analog to digital television. The 2nd Report & Order resolved several major technical issues including the issue of receiver performance standards, DTV tuners, and revisions to certain components of the DTV transmission standard. The latest NPRM commenced the Commission's second periodic review of the progress of the digital television conversion. The resulting R&O adopted a multi-step process to create a new DTV table of allotments and authorizations. Also in the R&O, the Commission adopted replication and maximization deadlines for DTV broadcasters and updated rules in recognition revisions to broadcast transmission standards.

Timetable:

Action	Date	FR Cite
NPRM	03/23/00	65 FR 15600
Report & Order	02/13/01	66 FR 9973
MO&O	12/18/01	66 FR 65122
3rd MO&O and Order on Recon	10/02/02	67 FR 61816
2nd R&O and 2nd MO&O	10/11/02	67 FR 63290
NPRM	02/18/03	68 FR 7737
R&O	10/04/04	69 FR 59500
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Long-Term Actions

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AH54

3847. DIRECT BROADCAST PUBLIC INTEREST OBLIGATIONS (MM DOCKET NO. 93-25)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 335

CFR Citation: 47 CFR 25; 47 CFR 100

Legal Deadline: None

Abstract: The Commission adopted rules in 1998 that implement section 25 of the Cable Television Consumer Protection and Competition Act of 1992, as codified at section 335 of the Communications Act of 1934. Section 335 directs the Commission to impose certain public interest obligations on direct broadcast satellite providers. Several petitions for reconsideration are pending.

Timetable:

Action	Date	FR Cite
NPRM	03/08/93	58 FR 12917
Report and Order	02/08/99	64 FR 52399
Order on Reconsideration	04/22/04	69 FR 21761
Order on Reconsideration	04/28/04	69 FR 23155
Next Action Undetern	nined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AH59

3848. CHILDREN'S TV, OBLIGATIONS OF DIGITAL TV BROADCASTERS (MM DOCKET NO. 00-167)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i): 47 USC

303; 47 USC 307; 47 USC 336(d)

CFR Citation: 47 CFR 73.670 to 73.671;

47 CFR 73.673

Legal Deadline: None

Abstract: This proceeding seeks comment on a range of issues related to application of our existing children's programming rules to digital broadcasting. The NPRM focused primarily on two areas: the obligation of commercial television broadcast licensees to provide educational and informational programming for children and the requirement that television broadcast licensees limit the amount of advertising in children's programs.

The resulting Report and Order addressed the obligation of DTV broadcasters to provide programming to children. Further, the R&O amended the Commission's rules regarding on-air identification of children's programming. Regarding commercial time limits, the R&O addressed issues related to the definition of "commercial matter."

On March 17, 2006, the Commission adopted a Second Further Notice of Proposed Rulemaking seeking public comment on a joint proposal filed by industry representatives and children's television advocates.

Timetable:

Action	Date	FR Cite
NPRM	11/08/00	65 FR 66951
R&O	01/03/05	70 FR 25
FNPRM	01/03/05	70 FR 63
Order Staying	02/01/06	71 FR 5176—
Effective Date		02
2nd FNPRM	03/27/06	71 FR 15145
Next Action Undeter	mined	

Regulatory Flexibility Analysis Required: Undetermined

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Kim Matthews, Attorney Advisor, Federal

Communications Commission, Media Bureau, 445 12th Street SW.,

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RIN: 3060–AH68

3849. RADIO MARKET DEFINITIONS (MM DOCKET NO. 03-130)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 202(h); 47 USC 303; 47 USC 307

CFR Citation: 47 CFR 73.3555

Legal Deadline: None

Abstract: This FNPRM proposes changes to local ownership rules and policies concerning multiple ownership of radio broadcasting stations. The Commission examines the effect our current rules have had on the public and seeks comments to better serve our communities. This action is also intended to consider possible changes to our current local market radio ownership rules and policies in accordance with the Telecommunications Act of 1996. Because of the similarity of the issues presented in the Multiple Ownership of Radio Broadcast Stations in Local Markets to those in the Matter of Definition of Radio Market, the two actions were, in effect, consolidated.

These issues were evaluated as part of the Commission's biennial review of Media Ownership rules. An NPRM was initiated regarding the definition of radio markets in smaller communities.

Timetable:

Action	Date	FR Cite
NPRM	12/28/00	65 FR 82305
FNPRM	12/11/01	66 FR 63997
NPRM	08/05/03	68 FR 46359
R&O	08/05/03	68 FR 46289
Next Action Undetermi	ined	

Regulatory Flexibility Analysis Required: Undetermined

Small Entities Affected: Businesses
Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Mania K. Baghdadi, Deputy Division Chief, Industry Analysis Division, Federal Communications Commission, Media

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RIN: 3060-AH70

Long-Term Actions

3850. ENHANCED AND STANDARDIZED DISCLOSURE (MM DOCKET NO. 00-168)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 303; 47 USC 307; 47 USC 309; 47 USC

336

CFR Citation: 47 CFR 73.3526

Legal Deadline: None

Abstract: This item concerns rules and policies on how commercial television broadcast station licensees provide public interest information to the public. This document proposes amendments to the public inspection file rules that would standardize the format used for providing public interest information to the public and make information contained in public inspection files available on the Internet. The intended effect of this action is to propose rules that would make information regarding how television broadcast stations meet their fundamental public interest obligation to serve the needs and interests of their communities of license easier to understand or more accessible to the public.

Timetable:

Action	Date	FR Cite
NPRM	10/19/00	65 FR 62683
Next Action Undetermi	ined	

Regulatory Flexibility Analysis Required: Undetermined

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Agency Contact: Mary Beth Murphy, DIvision Chief, Federal

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RIN: 3060–AH71

3851. REVISION OF EEO RULES AND POLICIES (MM DOCKET NO. 98–204)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 257; 47 USC 301; 47 USC 303; 47 USC 307 to 309; 47 USC 334; 47 USC 403; 47 USC 554

CFR Citation: 47 CFR 73.2080; 47 CFR 76.73; 47 CFR 76.75; 47 CFR 76.79; 47 CFR 76.1702

Legal Deadline: None

Abstract: FCC authority to govern Equal Employment Opportunity (EEO) responsibilities of cable television operators was codified in the Cable Communications Policy Act of 1984. This authority was extended to television broadcast licensees and other multi-channel video programming distributors in the Cable and Television Consumer Protection Act of 1992. In the Second Report and Order, the FCC adopted new EEO rules and policies. This action was in response to a decision of the U.S. Court of Appeals for the District of Columbia Circuit that found prior EEO rules unconstitutional. The Third Notice of Proposed Rulemaking requests comment as to the applicability of the EEO rules to parttime employees. The Third Report and Order adopted revised forms for broadcast station and MVPDs Annual Employment Report. In the Fourth NPRM, comment was sought regarding public access to the data contained in the forms.

Timetable:

Action	Date	FR Cite
NPRM	01/14/02	67 FR 1704
2nd R&O and 3rd NPRM	01/07/03	68 FR 670
Correction	01/13/03	68 FR 1657
4th NPRM	06/23/04	69 FR 34986
3rd R&O	06/23/04	69 FR 34950
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

Agency Contact: Lewis Pulley, Asst. Chief, Policy Div., Media Bureau, Federal Communications Commission, 445 12th Street SW., Washington, DC

20554

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RIN: 3060-AH95

3852. BROADCAST MULTIPLE AND CROSS-OWNERSHIP LIMITS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 152(a); 47 USC 154(i); 47 USC 303; 47 USC 307; 47 USC 309 to 310

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: In 2002, the Commission undertook a comprehensive review of its broadcast multiple and crossownership limits examining: crossownership of TV and radio stations; local TV ownership limits; national TV cap; and dual network rule.

The Report and Order replaced the newspaper/broadcast cross-ownership and radio and TV rules with a tiered approach based on the number of television stations in a market. Petitions for Reconsideration are pending. Also, the Third Circuit Court of Appeals remanded portions of the Commission's decisions. In June 2006, the Commission adopted a Further Notice of Proposed Rulemaking initiating the 2006 review of the broadcast ownership rules. The further notice also sought comment on how to address the issues raised by the Third Circuit.

Timetable:

Action	Date	FR Cite
NPRM	10/05/01	66 FR 50991
R&O	08/05/03	68 FR 46286
Public Notice	02/19/04	69 FR 9216
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AH97

Long-Term Actions

3853. ESTABLISHMENT OF RULES FOR DIGITAL LOW POWER **TELEVISION, TELEVISION** TRANSLATOR, AND TELEVISION **BOOSTER STATIONS (MB DOCKET** 03 - 185)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 309; 47 USC

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: This proceeding initiates the digital television conversion for low power television (LPTV) and television translator stations. The rules and policies adopted as a result of this proceeding provide the framework for these stations' conversion from analog to digital broadcasting. The Report and Order adopts definitions and permissible use provisions for digital TV translator and LPTV stations. Petitions for reconsideration of the Report and Order are pending resolution.

Timetable:

Action	Date	FR Cite
NPRM	09/26/03	68 FR 55566
R&O	11/29/04	69 FR 69325
Next Action Undeterr	nined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060–AI38

3854. JOINT SALES AGREEMENTS IN LOCAL TELEVISION MARKETS

Priority: Other Significant

Legal Authority: 47 USC 151 to 152(a); 47 USC 154(i); 47 USC 303; ...

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: A joint sales agreement (JSA) is an agreement with a licensee of a brokered station that authorizes a

broker to sell some or all of the advertising time for the brokered station in return for a fee or percentage of revenues paid to the licensee. The Commission has sought comment on whether TV JSAs should be attributed for purposes of determining compliance with the Commission's multiple ownership rules.

Timetable:

Action	Date	FR Cite
NPRM	08/26/04	69 FR 52464
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:**

Undetermined Federalism: Undetermined

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RIN: 3060-AI55

3855. SIGNIFICANTLY VIEWED **OUT-OF-MARKET BROADCAST** STATIONS (DOCKET 05-49)

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 340

CFR Citation: 47 CFR 54 Legal Deadline: None

Abstract: Section 202 of the Satellite Home Viewer Extension and Reauthorization Act of 2004 creates section 340 of the Communications Act. which provides satellite carries with the authority to offer Commission determined "significantly viewed" signals of out-of-market broadcast stations to subscribers. In the NPRM. comment was sought on implementation of section 340.

Timetable:

Action	Date	FR Cite
NPRM	03/08/05	70 FR 11314
R&O	12/27/05	70 FR 76504
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected: None** Federalism: Undetermined

Email: evan.baranoff@fcc.gov

Agency Contact: Evan Baranoff. Attorney, Policy Div., Federal Communications Commission, Media Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418-7142

RIN: 3060-AI56

3856. REVISION OF PROCEDURES **GOVERNING AMENDMENTS TO FM** TABLE OF ALLOTMENTS AND **CHANGES OF COMMUNITY OF** LICENSE IN THE RADIO BROADCAST SERVICES (MB DOCKET 05-210)

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 154; 47 USC

CFR Citation: 47 CFR 73 Legal Deadline: None

Abstract: The rulemaking was initiated to reduce backlog in, and streamline, the FM allotment procedures and, to a lesser extent, streamline certain procedures pertaining to AM applications. Although the Commission has made important changes to streamline the processing of radio broadcast applications, the basic procedures for amending the Table have not changed since 1982. The Notice seeks comment on a number of specific rule and procedural changes in the handling of FM and AM applications and rulemaking petitions to amend the Table. In the area of applications procedures, the Notice seeks comments on various proposals designed to encourage only bona fide proponents to submit petitions and to limit the complexity of such petitions. If these changes are adopted, it will expedite the approval and implementation on new and upgraded radio service to the public.

Timetable:

Action	Date	FR	Cite
NPRM	06/22/05	70 FR	44537
NPRM Comment	10/03/05		
Period End			
Next Action Undete	rmined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Organizations

Government Levels Affected: None

Federalism: Undetermined

Long-Term Actions

Agency Contact: Tom Nessinger, Attorney Advisor, Federal Communications Commission, Media Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AI63

3857. IMPLEMENTATION OF SECTION 210 OF THE SATELLITE HOME VIEWER EXTENSION AND REAUTHORIZATION ACT OF 2004 TO AMEND SECTION 338 OF THE COMMUNICATIONS ACT.

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 338(a)(4)

CFR Citation: 47 CFR 76.66 Legal Deadline: None

Abstract: In this document the Commission establishes final rules implementing section 210 of the Satellite Home Viewer Extension and Reauthorization Act of 2004, which amends section 338(a)(4) of the Communications Act to require satellite carriage of the analog signals and digital signals of local stations in Alaska and Hawaii. Satellite carriers with more than five million subscribers must carry these signals to substantially all of their subscribers in each station's local market by December 8, 2005 for analog signals and by June 8, 2007 for digital signals.

Timetable:

Action	Date	FR Cite
NPRM	05/09/05	70 FR
		24350—01
R&O	12/27/05	70 FR
		76504—01
Proceeding Terminated	10/17/04	69 FR 7397

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Local,

State

Federalism: Undetermined

Agency Contact: Eloise Gore, Assistant Chief, Policy Division, Federal Communications Commission, Media Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418–1066

TDD Phone: 202 418–7172 Fax: 202 418–1069 Email: eloise.gore@fcc.gov

RIN: 3060-AI64

3858. DIGITAL TELEVISION DISTRIBUTED TRANSMISSION SYSTEM TECHNOLOGIES (DOCKET 05-312)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 157; 47 USC 301: . . .

CFR Citation: 47 CFR 73.626; 47 CFR

73.6023

Legal Deadline: None
Abstract: A digital television
transmission system ("DTS") employs
multiple synchronized transmitters
spread around a station's service area.
Such distributed transmitters fill in
unserved areas in the parent station's
coverage area. The notice of proposed
rulemaking examines issues related to
the use of DTS and proposes rules for

Timetable:

future DTS operation.

Action	Date	FR Cite
NPRM	12/07/05	70 FR 72763
Next Action Undetermi	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined **Agency Contact:** Evan Baranoff,
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RIN: 3060-AI68

3859. IMPLEMENTATION OF SECTION 621(A)(1) OF THE CABLE COMMUNICATIONS POLICY ACT OF 1984 AS AMENDED BY THE CABLE TELEVISION CONSUMER PROTECTION AND COMPETITION ACT OF 1992

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 541(a)(1); 47 USC 556(c)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: Section 621(a)(1) of the Communications Act of 1934, as amended, states in relevant part that "a franchising authority ...may not unreasonably refuse to award an additional competitive franchise." The Notice of Proposed Rulemaking ("Notice") solicits comment on implementation of section 621(a)(1)'s directive, and whether the franchising process unreasonably impedes the achievement of the interrelated federal goals of enhanced cable competition and accelerated broadband deployment and, if so, how the Commission should act to address that problem.

Timetable:

Action	Date	FR Cite
NPRM	12/19/05	70 FR 73973
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AI69

Federal Communications Commission (FCC) Media Bureau

Completed Actions

3860. MINOR MODIFICATIONS OF BROADCAST LICENSES WITHOUT PRIOR CONSTRUCTION PERMIT (MM DOCKET NO. 96-58)

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC

Legal Authority: 47 USC 154(1); 47 USC 155(c)(1); 47 USC 302 to 303

CFR Citation: 47 CFR 73 Legal Deadline: None

Abstract: This proceeding will implement the Commission's new authority to eliminate the present requirement for a construction permit for a broadcast station in certain instances where the changed facilities would not have an adverse impact on other broadcast facilities. In these instances, licensees or permittees will be able to initiate the change without prior authority and file a license application to cover the change afterwards.

Timetable:

Action	Date	FR Cite
NPRM	04/08/96	61 FR 15439
R&O	09/30/97	62 FR 51052

Regulatory Flexibility Analysis

Federalism: Undetermined

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

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RIN: 3060-AG30

3861. POLE ATTACHMENT PROVISIONS (CS DOCKET NO. 97–98)

Priority: Other Significant

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 224; 47 USC

303; 47 USC 403

CFR Citation: 47 CFR 1.1401 to 1.1418

Legal Deadline: Final, Statutory,

February 8, 1998.

Abstract: The Commission established rules relating to pole attachments. The Telecommunications Act of 1996 required that within 2 years the Commission prescribe regulations governing the charges for pole attachments for telecommunications attachers. These regulations are to be used by cable operators and telecommunications carriers to provide telecommunications services when the utility and attaching entity parties fail to resolve a dispute over such charges. The Report and Order released in 1998 prescribed regulations to govern these charges.

In April 2000, the Commission released a Report and Order addressing issues related to the formula used to calculate just and reasonable rates that utilities charge for pole attachments. Petitions for reconsideration of both the 1998 and 2000 orders were resolved by Order released in May 2001.

Timetable:

Action	Date	FR Cite
NPRM	08/18/97	62 FR 43963
R&O	03/12/98	63 FR 12013
R&O	05/17/00	65 FR 31270
Erratum	05/31/00	65 FR 34820
Reconsideration Order	06/29/01	66 FR 34569

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: State

Federalism: Undetermined

Agency Contact: Katie Costello, Federal Communications Commission, Media Bureau, 445 12th Street SW.,

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RIN: 3060-AG71

3862. EXTENSION OF FILING REQUIREMENTS FOR CHILDREN'S TV PROGRAMMING REPORT (MM DOCKET NO. 00-44)

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 303; 47 USC 308

303, 47 030 300

CFR Citation: 47 CFR 73.3526

Legal Deadline: None

Abstract: This document seeks comment on the tentative conclusion that broadcasters who maintain Internet websites should be required to post their completed quarterly Children's Television Programming Reports (FCC Form 398) on these sites. The FCC Form 398 is required to be filed by commercial television broadcast stations each quarter. This form is used to provide information on the efforts of commercial television stations to provide children's educational and informational programs aired to meet its obligation under the Children's Television Act of 1990. Although the Children's Television Programming Reports are available in a central location on the FCC's website, members of the public may look first to their local broadcast station for information about programming at the station, making station website posting useful.

Timetable:

Action	Date	FR Cite
NPRM	05/04/00	65 FR 25895
Further NPRM	11/09/00	65 FR 67331
R&O	11/09/00	65 FR 67283

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Agency Contact: Kim Matthews, Attorney Advisor, Federal

Communications Commission, Media

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Phone: 202 418–2130 Fax: 202 418–2053 **RIN:** 3060–AH69

Federal Communications Commission (FCC) Office of Managing Director

Long-Term Actions

3863. ● ASSESSMENT AND **COLLECTION OF REGULATORY FEES FOR FY 2006**

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 159 CFR Citation: 47 CFR 1.1151 et seq

Legal Deadline: None Abstract: Section 9 of the Communications Act of 1934, as amended, 47 U.S.C. 159, requires the FCC to recover the cost of its activities by assessing and collecting annual

regulatory fees from beneficiaries of the activities.

Timetable:

Action	Date	FR Cite
NPRM	04/06/06	71 FR 17410
R&O	08/02/06	71 FR 43842

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses,

Organizations

Government Levels Affected: None

Federalism: Undetermined

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20554

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RIN: 3060-AI79

Federal Communications Commission (FCC)

Office of Managing Director

3864. ASSESSMENT AND **COLLECTION OF REGULATORY FEES FOR FY 2005**

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 159 CFR Citation: 47 CFR 1.1151 et seq Legal Deadline: None

Abstract: Section 9 of the Communications Act of 1934, as amended, 47 U.S.C. 159, requires the FCC to recover the costs of its activities

by assessing and collecting annual regulatory fees from beneficiaries of the activities.

Timetable:

Action	Date	FR Cite
NPRM	02/28/05	70 FR 9575
R&O	07/21/05	70 FR 41967

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses,

Organizations

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AI59

Federal Communications Commission (FCC)

Wireless Telecommunications Bureau

Long-Term Actions

Completed Actions

3865. AMENDMENT OF THE COMMISSION'S RULES CONCERNING MARITIME COMMUNICATIONS

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 154: 47 USC

Legal Deadline: None **Abstract:** Amendment of the Maritime

CFR Citation: 47 CFR 80

Radio Service Rules to encourage growth and improve the regulatory structure in VHF maritime communications.

Timetable:

Action	Date	FR Cite
NOI/NPRM	11/05/92	57 FR 57717
FNPRM	04/26/95	60 FR 35507
First R&O	04/26/95	60 FR 34198
Second FNPRM	06/17/97	62 FR 37533
Second R&O	06/17/97	62 FR 40281
Third R&O and MO&O	07/06/98	63 FR 40059
MO&O	04/26/99	64 FR 26885
Third NPRM	12/08/00	65 FR 76966
Fourth R&O	12/13/00	65 FR 77821

Action	Date	FR Cite
Fourth NPRM	02/04/02	67 FR 5080
2nd MO&O and 5th R&O	07/25/02	67 FR 48560
R&O	08/13/03	68 FR 48446
MO&O	04/15/04	69 FR 19947
Correcting Amendment	07/26/04	69 FR 44471
0 1000 100 000		00 ED 04004

2nd R&O and 6th R&O 11/08/04 69 FR 64664 Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:**

Undetermined

Federalism: Undetermined

Additional Information: PR Docket No.

92-257.

Agency Contact: Jeff Tobias, Attorney Advisor, Federal Communications Commission, Wireless

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3866. RESALE AND ROAMING **OBLIGATIONS PERTAINING TO COMMERCIAL MOBILE RADIO SERVICES**

Priority: Substantive, Nonsignificant. Major under 5 USC 801.

Legal Authority: PL 103-66, sec 6002, Omnibus Budget Reconciliation Act of

CFR Citation: 47 CFR 20: 47 CFR 22

Legal Deadline: None

Abstract: On an interim basis, the First Report and Order extends to broadband PCS and covered SMR providers the cellular rule that prohibits restricting resale of communications services. The new rules sunset five years after the last group of initial licensees for currently allocated broadband PCS spectrum is awarded. The rules also eliminate all exceptions to the rule that

Long-Term Actions

allowed cellular licensees to restrict resale by competing with fully operational cellular licensees in the same geographic market. The Commission successfully adopted a Second Report and Order and Third Notice of Proposed Rulemaking in this proceeding. The Second Report and Order extends the Commission's cellular rules on manual roaming by any individual whose handset is capable of accessing the network of a cellular, broadband PCS, or covered SMR provider. The Third NPRM, among other things, sought comment on whether the Commission should adopt rules requiring cellular, broadband PCS, and covered SMR providers to provide automatic roaming in their coverage areas, and whether both automatic and manual roaming requirements should sunset five years after the initial grant of PCS licenses. The Third MO.O generally affirmed the Commission's earlier decision to extend the cellular resale rule to include certain PCS and SMR providers and to sunset the rule until November 24, 2002. However, it modified the prior decision by removing customer premise equipment (CPE) and CPE in bundled packages from the scope of the resale rule, by revising the scope of the resale rule to exclude all C, D, E, and F block PCS licensees that do not own and control and are not controlled by cellular or A or B block licensees, and by exempting from the rule all SMR and other CMRS providers that do not utilize in-network switching facilities.

Timetable:

Action	Date	FR Cite
NPRM	07/13/94	59 FR 35664
NOI	07/13/94	59 FR 35664
NPRM Comment Period End	09/29/94	
NPRM	04/04/95	60 FR 20949
NPRM Comment Period End	07/14/95	
First R&O	07/12/96	61 FR 38399
Second R&O and Third NPRM	08/15/96	61 FR 44026
MO&O and O on Recon	11/09/99	64 FR 61022

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: State,

Federal

Federalism: Undetermined

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RIN: 3060-AF58

Phone: 202 418-1310

3867. IMPLEMENTATION OF SECTION 309(J) OF THE COMMUNICATIONS ACT, COMPETITIVE BIDDING; 218–219 MHZ COMPETITIVE BIDDING RULES

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 303(r); 47 USC 309(j)

CFR Citation: 47 CFR 95 Legal Deadline: None

Abstract: Tenth Report and Order modifies the competitive bidding rules for the upcoming auction of 218-219 MHz: (1) Eliminates bidding credits available to women-and minority-owned 218-219 MHz applicants; (2) extends two levels of bidding credits to small businesses based on a two-tiered small business definition; (3) clarifies the attribution rules for affiliates of 218-219 MHz applicants; and (4) increases the amount of the upfront payments required to participate in the 218-219 MHz auction.

Timetable:

Action	Date	FR Cite
R&O	04/25/94	59 FR 24947
FNPRM	08/06/96	61 FR 49103
R&O	11/15/96	61 FR 60198
FNPRM	09/30/98	63 FR 52215
MO&O	10/08/98	63 FR 54073
R&O and MO&O	11/03/99	64 FR 59656
Order on Reconsideration	12/29/99	64 FR 72956
Second Order on Reconsideration	02/07/01	66 FR 9212
3rd Order on Recon of R&O and MO&O	06/24/02	67 FR 42507
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No.

98-169

Agency Contact: William Huber, Attorney Advisor, Federal Communications Commission, Wireless Telecommunications Bureau, 445 12th Street SW., Washington, DC 20554 Phone: 202 418–2109 Fax: 202 418–0890 Email: whuber@fcc.gov **RIN:** 3060–AG00

3868, 39 GHZ CHANNEL PLAN

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154; 47 USC

302; 47 USC 524

CFR Citation: 47 CFR 1; 47 CFR 2; 47

CFR 101

Legal Deadline: None

Abstract: This proceeding amends the FCC's rules to facilitate more effective use of the 39 GHz band.

ise of the 39 GHz band.

Timetable:

Action	Date	FR Cite
NPRM	01/26/96	61 FR 2465
NPRM Comment Period End	02/12/96	
Order	02/22/96	61 FR 6809
Reply Comments	02/27/96	
Order	05/01/96	61 FR 19236
Second NPRM	01/21/98	63 FR 3075
R&O	02/06/98	63 FR 6079
MO&O	08/23/99	64 FR 45891
NPRM	12/20/99	64 FR 71088
R&O	01/02/01	66 FR 33
NPRM	12/21/01	66 FR 65866
R&O	03/04/02	67 FR 9610
R&O	12/03/02	67 FR 71861
R&O	08/13/03	68 FR 48446
Third NPRM	08/27/04	69 FR 52632
Third NPRM Comment	10/04/04	69 FR 59166

Period Extended
Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: ET Docket No. 95-183, RM-8553; PP Docket No. 93-253

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RIN: 3060-AG16

Long-Term Actions

3869. IMPLEMENTATION OF 309(J) OF THE COMMUNICATIONS ACT, AMENDMENT OF PARTS 20 AND 24 OF THE COMMISSION'S RULES — BROADBAND PCS COMPETITIVE BIDDING AND THE COMMERCIAL MOBILE RADIO SERVICE SPECTRUM CAP

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 301 to 302; 47 USC 303(r); 47 USC

309(j); 47 USC 332 CFR Citation: 47 CFR 24 Legal Deadline: None

Abstract: NPRM to modify the competitive bidding rules for the Broadband PCS F Block. Report and Order, adopted 6/21/96, modified the PCS/cellular rule and the cellular spectrum cap.

Timetable:

Action	Date	FR Cite
O on Recon of Fifth MO&O and D, E, & F R&O	11/15/00	65 FR 68927
Final Rule	03/02/01	66 FR 13022
Final Rule	06/04/01	66 FR 29911
3rd NPRM	08/27/04	69 FR 52632
3rd NPRM Comment	10/04/04	69 FR 59166
Period Extended		
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: PP Docket No. 93-253

Agency Contact: Audrey Bashkin, Staff Attorney, Federal Communications Commission, Wireless

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RIN: 3060-AG21

3870. REVISION OF THE RULES TO ENSURE COMPATIBILITY WITH ENHANCED 911 EMERGENCY CALLING SYSTEMS

Priority: Other Significant. Major under 5 USC 801.

Legal Authority: 47 USC 134(i); 47 USC 151; 47 USC 201; 47 USC 208; 47 USC 215; 47 USC 303; 47 USC 309

CFR Citation: 47 CFR 20

Legal Deadline: None

Abstract: In a series of orders in several related proceedings issued since 1996, the Federal Communications Commission has taken action to improve the quality and reliability of 911 emergency services for wireless phone users. Rules have been adopted governing the availability of basic 911 services and the implementation of enhanced 911 (E911) for wireless services.

Timetable:

Action	Date	FR Cite
FNPRM	07/26/96	61 FR 40374
R&O	07/26/96	61 FR 40348
MO&O	01/16/98	63 FR 2631
Second Report & Order	06/28/99	64 FR 34564
Third R&O	11/04/99	64 FR 60126
Second MO&O	12/29/99	64 FR 72951
Fourth Report &	09/19/00	65 FR 56752
Order, Third NPRM, and NPRM		
Fourth MO&O	10/02/00	65 FR 58657
FNPRM	06/13/01	66 FR 31878
Order	11/02/01	66 FR 55618
R&O	05/23/02	67 FR 36112
Public Notice	07/17/02	67 FR 46909
Order to Stay	07/26/02	
Order on Recon	01/22/03	68 FR 2914
FNPRM	01/23/03	68 FR 3214
2nd R & O, 2nd FNPRM	02/11/04	69 FR 657801
2nd R&O	09/07/04	69 FR 54037
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: State, Local

Federalism: Undetermined

Additional Information: CC Docket No. 94-102; CC Docket No. 96-115; CC Docket No. 92-105; WT Docket No. 00-110

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RIN: 3060-AG34

3871. IN THE MATTER OF THE COMMUNICATIONS ASSISTANCE FOR LAW ENFORCEMENT ACT

Priority: Other Significant. Major under 5 USC 801.

Legal Authority: 47 USC 229; 47 USC

1001 to 1008

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: All of the decisions in this proceeding thus far are aimed at implementation of provisions of the Communications Assistance for Law Enforcement Act.

Timetable:

Action	Date	FR Cite
NPRM	10/10/97	62 FR 63302
Order	01/13/98	63 FR 1943
FNPRM	11/16/98	63 FR 63639
Report & Order	01/29/99	64 FR 51462
Order	03/29/99	64 FR 14834
Second Report & Order	09/23/99	64 FR 51462
Third Report & Order	09/24/99	64 FR 51710
Order on Recon	09/28/99	64 FR 52244
Policy Statement	10/12/99	64 FR 55164
Second Order on Recon	05/04/01	66 FR 22446
Order	10/05/01	66 FR 50841
Order on Remand	05/02/02	67 FR 21999
Next Action Undeterm	nined	

Regulatory Flexibility Analysis Reguired: Yes

Small Entities Affected: Businesses
Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: CC Docket No.

97-213

Agency Contact: John Spencer, Attorney Advisor, Federal Communications Commission, Wireless Telecommunications Bureau, 445 12th Street SW., Washington, DC 20554

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3872. DEVELOPMENT OF OPERATIONAL, TECHNICAL, AND SPECTRUM REQUIREMENTS FOR PUBLIC SAFETY COMMUNICATIONS REQUIREMENTS

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154; 47 USC 160; 47 USC 201 to 202; 47 USC 303; 47 USC 337(a); 47 USC

403

Long-Term Actions

CFR Citation: 47 CFR 90 Legal Deadline: None

Abstract: This item takes steps toward developing a flexible regulatory framework to meet vital current and future public safety communications needs.

Timetable:

Action	Date	FR Cite
NPRM	10/09/97	62 FR 60199
Second NPRM	11/07/97	62 FR 60199
First R&O	08/06/98	63 FR 58645
Third NPRM	08/06/98	63 FR 58685
MO&O	04/26/99	64 FR 60123
Second R&O	08/08/00	65 FR 48393
Fourth NPRM	08/25/00	65 FR 51788
Second MO&O	09/05/00	65 FR 53641
Third MO&O	11/07/00	65 FR 66644
Third R&O	11/07/00	65 FR 66644
Fifth NPRM	02/16/01	66 FR 10660
Fourth R&O	02/16/01	66 FR 10632
MO&O	09/27/02	67 FR 61002
NPRM	11/08/02	67 FR 68079
R&O	12/13/02	67 FR 76697
NPRM	04/27/05	70 FR 21726
R&O	04/27/05	70 FR 21671
NPRM	04/07/06	71 FR 17786
Next Action Undete	rmined	

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Local,

State

Federalism: Undetermined

Additional Information: WT Docket No.

96-86

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RIN: 3060-AG85

3873. MULTIPLE ACCESS SYSTEMS

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 302 to 303 CFR Citation: 47 CFR 101

Legal Deadline: None

Abstract: This proceeding amended the FCC's rules regarding multiple address systems (MAS) in the microwave service. It streamlined regulations and established a framework for MAS spectrum that provides opportunities

for continued development of competitive service offerings by allowing a variety of services.

Timetable:

Action	Date	FR Cite
NPRM	01/19/97	62 FR 11407
Order	09/17/98	63 FR 53350
FNPRM	05/18/99	64 FR 38617
R&O	04/03/00	65 FR 17445
MO&O	07/03/01	66 FR 35107
Final Rule	07/22/04	69 FR 43772
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No.

97-81

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RIN: 3060-AG86

3874. AMENDMENT OF PART I OF THE COMMISSION'S RULES—COMPETITIVE BIDDING PROCEDURES

Priority: Substantive, Nonsignificant. Major under 5 USC 801.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 202; 47 USC 303; 47 USC 309(j)

CFR Citation: 47 CFR 1; 47 CFR 21; 47 CFR 24; 47 CFR 27; 47 CFR 90; 47 CFR 95

Legal Deadline: None

Abstract: This proceeding proposes to amend and modify the competitive bidding rules for all auctionable services.

Timetable:

Action	Date	FR Cite
NPRM	03/21/97	62 FR 13570
NPRM Comment Period End	04/16/97	
Second FNPRM	01/07/98	63 FR 770
Third R&O	01/15/98	63 FR 2315
Fifth R&O, Order on Recon	08/29/00	65 FR 52323
Fourth FNPRM	08/29/00	65 FR 52401
Seventh R&O	10/29/01	66 FR 54447
8th R&O	04/08/02	67 FR 16647

A	ction	Date	FR Cite
	nd Order on Recon of 3rd R&O and Order on Recon of 5th R&O	07/21/03	68 FR 42984

Final Rule 10/07/03 68 FR 57828 Final Rule 09/30/05 70 FR 57183

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Additional Information: WT Docket No.

97-82

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RIN: 3060-AG87

3875. AMENDMENT OF PART 90 OF THE RULES TO ADOPT REGULATIONS FOR AUTOMATIC VEHICLE MONITORING SYSTEMS

Priority: Substantive, Nonsignificant. Major under 5 USC 801.

Legal Authority: 47 USC 154; 47 USC 251 to 252; 47 USC 303; 47 USC 309; 47 USC 332

CFR Citation: 47 CFR 1; 47 CFR 90

Legal Deadline: None

Abstract: This Second Report and Order adopts rules and procedures governing competitive bidding for multilateration Location and Monitoring Service (LMS) frequencies.

Timetable:

Action	Date	FR Cite
NPRM	10/06/97	62 FR 52078
NPRM Comment	11/20/97	
Period End		
Second R&O	07/30/98	63 FR 40659
NPRM	05/03/99	64 FR 23571
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Additional Information: The NPRM sought comment on the LMS auction following the general competitive

Long-Term Actions

bidding procedures of part 1, subpart Q; the establishment of a small business definition for LMS; whether small business provisions are sufficient to promote participation by businesses owned by minorities, women or rural telephone companies; partitioning and disaggregation.

PR Docket No. 93-61

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RIN: 3060-AH12

3876. FIXED SATELLITE SERVICE AND TERRESTRIAL SYSTEM IN THE KU-BAND

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154; 47 USC

157; 47 USC 303

CFR Citation: 47 CFR 2; 47 CFR 25

Legal Deadline: None

Abstract: The Memorandum Opinion and Order and 2nd Report and Order addressed petitions for reconsideration and established technical, service, and licensing rules for Multichannel Video Distribution and Data Service (MVDDS) in the 12 GHz band. MVDDS will facilitate the delivery of new communications services, such as video and broadband services, to a wide range of populations, including those that are unserved or underserved. These rules will allow MVDDS licensees to share the 12 GHz band with new operators on a com-primary basis, and non-harmful interference basis with incumbent Direct Broadcast Satellite service providers.

Timetable:

Date	FR Cite
01/12/99	64 FR 1786
02/16/99	64 FR 7577
12/15/99	64 FR 70028
01/24/01	66 FR 7607
02/16/01	66 FR 10601
04/09/01	66 FR 18474
06/26/02	67 FR 43031
06/18/03	68 FR 42610
07/25/03	68 FR 43942
05/18/04	69 FR 28062
06/07/04	69 FR 28062
	01/12/99 02/16/99 12/15/99 01/24/01 02/16/01 04/09/01 06/26/02 06/18/03 07/25/03 05/18/04

Action	Date	FR Cite
Correcting Amendment	10/04/04	69 FR 59145

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses
Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: ET Docket No.

98-206

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RIN: 3060-AH17

3877. SERVICE RULES FOR THE 746–764 AND 776–794 MHZ BANDS, AND REVISIONS TO PART 27 OF THE COMMISSION'S RULES

Priority: Economically Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 1; 47 USC 4(i); 47 USC 7; 47 USC 10; 47 USC 201 to 202; 47 USC 208; 47 USC 214; 47 USC 301; 47 USC 303; 47 USC 307 to 308; 47 USC 309(j) to 309(k); 47 USC 310 to 311; 47 USC 315; 47 USC 317; 47 USC 324; 47 USC 331 to 332; 47 USC 336

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The Report and Order in this proceeding adopts service rules for licensing and auction of commercial services in spectrum in the 700 MHz band to be vacated by UHF television licensees.

Timetable:

Action	Date	FR Cite
NPRM	07/07/99	64 FR 36686
R&O	01/20/00	65 FR 3139
Second R&O	04/04/00	65 FR 17594
MO&O and FNPRM	07/12/00	65 FR 42879
Second MO&O	02/06/01	66 FR 9035
Third R&O	02/14/01	66 FR 10204
Second MO&O	02/15/01	66 FR 10374
Order on Recon of Third R&O	10/10/01	66 FR 51594
3rd MO&O and Order	07/30/02	67 FR 49244

3rd MO&O and Order 07/30/02 67 FR 49244 Next Action Undetermined Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: WT Docket No. 99-168; CS Docket No. 98-120; MM

Docket No. 00-39

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RIN: 3060-AH32

3878. IMPLEMENTATION OF SECTIONS 309(J) AND 337 OF THE COMMUNICATIONS ACT OF 1934 AS AMENDED

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154(i); 47 USC

303(r); 47 USC 309(j)

CFR Citation: 47 CFR 1; 47 CFR 22; 47 CFR 24; 47 CFR 26 to 27; 47 CFR 73; 47 CFR 74; 47 CFR 80; 47 CFR 87

Legal Deadline: None

Abstract: This NPRM commences a proceeding to implement 309(j) and 337 of the Communications Act, as amended by the Balanced Budget Act of 1997, which was signed into law on August 5, 1997. This notice seeks comment on changes to the Commission's rules and policies to implement the revised auction authority.

Timetable:

Action	Date	FR Cite
NPRM	05/03/99	64 FR 23571
R&O	01/02/01	66 FR 33
MO&O	05/16/02	67 FR 34848
NPRM	07/17/03	68 FR 42337
R&O	07/17/03	68 FR 42296
Order	04/06/04	69 FR 17959
Final Rule	06/15/05	70 FR 34666
NPRM	06/15/05	70 FR 34726
Final Rule	05/11/05	70 FR 24712
Final Rule	07/15/05	70 FR 41631
Next Action Under	termined	

Next Action ondetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Long-Term Actions

Government Levels Affected: Local,

State

Federalism: Undetermined

Additional Information: WT Docket No.

99-87

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RIN: 3060-AH33

3879. AMENDMENT TO PARTS 1, 2, 87, AND 101 OF THE RULES TO LICENSE FIXED SERVICES AT 24 GHZ

Priority: Substantive, Nonsignificant. Major under 5 USC 801.

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 303; 47 USC 309(j)

CFR Citation: 47 CFR 1 to 2; 47 CFR

101

Legal Deadline: None

Abstract: This rulemaking proposes licensing and service rules to govern the 24 GHz band generally.

Timetable:

Action	Date	FR Cite
NPRM	12/20/99	64 FR 71088
R&O	08/05/00	65 FR 59350
Order	06/01/01	66 FR 29722
NPRM	12/21/01	66 FR 65866
Final Rule	07/27/04	69 FR 44608
Next Action Undetermined		

Regulatory Flexibility Analysis

Small Entities Affected: Businesses, Governmental Jurisdictions,

Organizations

Required: Yes

Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No.

99-327

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Phone: 202 418-0680

Email: nzaczek@fcc.gov RIN: 3060–AH41

3880. PART 101—TERRESTRIAL MICROWAVE FIXED RADIO SERVICES

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 302 to 303

CFR Citation: 47 CFR 101 Legal Deadline: None

Abstract: Proceeding to streamline the Commission's rules, expedite processing of authorizations for terrestrial microwave fixed radio services and clarify rules concerning the terrestrial microwave fixed radio services.

Timetable:

Action	Date	FR Cite
NPRM	01/11/95	60 FR 2722
R&O	05/28/96	61 FR 26670
Order	03/05/98	63 FR 10778
Final Rule Correction	03/24/98	63 FR 14039
NPRM	06/20/00	65 FR 38333
MO&O	06/20/00	65 FR 38324
R&O	01/31/03	68 FR 4953
AL . A	Security 1	

Next Action Undetermined

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No. 94-148 (closed); WT Docket No. 00-19

Agency Contact: Michael Pollak, Electronics Engineer, Federal Communications Commission, Wireless Telecommunications Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AH42

3881. AMENDMENT OF PARTS 13 AND 80 GOVERNING MARITIME COMMUNICATIONS

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 302 to 303 **CFR Citation:** 47 CFR 13; 47 CFR 80

Legal Deadline: None

Abstract: This matter concerns the amendment of the rules governing maritime communications in order to consolidate, revise and streamline the regulations as well as address new international requirements and improve the operational ability of all users of marine radios.

Timetable:

Action	Date	FR Cite
NPRM	03/24/00	65 FR 21694
NPRM	08/17/00	65 FR 50173
NPRM	05/17/02	67 FR 35086
Report & Order	08/07/03	68 FR 46957
2nd R&O, 6th R&O, 2nd FNPRM	04/06/04	69 FR 18007
Comments Due	06/07/04	
Reply Comments Due	07/06/04	
2nd R&O and 6th R&O	11/08/04	69 FR 64664
Next Action Undetermi	ned	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None Additional Information: WT Docket No.

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RIN: 3060-AH55

3882. COMPETITIVE BIDDING PROCEDURES

Priority: Substantive, Nonsignificant. Major under 5 USC 801.

Legal Authority: 47 USC 154; 47 USC 301 to 303; 47 USC 309; 47 USC 332

CFR Citation: 47 CFR 1; 47 CFR 24

Legal Deadline: None

Abstract: This proceeding proposes resumption of installment payments for broadband Personal Communications Services (PCS), e.g., for C and F Block, with payment deadline to be reinstated as of March 31, 1998. The proposal contemplates, inter alia, changes to the FCC's C Block rules to govern reauction of surrendered spectrum in the C Block. The proposal was released on October 16, 1997, and published in the Federal Register.

Timetable:

Action	Date	FR Cite
2nd R&O	10/24/97	62 FR 55348
FNPRM	10/24/97	62 FR 55375
Order on Recon of Second R&O	04/08/98	63 FR 17111
Fourth R&O	09/23/98	63 FR 50791
Second Order on Recon of Second R&O	05/18/99	64 FR 26887
Recon of Fourth R&O	03/16/00	65 FR 14213
FNPRM	06/13/00	65 FR 37092

Long-Term Actions

Action	Date	FR Cite
6th R&O and Order on Recon	09/05/00	65 FR 53620
Order on Recon	02/12/01	66 FR 9773
7th R&O	10/29/01	66 FR 54447
8th R&O	04/08/02	67 FR 16647
Final Rule	07/21/03	68 FR 42984
Final Rule	10/07/03	68 FR 57828
Final Rule	09/30/05	70 FR 57183
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Additional Information: The Order on Reconsideration published in the Federal Register in April 1998 addresses 37 petitions, 17 oppositions, 16 replies to opposition, and 38 ex parte filings.

WT Docket No. 97-82

Agency Contact: Audrey Bashkin, Staff Attorney, Federal Communications Commission, Wireless

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Related RIN: Previously reported as

3060–AG88 **RIN:** 3060–AH57

3883. TRANSFER OF THE 3650 THROUGH 3700 MHZ BAND FROM FEDERAL GOVERNMENT USE

Priority: Economically Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC 157; 47 USC 303; 47 USC 307; 47 USC 332

CFR Citation: 47 CFR 2.106; 47 CFR 25.202; 47 CFR 27.1; 47 CFR 27.4 to 27.5; 47 CFR 27.14; 47 CFR 27.50; 47 CFR 27.53; 47 CFR 27.55; 47 CFR 27.57 to 27.58; 47 CFR 27.61; 47 CFR 15.205;

Legal Deadline: None

Abstract: This proceeding seeks to determine whether the 3650 to 3700 MHz band should be used for unlicensed devices or some or all of the band should be used for unlicensed options.

In January 1999, the 3650-3700 MHz band (3650 MHz band) was transferred from government/non-government shared use to a mixed-use band. In

October 2000, in ET Docket No. 98-237, the FCC allocated the band to fixed and mobile terrestrial services on a coprimary basis, but in order to protect grandfathered Fixed Satellite Service (FSS) earth stations and Federal Government radiolocation operations, limited the mobile allocation to base stations use only. At this same time, the FCC proposed licensing and service rules for fixed and mobile operations in the band. Subsequently, in December 2002, in ET Docket No. 02-380, the FCC sought comment, in part, on the possibility of allowing unlicensed devices to operate in the 3650 MHz band. In April 2004, in ET Docket No. 04-151, the FCC followed-up on this inquiry by releasing a Notice of Proposed Rulemaking (NPRM) seeking comment on whether the 3650 MHz band should be used for unlicensed devices or part or all of the band should be used for licensed operations.

The NPRM proposes to allow unlicensed devices to operate in all, or part, of the 3650 MHz band at higher power levels than usually permitted for unlicensed services. These devices would be subject to smart (or cognitive) requirements and other safeguards designed to prevent interference to the licensed FSS earth stations now resident in the band. As with other unlicensed devices, these devices would not be permitted to cause interference to licensed services, such as the FSS earth stations, and would have to accept interference. The NPRM also seeks comment on other options for the band, including licensed use of the band by fixed and mobile services, or segmenting the 3650 MHz band to provide for a combination of unlicensed and licensed terrestrial services. The Notice seeks comment on issues related both to allocation changes necessary to set the relative priority between terrestrial and FSS licensed operations, and to licensing rule changes necessary to implement licensed terrestrial service operations.

Timetable:

Action	Date	FR Cite
NPRM	03/16/00	65 FR 14230
First R&O and Second NPRM	11/17/00	65 FR 69612
Petition for Reconsideration	03/28/01	66 FR 16940
R&O	02/27/02	67 FR 17038
MO&O and 3rd R&O	05/02/03	68 FR 38635
Notice of Inquiry	01/21/03	68 FR 2730
NPRM	05/14/04	69 FR 26790

Action	Date	FR Cite
Final Rule		70 FR 24712
Final Rule	07/20/05	70 FR 41631
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions

Government Levels Affected: Federal

Federalism: Undetermined

Additional Information: ET Docket No. 04-151; ET Docket No. 02-380; ET Docket No. 98-237

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RIN: 3060–AH75

3884. 2000 BIENNIAL REGULATORY REVIEW SPECTRUM AGGREGATION LIMITS FOR COMMERCIAL MOBILE RADIO SERVICES

Priority: Economically Significant. Major under 5 USC 801.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 161; 47 USC 303(g); 47 USC 303(r)

CFR Citation: 47 CFR 20.6; 47 CFR

22.942

Legal Deadline: None

Abstract: The Commission has adopted a final rule in a proceeding reexamining the need for Commercial Mobile Radio Services spectrum aggregation limits.

Timetable:

Action	Date	FR Cite
NPRM	02/12/01	66 FR 9798
NPRM Comment Period End	05/14/01	
Final Rule	01/14/02	67 FR 1626
Correction to Final	01/31/02	67 FR 4675

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No.

01-14

Long-Term Actions

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RIN: 3060–AH81

3885. IN THE MATTER OF PROMOTING EFFICIENT USE OF SPECTRUM THROUGH ELIMINATION OF BARRIERS TO THE DEVELOPMENT OF SECONDARY MARKETS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 157; 47 USC 160; 47 USC 201 to 202; 47 USC 208; 47 USC 214; 47 USC 301; 47 USC 303; 47 USC 308 to 310

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The Commission has opened a proceeding to examine actions it may take to remove unnecessary regulatory barriers to the development of more robust secondary markets in radio spectrum usage rights.

Timetable:

Action	Date	FR Cite
NPRM	12/26/00	65 FR 81475
NPRM Comment Period End	01/29/01	66 FR 8149
New NPRM Comment Period End	02/09/01	
NPRM	11/25/03	68 FR 66232
Final Rule	11/25/03	68 FR 66252
NPRM Comment Period End	01/05/04	
Final Rule	02/12/04	69 FR 6920
Final Rule	02/25/04	69 FR 8569
Final Rule	11/15/04	69 FR 65544
Final Rule	12/27/04	69 FR 77522
Proposed Rule	12/27/04	69 FR 77560
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket No.

00-230

Agency Contact: Paul Murray, Staff Attorney, Federal Communications

Commission, Wireless

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Phone: 202 418–0688 Fax: 202 418–7447 Email: pmurray@fcc.gov RIN: 3060–AH82

3886. REEXAMINATION OF ROAMING OBLIGATIONS OF COMMERCIAL MOBILE RADIO SERVICE PROVIDERS

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151; 47 USC 152(n); 47 USC 154(i) to 154(j); 47 USC 201(b); 47 USC 251(a); 47 USC 253; 47 USC 303(r); 47 USC 332(c)(1)(B); 47 USC 309

CFR Citation: 47 CFR 20.12; 47 CFR

22.901

Legal Deadline: None

Abstract: This rulemaking considers whether the Commission should adopt an automatic roaming rule for Commercial Mobile Radio Services and sunset the current manual roaming requirement.

Timetable:

Action	Date	FR Cite
NPRM	11/21/00	65 FR 69891
NPRM	09/28/05	70 FR 56612
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

Additional Information: WT Docket No.

00-193

WT Docket No. 05-265

Agency Contact: David Hu, Attorney, Federal Communications Commission, Wireless Telecommunications Bureau, 445 12th Street SW., Washington, DC 20554

Phone: 202 418–7120 Fax: 202 418–1186 Email: dhu@fcc.gov **RIN:** 3060–AH83

3887. AMENDMENT OF PART 90 FOR LICENSING LOW POWER OPERATIONS IN 450-470 MHZ BAND

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 1; 47 USC 154; 47 USC 302 to 303; 47 USC 332

CFR Citation: 47 CFR 90

Legal Deadline: None

Abstract: The proposed amendments facilitate the viability of low power operations in the private land mobile radio 450-470 MHz Band.

Timetable:

Action	Date	FR Cite
NPRM	09/12/01	66 FR 47435
R&O	04/21/03	68 FR 19444
Final Rule	09/25/03	68 FR 55319
Final Rule	10/12/04	69 FR 60561

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Local, State

Federalism: Undetermined

Additional Information: WT Docket No.

01-146

Agency Contact: Brian Marenco, Electronics Engineer, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

Phone: 202 418-0838

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RIN: 3060-AH84

3888. REVIEW OF QUIET ZONES APPLICATION PROCEDURES

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 1; 47 USC 154(i); 47 USC 161; 47 USC 303(g); 47 USC 303(r)

CFR Citation: 47 CFR 1 Legal Deadline: None

Abstract: Review of Quiet Zones rules for possible streamlining while ensuring adequate protection from interference.

Timetable:

Action	Date	FR Cite
NPRM	12/21/01	66 FR 65866
NPRM Comment Period End	02/06/02	
R&O	04/06/04	69 FR 17946
Final Rule	09/23/04	69 FR 56956
Final Rule	12/06/04	69 FR 70378

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses,

Organizations

Government Levels Affected: None **Additional Information:** WT Docket No.

01-319

Long-Term Actions

Agency Contact: Linda Chang, Attorney, Federal Communications Commission, Wireless Bureau, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AH88

3889. REALLOCATION AND SERVICE RULES FOR THE 698-746 MHZ SPECTRUM BAND (TELEVISION CHANNELS 52-59)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151 to 152; 47 USC 154(i); 47 USC 155(c); 47 USC 157; 47 USC 201 to 202; 47 USC 208; 47 USC 214; 47 USC 301 to 302(g); 47 USC 303; 47 USC 307; 47 USC 309 to 311; 47 USC 314; 47 USC 316; 47 USC 319; 47 USC 324; 47 USC 331 to 333; 47 USC 336; 47 USC 534 to 535

CFR Citation: 47 CFR 2; 47 CFR 27; 47 CFR 73

Legal Deadline: None

Abstract: The Commission has adopted allocation and service rules for the 48 MHz of spectrum in the 698-746 MHz band currently occupied by television channels 52-59.

Timetable:

Action	Date	FR Cite
NPRM	04/13/01	66 FR 19106
Report & Order	02/06/02	67 FR 5491
MO&O	07/09/02	67 FR 45380
Final Rule	08/28/04	69 FR 51706
Next Action Undetermined		

Regulatory Flexibility Analysis

Regulatory Flexibility An Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined

Additional Information: GN Docket No.

Agency Contact: Michael J. Rowan, Attorney–Advisor, Federal

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RIN: 3060-AH89

3890. IMPLEMENTATION OF 911 ACT

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 157; 47 USC 160; 47 USC 202; 47 USC 208; 47 USC 210; 47 USC 214; 47 USC 251(e); 47 USC 301; 47 USC 303; 47 USC 308 to 309(j); 47 USC 310

CFR Citation: 47 CFR 20.3; 47 CFR 20.18; 47 CFR 64.3000 to 64.3004

Legal Deadline: None

Abstract: This proceeding is separate from the Commission's proceeding on Enhanced 911 Emergency Systems (E911) in that it is intended to implement provisions of the Wireless Communications and Public Safety Act of 1999 through the promotion of public safety by the deployment of a seamless, nationwide emergency communications infrastructure that includes wireless communications services. More specifically, a chief goal of the proceeding is to ensure that all emergency calls are routed to the appropriate local emergency authority to provide assistance. The E911 proceeding goes a step further and is aimed at improving the effectiveness and reliability of wireless 911 dispatchers with additional information on wireless 911 calls.

Timetable:

Action	Date	FR Cite
Final Rule	01/25/02	67 FR 3621
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: Local, State

Federalism: Undetermined

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RIN: 3060-AH90

3891. YEAR 2000 PART 22 BIENNIAL REVIEW (WT DOCKET NO. 01–108)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: Not Yet Determined

CFR Citation: None Legal Deadline: None

Abstract: The year 2000 part 22 Biennial Review Report & Order and subsequent Order on Reconsideration examined whether certain rules should be modified or eliminated as a result of technological changes or increased competition.

Timetable:

Action	Date	FR Cite
Final Rule	04/01/04	69 FR 17063
Final Rule Effective	06/01/04	
Final Rule	09/15/04	69 FR 55516
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses,

Organizations

Government Levels Affected: None

Federalism: Undetermined **Agency Contact:** Linda Chang, Attorney, Federal Communications Commission, Wireless

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Phone: 202 418–1339 Fax: 202 418–7447 Email: lchang@fcc.gov RIN: 3060–AI26

3892. AIR-GROUND TELECOMMUNICATIONS SERVICES

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 151; 47 USC 151(i); 47 USC 161; 47 USC 303(r) CFR Citation: 47 CFR 1; 47 CFR 22;

47 CFR 90; ...

Legal Deadline: None

Abstract: Re-examination of rules governing air-ground telecommunications services on commercial airplanes. Revision/elimination of 47 CFR 22 noncellular provisions.

Timetable:

Action	Date	FR Cite
NPRM	07/25/03	68 FR 44003
NPRM Comment	10/23/03	
Period End		

Long-Term Actions

Action	Date	FR Cite
Final Rule	04/13/05	70 FR 19293
NPRM	04/13/05	70 FR 19377
Final Rule Correction	04/27/05	70 FR 21663
Final Rule	12/27/05	70 FR 76411
A1 4 A 4 11 14		

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: Local, State

Federalism: Undetermined

Additional Information: WT Docket

Nos. 03-103, 05-42

Agency Contact: Richard Arsenault, Chief Counsel, Mobility Div., WTB, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AI27

3893. AMENDMENTS OF VARIOUS RULES AFFECTING WIRELESS RADIO SERVICES (WT DOCKET NO. 03–264)

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 161; 47 USC 303(r) CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: This rulemaking proposes to streamline and harmonize wireless radio service rules.

Timetable:

Action	Date	FR Cite
NPRM	02/23/04	69 FR 8132
NPRM Comment	05/24/04	
Period End		
NPRM	10/19/05	70 FR 60770
Final Rule	10/20/05	70 FR 61049
Next Action Undeterr	mined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None

Federalism: Undetermined
Agency Contact: Lloyd William

Coward, Deputy Chief, Mobility Div., Federal Communications Commission, 445 12th Street SW., Washington, DC

20554

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RIN: 3060-AI30

3894. FACILITATING THE PROVISION OF SPECTRUM—BASED SERVICES TO RURAL AREAS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: Not Yet Determined **CFR Citation:** Not Yet Determined

Legal Deadline: None

Abstract: This rulemaking will facilitate the provision of spectrumbased services to rural areas.

Timetable:

Action	Date	FR Cite
NPRM	11/12/03	68 FR 64050
NPRM Comment Period End	01/26/04	
NPRM	12/15/04	69 FR 75174
Final Rule	12/15/04	69 FR 75144
Final Rule	04/27/05	70 FR 21652
Next Action Undetern	nined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Organizations

Government Levels Affected: None

Federalism: Undetermined

Additional Information: WT Docket 02-

381

Agency Contact: Nicole Michelle McGinnis, Attorney Advisor, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

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RIN: 3060-AI31

3895. EXTENDING WIRELESS TELECOMMUNICATIONS SERVICES TO TRIBAL LANDS

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i); 47 USC 303(r); 47 USC 309(j);

CFR Citation: 47 CFR 1.2110

Legal Deadline: None

Abstract: This action amends rules to encourage carriers to provide telecommunications services to tribal lands.

Timetable:

Action	Date	FR Cite
Final Rule	05/02/03	68 FR 23417
Final Rule Effective	07/01/03	
Final Rule	10/18/04	69 FR 61317
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses,

Governmental Jurisdictions

Government Levels Affected: Tribal

Federalism: Undetermined

Additional Information: WT Docket No.

99-266

Agency Contact: Michael Connelly,

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RIN: 3060–AI32

3896. AMENDMENT OF COMMISSION RULES CONCERNING AIRPORT TERMINAL USE FREQUENCIES 450–470 MHZ BAND OF THE PRIVATE LAND MOBILE RADIO SERVICES, WT 02–318

Priority: Other Significant

Legal Authority: 47 USC 154(i); 47 USC 303(g); 47 USC 303(r); 47 USC 332(c)(7)

CFR Citation: 47 CFR 90.35 **Legal Deadline:** None

Abstract: The Commission seeks comment on revisions to the use of Airport Terminal Use (ATU) frequencies in the 45-470 Private Land

frequencies in the 45-470 Private Land Mobile Radio Industrial Business Pool.

Timetable:

Action	Date	FR Cite
NPRM	11/21/02	67 FR 70196
NPRM Comment	01/06/03	
Period End		
Final Rule	03/24/05	70 FR 15005
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Required. Tes

Small Entities Affected: Businesses **Government Levels Affected:**

Undetermined

Federalism: Undetermined **Agency Contact:** John Evanoff, Attorney, Federal Communications Commission, 445 12th Street SW., Washington, DC 20554

Long-Term Actions

Phone: 202 418–0848 Email: john.evanoff@fcc.gov

RIN: 3060-AI33

3897. IMPROVING PUBLIC SAFETY COMMUNICATIONS IN THE 800 MHZ BAND INDUSTRIAL/LAND TRANSPORTATION AND BUSINESS CHANNELS

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 154(i); 47 USC 303(f); 47 USC 303(r); 47 USC 332

CFR Citation: 47 CFR 90 Legal Deadline: None

Abstract: The Commission seeks to improve public safety communications in the 800 MHz band and consolidate the 800 MHz Industrial/Land Transportation and Business Pool channels.

Timetable:

Action	Date	FR Cite
NPRM	04/05/02	67 FR 16351
Final Rule	08/19/02	67 FR 53754
Proposed Rule	02/10/03	68 FR 6687
Final Rule	11/22/04	69 FR 67823
Final Rule	11/22/04	69 FR 67853
Final Rule	02/08/05	70 FR 6750
Final Rule	02/08/05	70 FR 6761
Final Rule	04/06/05	70 FR 17327
Notice	06/15/05	70 FR 34764
Final Rule	09/28/05	70 FR 56583
Notice	10/26/05	70 FR 61823
Final Rule	12/28/05	70 FR 76704
Next Action Undeterm	nined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions,

Organizations

Government Levels Affected: Local,

State, Tribal

Federalism: Undetermined

Additional Information: WT 02-55

Agency Contact: Michael Wilhelm, Federal Communications Commission, Wireless Telecommunications Bureau, 445 12th Street SW., Washington, DC 20554

Phone: 202 418-0870

Email: michael.wilhelm@fcc.gov

RIN: 3060-AI34

3898. REVIEW OF PART 87 OF THE COMMISSION'S RULES CONCERNING AVIATION

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 154; 47 USC

303; 47 USC 307(e) **CFR Citation:** 47 CFR 87.27

Legal Deadline: None

Abstract: This proceeding is intended to streamline, consolidate and revise our part 87 rules governing the Aviation Radio Service. The rule changes are designed to ensure these rules reflect current technological advances.

Timetable:

Action	Date	FR Cite
NPRM	10/16/01	66 FR 64785
R&O and FNPRM	10/16/03	
FNPRM	04/12/04	69 FR 19140
R&O	06/14/04	69 FR 32577
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: Undetermined

Federalism: Undetermined

Additional Information: WT-01-289

Agency Contact: Jeff Tobias, Attorney Advisor, Federal Communications

Commission, Wireless

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RIN: 3060-AI35

3899. DIGITAL BROADCAST CONTENT PROTECTION (MB DOCKET NO. 02–230)

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 303; 47 USC

403; 47 USC 601

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: This rulemaking examines the use of a content protection mechanism for digital broadcast television. The Report and Order adopted an anti-piracy mechanism known as the "broadcast flag." Products capable of receiving DTV over-the-air signals must comply with the broadcast flag requirements by July 1, 2005. The further notice of proposed rulemaking seeks comment on the process for approving digital recording and output content protection technologies.

Timetable:

Action	Date	FR Cite
NPRM	08/20/02	67 FR 53903
R&O	12/03/03	68 FR 67599
FNPRM	12/03/03	68 FR 67624
Final Rule	01/20/04	69 FR 2688
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Federalism: Undetermined

Agency Contact: Susan Mort, Attorney Advisor, Federal Communications Commission, Media Bureau, 445 12th Street SW., Washington, DC 20554

Phone: 202 418–1043 Fax: 202 418–1069 Email: susan.mort@fcc.gov

RIN: 3060–AI37

3900. HEARING AID-COMPATIBLE TELEPHONES (WT DOCKET NO. 01-309)

Priority: Economically Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154; 47 USC 160; 47 USC 251 to 254; 47 USC 303; 47 USC 332

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CFR Citation: 47 CFR 20.19 Legal Deadline: None

Abstract: This item modifies exemptions for wireless phones under the Hearing Aid Compatibility Act of 1988 (AC Act) to require that digital wireless phones be capable of being effectively used with hearing aids. It finds that modifying the exemption will extend the benefits of wireless telecommunications to individuals with hearing disabilities—including emergency, business, and social communications—thereby increasing the value of the wireless network for all Americans.

Timetable:

Action	Date	FR Cite
NPRM	11/23/01	66 FR 58703
R&O	09/16/03	68 FR 54173
Notice	11/14/03	68 FR 64625

Long-Term Actions

Action	Date	FR Cite
NPRM	07/27/05	70 FR 43386
Final Rule	07/27/05	70 FR 43323
NPRM	08/21/06	71 FR 48506
NPRM Comment Period End	09/20/06	
Next Action Undete	rmined	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Federal, Local, State

Federalism: Undetermined

Agency Contact: Andra Cunningham,

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RIN: 3060-AI57

3901. ADMINISTRATION OF THE NORTH AMERICAN NUMBERING **PLAN**

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 3 to 4; 47 USC 151 to 155; 47 USC 154(i); 47 USC 201 to 205: 47 USC 207 to 209: 47 USC 218; 47 USC 225 to 227; 47 USC 251 to 252; 47 USC 271; 47 USC 332; 47 USC 403

CFR Citation: 47 CFR 52.1 to 52.99; 47 CFR 151; 47 CFR 154; 47 CFR 201 to 205; 47 CFR 403

Legal Deadline: None

Abstract: The Report and Order lays the foundation for the fair and effective administration of numbering in the United States. The Report and Order establishes a model for administration of numbering resources in a competitive environment. In this model, the FCC will set broad policy objectives, be the final arbiter of domestic numbering disputes and work closely with other member countries of the North American Numbering Plan (NANP), the States, industry and consumers to ensure fair and effective number administration. The Report and Order creates the North American Number Council (NANC) under the Federal Advisory Committee Act. In the Third Report and Order, released on October 9, 1997, the Commission affirmed the NANC's selection of Lockheed Martin IMS as the new NANP administrator. The NANP

administrator is a nongovernmental entity that is not aligned with any particular telecommunications industry segment, and upon selection and following a transition period, assumed Bellcore's current NANP administrator functions and the central office code administration functions currently handled by the dominant local exchange carrier in each area code. The rules were expanded to accommodate the requirements of the Telecommunications Act of 1996. See FCC 96-337, released August 8, 1996.

Timetable:

Action	Date	FR Cite
NOI	11/10/92	57 FR 53462
NPRM	05/10/94	59 FR 24103
R&O	07/28/95	60 FR 58737
Second R&O	09/06/96	61 FR 47284
Third R&O	10/23/97	62 FR 55179
Next Action Undetermi	ined	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Federalism: Undetermined Agency Contact: Deborah Blue, Program Analyst, Federal

Communications Commission, Wireline Competition Bureau, 445 12th Street

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RIN: 3060-AF50

3902. USE OF N11 CODES AND OTHER ABBREVIATED DIALING **ARRANGEMENTS**

Priority: Substantive, Nonsignificant Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 201 to 205; 47 USC 251(e)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: In 1992, the FCC released a Notice of Proposed Rulemaking in CC Docket 92-105 proposing that local exchange carriers (LECs) be required to make N11 codes available for access to information service providers. In this proposal, LECs could establish any reasonable assignment criteria for such allocation, including "first come, first served." The FCC's General Counsel released a letter indicating it found no regulatory or legal obstacles to assignment of N11 codes for information services. On February 19,

1997, the FCC released a First Report and Order and Further Notice of Proposed Rulemaking in that Docket (FCC 97-51), which allows incumbent LECs, in addition to the States and Bell Communications Research (Bellcore), to continue to perform the N11 code administration functions that they performed at the time of enactment of the 1996 Act amendments to the 1934 Act, until further FCC action. The FCC concluded that: (1) 311 should be assigned as a national number for access to non-emergency police calls; (2) 711 should be assigned as a national number for access to telecommunications relay services (TRS); (3) all providers of telephone exchange service must be able to have their customers call 611 and 811 to reach their repair and business service offices; and (4) a LEC may not itself offer enhanced services using a 411 code or any other N11 code, unless that LEC offers access to the code on a reasonable nondiscriminatory basis to competing enhanced service providers in the local service area for which it is using the code to facilitate distribution of their enhanced services. In the FNPRM, the FCC asked for comment on: (1) The technical feasibility of implementing 711 for TRS access; (2) the possibility of developing an N11 gateway offering access to multiple TRS providers; (3) whether with such access, TRS calls would still be answered within mandatory minimum answer times: (4) whether such a gateway would be consistent with section 255; (5) whether other important disability services could be accessed thereby; (6) the possibility of providing both voice and text TRS services through the same abbreviated TRS code; (7) the proprietary nature of N11 codes; and (8) an FCC proposal to transfer administration of N11 codes at the local level from incumbent LECs to the North American Numbering Plan (NANP) administrator. Petitions for reconsideration or clarification on the order have been filed. Comments and replies were filed on March 31 and April 30, 1997, respectively. On June 16, 1999, the Commission released a Public Notice announcing that it would hold a public forum on September 8, 1999, on 711 access to TRS. The goal of the forum was to identify steps that must be taken to implement 711 access to TRS as well as obstacles to implementation and how those obstacles could be resolved.

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On August 9, 2000, the Commission released a Second Report and Order (FCC 00-257) that addresses issues related to the deployment of 711 for access to TRS. The Commission required a nationwide rollout of 711 access to TRS and established an implementation framework. On July 31, 2000, the Commission released a Third Report and Order (FCC 00-256) that granted the petition of the United Way of America, and others, for nationwide assignment of the 211 abbreviated dialing code for access to community information and referral services. The Commission also granted the petition of the U.S. Department of Transportation for nationwide assignment of the 511 abbreviated dialing code for access to travel and traffic information. The Commission further addressed issues raised in petitions for reconsideration of the N11 First Report and Order and resolved outstanding issues from the N11 Further Notice of Proposed Rulemaking.

On August 29, 2000, the Commission released a Fourth Report and Order and Third Notice of Proposed Rulemaking in CC Docket 92-105 and a Notice of Proposed Rulemaking in WT Docket 00-110 (FCC 00-327) to implement the WirelessCommunications and Public Safety Act of 1999. The Commission designated 911 as the universal emergency number and sought comment on appropriate transition periods and how the Commission should facilitate States' efforts to deploy comprehensive emergency communications systems.

Timetable:

Action	Date	FR Cite
NPRM	05/29/92	57 FR 22681
First R&O	02/26/97	62 FR 8633
FNPRM	02/26/97	62 FR 8671
Second R&O	09/11/00	65 FR 54799
Fourth R&O and Third NPRM	09/19/00	65 FR 56751
Third R&O	02/09/01	66 FR 9674
Second NPRM	04/05/01	66 FR 18059
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Federalism: Undetermined

Additional Information: Additional
Bureau: Consumer Information

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RIN: 3060-AF51

3903. IMPLEMENTATION OF THE UNIVERSAL SERVICE PORTIONS OF THE 1996 TELECOMMUNICATIONS ACT

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151 et seq **CFR Citation:** 47 CFR 54

Legal Deadline: NPRM, Statutory,

March 8, 1996.

Other, Statutory, November 8, 1996, Recommended decision. Final, Statutory, May 8, 1997, Federal–State Joint Board R&O released

May 8, 1997.

Abstract: As required by the Telecommunications Act of 1996, the Commission sought comment on proposals for reforming universal service. On November 8, 1996, the Federal-State Joint Board on Universal Service issued a recommended decision on changes to the universal service support mechanisms. In addition, on January 10, 1997, the Commission issued an NPRM and NOI on changes to the Board of Directors of the National Exchange Carrier Association (NECA), regarding the administration of universal service. On May 8, 1997, the Commission, at the direction of Congress, released its order implementing the universal service portions of the 1996 Act. On December 30, 1997, the Commission issued the 4th Order on Reconsideration which made changes and clarifications to the May 8 Order. On June 22, 1998, the Commission issued the 5th Order on Reconsideration which revised the collection levels for the schools and libraries support mechanism through June 30, 1999, and revised the collection levels for the rural health care support mechanism through December 31, 1998. The 5th Order on Reconsideration also revised the priority with which schools and libraries and rural health care providers will receive support. On October 28, 1998, the Commission issued the 5th Report and Order, in which it adopted the model platform for its forwardlooking economic cost methodology, which will be used to determine

support for non-rural carriers beginning July 1, 1999. On November 21, 1998, the Commission issued the 8th Order on Reconsideration in which it consolidated the administration of universal service into a single entity known as the Universal Service Administrative Company or USAC. On November 25, 1998, the Federal-State Joint Board on Universal Service issued its Second Recommended Decision in which the Joint Board made certain recommendations to the Commission regarding the high-cost support mechanism.

On May 28, 1999, the Commission issued the 13th Order on Reconsideration in which it adopted the principles of a Federal high-cost support mechanism that conformed to the Second Recommended Decision and in which it sought further comment on specific elements of the support methodology. In the 13th Order on Reconsideration, the Commission also decided to implement the new high-cost support mechanism on January 1, 2000, instead of July 1, 1999, as previously planned. On May 28, 1999, the Commission also issued a Further Notice of Proposed Rulemaking in which it sought comment on proposed input values to be used in the forward-looking model to determine non-rural LECs' cost of providing supported services in high cost areas. On August 5, 1999, the Commission adopted a Further Notice of Proposed Rulemaking in which it sought comment to ascertain the availability of, and to understand the possible impediments to, deployment and subscribership in unserved and underserved areas of the Nation, including tribal lands and other insular areas.

On November 1, 1999, the Commission issued the Fourteenth Order on Reconsideration, in which it eliminated the requirement that only carriers that have been certified as eligible telecommunications carriers may receive credit against their universal service contributions for providing telecommunications services to rural health care providers at the lower urban rates. On November 1, 1999, the Commission also issued the Fifteenth Order on Reconsideration, in which it authorized support for any commercially available telecommunications service regardless of the bandwidth, and simplified the method for determining how much

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support a rural health care provider can receive. On November 2, 1999, the Commission issued the Ninth Report and Order and Eighteenth Order on Reconsideration in which it adopted a new forward-looking high-cost support mechanism that will enable States to ensure the reasonable comparability of non-rural carriers' intrastate rates. On November 2, 1999, the Commission also issued the Tenth Report and Order in which it completed the selection of a cost model to estimate forward-looking cost by adopting input values for the previously adopted cost model.

On June 30, 2000, the Commission issued the Twelfth Report and Order, Memorandum Opinion and Order, and Further Notice of Proposed Rulemaking, in response to the Further Notice of Proposed Rulemaking it adopted on August 5, 1999. In the Twelfth Report and Order, the Commission adopted measures to promote telecommunications subscribership and infrastructure deployment within American Indian and Alaska Native tribal communities.

On October 12, 2000, the Commission released a Further Notice of Proposed Rulemaking and Order to seek comment on proposals to modify the Commission's rules relating to contributions to the Federal universal service support mechanisms. On January 12, 2001, the Commission released a Further Notice of Proposed Rulemaking seeking comment on the Recommended Decision of the Federal-State Joint Board on Universal Service (Joint Board) regarding a plan for reforming the universal service support mechanism for rural carriers. The Joint Board sent to the Commission the Rural Task Force Recommendation as a good foundation for implementing rural high-cost reform. The Rural Task Force recommends the use of a modified version of the current high-cost loop support mechanism based on carriers' embedded costs.

On May 23, 2001, the Commission released the Fourteenth Report and Order, Twenty-Second Order on Reconsideration and Further Notice of Proposed Rulemaking. In the Fourteenth Report and Order, the Commission adopted a 5-year plan that makes modifications to the high-cost loop support mechanism for rural carriers. These modifications were based on the recommendation of the Joint Board and will provide

predictable levels of support so that rural carriers can continue to provide affordable service in rural America, while ensuring that consumers in all areas of the nation, including rural areas, have access to affordable and quality telecommunications services.

On March 14, 2001, the Commission issued an order modifying the methodology used to assess contributions to universal service. The methodology was modified to reduce the interval between the accrual of revenues and the assessment of contributions based on those revenues. The order reduced the interval from an average of one year to an average of six months.

On May 8, 2001, the Commission issued a Notice of Proposed Rulemaking which sought comment on how to streamline and reform both the manner in which the Commission assesses carrier contributions to the universal service fund and the manner in which carriers may recover those costs from their customers.

On May 22, 2001, the Commission adopted a 5-year interim freeze of the part 36 jurisdictional separations rules, pending comprehensive reform of the separations process. The 5-year interim freeze was based upon the July 21, 2000, Recommended Decision of the Federal-State Joint Board on Separations. Under the interim freeze, the part 36 categories and jurisdictional allocation factors of price cap incumbent LECs are frozen, while rateof-return carriers had the option to freeze only their jurisdictional allocation factors. The interim freeze is in effect from July 1, 2001, to June 30, 2006, or until comprehensive reform is completed, whichever comes first.

On November 8, 2001, the Commission released the Fifteenth Report and Order and Further Notice of Proposed Rulemaking (Further Notice) reforming the interstate access charge and universal service support system for rate-of-return incumbent carriers. The Order established a new interstate support mechanism to replace implicit support in the interstate access rate structure of rate-of-return carriers with explicit, portable support. Among other things, the Further Notice sought comment on consolidating the existing Long Term Support mechanism with the new support mechanism created in the Order.

On January 25, 2002, the Commission released a Further Notice of Proposed Rulemaking and Order (Further Notice), in which it sought comment on modifications to the rules governing the schools and libraries support mechanism. The modifications address changes that would make the program more efficient, ensure that the benefits of the program are distributed in an equitable manner, and prevent waste, fraud, and abuse. In addition, the order denied certain petitions for reconsideration relating to unused funds.

On February 15, 2002, the Commission released a Notice of Proposed Rulemaking and Order, in which it sought comment on the issues from the Ninth Report and Order remanded by the United States Court of Appeals for the Tenth Circuit. The Ninth Report and Order established a Federal high-cost universal service support mechanism for non-rural carriers based on forward-looking economic costs. In addition, the order referred these issues to the Federal-State Joint Board on Universal Service for a recommended decision.

On February 15, 2002, the Commission issued a Notice of Proposed Rulemaking examining the appropriate legal and policy framework under the Communications Act of 1934, as amended, for broadband access to the Internet provided over domestic wireline facilities.

On February 26, 2002, the Commission issued a Further Notice of Proposed Rulemaking and Report and Order, in which it sought comment on specific proposals to change the manner in which universal service contributions are assessed and recovered, including one proposal to assess contributions based on the number and capacity of connections provided to a public network. This proceeding also made certain modifications to the existing contribution system.

On April 19, 2002, the Commission issued a Notice of Proposed Rulemaking in which it sought comment on specific proposals to: clarify how it should treat eligible entities that also perform functions that are outside the statutory definition of "health care provider;" provide support for Internet access; and change the calculation of discounted services, including the calculation of urban and rural rates.

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On December 13, 2002, the Commission issued an Order and Second FNPRM in which it sought further comment on three specific connection-based universal service contribution methodologies. This Order also made interim changes to the contribution methodology to ensure the viability of the fund in the near term. On February 25, 2003, the Commission issued an NPRM in which it sought comment on the Recommended Decision issued by the Federal-State Joint Board on Universal Service regarding the definition of services supported by universal service.

On February 26, 2003, the Commission issued a Public Notice in which it sought comment on a staff study of several alternative universal service contribution methodologies.

On April 30, 2003, the Commission issued a Second Report & Order and Further Notice of Proposed Rulemaking, in which it simplified and streamlined the operation of the schools and libraries support mechanism. In addition, it sought comment on further proposals to refine the support mechanism, including the carry-forward of unused funds.

On May 21, 2003, the Commission issued a Twenty-fifth Order on Reconsideration, Report and Order, and Further Notice of Proposed Rulemaking, in which it resolved several petitions for reconsideration of the Twelfth Report and Order. In addition, it sought further comment on ways to provide enhanced Lifeline support to near reservation areas.

On June 9, 2003, the Commission released a Notice of Proposed Rulemaking, in which it sought comment on changes to the low-income support mechanisms recommended by the Joint Board.

On July 3, 2003, the Commission released an Order eliminating the requirement that the National Exchange Carrier Association hold annual elections for its board of directors and that its directors serve one-year terms.

On July 14, 2003, the Commission released an Order and Order on Reconsideration adopting the Joint Board's recommendations regarding the services supported by universal service.

On July 24, 2003, the Commission released an Order adopting measures to ensure that implementation of the Children's Internet Protection Act complies with a US Supreme Court decision. 68 FR 47453.

On October 27, 2003, the Commission released an Order on Remand, Memorandum Opinion and Order, and Further Notice of Proposed Rulemaking modifying the High-Cost mechanism for non-rural carriers and seeking comment on certain issues relating to rate review and an expanded certification process. Order: 68 FR 69622. FNPRM: 68 FR 69641.

On November 17, 2003, the Commission released a Report and Order, Order on Reconsideration, and Further Notice of Proposed Rulemaking improving the Rural Healthcare Support mechanism and seeking comment on modifications to the definition of "rural area" for the Rural Healthcare Support mechanism. 68 FR 74492.

On December 23, 2003, the Commission released the 3rd Report and Order and 2nd Further Notice of Proposed Rulemaking adopting rules to limit waste, fraud and abuse in the Schools and Libraries mechanism and seeking comment on additional measures to limit waste, fraud, and abuse. Order: 69 FR 6181. FNPRM: 69 FR 6229.

On February 26, 2004, the Commission released a Report and Order and Further Notice of Proposed Rulemaking modifying regulation of rate-of-return carriers and seeking comment on further changes to regulation of rate-of-return carriers. 69 FR 13794.

On April 29, 2004, the Commission released a Report and Order and Further Notice of Proposed Rulemaking improving the effectiveness of the low-income mechanism and seeking comment on whether the Commission should add an income-based criterion of 150 percent of the Federal Poverty Guidelines.

On May 14, 2004, the Commission issued a Notice of Proposed Rulemaking that sought comment on various abbreviated dialing arrangements that could be used by state "One Call" notification systems in compliance with the Pipeline Safety Improvement Act of 2002.

On June 8, 2004, the Commission issued a Notice of Proposed Rulemaking that sought comment on the Recommended Decision of the Joint Board on Universal Service concerning the process for designation of eligible telecommunications carriers (ETCs) and

the Commission's rules regarding highcost universal service support.

On June 28, 2004, the Commission issued an Order that asked the Joint Board to review the Commission's rules relating to the high-cost universal service support mechanism for rural carriers and to determine the appropriate rural mechanism to succeed the 5-year plan adopted in the Rural Task Force Order.

On June 30, 2004, the Commission issued an Order appointing the Honorable Robert Nelson, Commissioner of the Michigan Public Service Commission to serve on the Federal-State Joint Board on Universal Service.

On July 20, 2004, the Commission issued an Order that granted, in part, waiver requests filed by AT&T, SBC and Verizon regarding the true-up process for universal service contributions based on 2003 revenues.

On July 30, 2004, the Commission issued an Order on Reconsideration and Fourth Report and Order that addressed Petitions for Reconsideration of the Commitment Adjustment Order, which directed the Universal Service Administrative Company to cancel any E-rate funding commitments that were made in violation of the Telecommunications Act of 1996 and to recover any erroneously distributed funds from service providers.

On August 13, 2004, the Commission issued a Fifth Report and Order and Order that adopted measures to protect against waste, fraud and abuse in the administration of the Schools and Libraries Universal Service Support Mechanism. The document also resolved a number of issues that have arisen from audit activities conducted as part of ongoing oversight over the administration of the universal service fund (USF) and addressed programmatic concerns raised by the Office of Inspector General.

On August 26, 2004, the Commission issued an Order that granted in part NeuStar's Request to perform certain changes and transactions that do not affect its neutrality without Commission approval.

On September 9, 2004, the Commission issued a Fourth Report to Congress that concluded the Commission's Fourth inquiry under section 706 of the Telecommunications Act of 1996. It concludes that the overall goal of

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section 706 is being met, and that advanced telecommunications capability is being deployed to all Americans in a reasonable and timely fashion.

On September 16, 2004, the Commission issued a Second Further Notice of Proposed Rulemaking that sought comment on the North American Numbering Council recommendation for reducing the time interval for intermodal porting. The Commission also sought comment on implementation issues in the event that a reduced intermodal porting interval is adopted.

On September 27, 2004, the Commission issued a Memorandum Opinion and Order that dismissed as moot Accipiter's Application for Review of a decision by the Accounting and Audits Division made on delegated authority, denying Accipiter's request for waiver of 47 CFR sections 36.611 and 36.612.

On October 29, 2004, the Commission issued a Memorandum Opinion and Order that granted the Application for Review of a decision by the Common Carrier Bureau made on delegated authority, which granted Sandwich Isles a waiver to be treated as an incumbent Local Exchange Carrier serving a previously unserved area for purposes of receiving high-cost universal service support.

On October 29, 2004, the Commission issued an Order that denied a petition for reconsideration filed by Business Service Center, Inc., Mobile Phone of Texas, Inc., and 3 Rivers PCS, Inc. requesting that the Commission reconsider its "safe harbor" guidelines, adopted in 1998, which allow several categories of carriers to assume that a certain percentage of their telecommunications revenues is interstate for universal service reporting and contribution purposes.

On November 29, 2004, the Commission issued an Order on Reconsideration that addressed twelve petitions for reconsideration of the Universal Service First Report and Order and the Fourth Order on Reconsideration. These petitions concerned, among other issues, the high-cost and Schools and Libraries mechanisms, and contribution methodology.

On December 17, 2004, the Commission issued a Second Report and Order,

Order on Reconsideration, and Further Notice of Proposed Rulemaking that modified its rules to improve the effectiveness of the rural health care universal service support mechanism.

On December 30, 2004, the Commission issued an Order that approved the nominations of two state commissioners, Elliott Smith and Ray Baum to the Federal-State Joint Board on Universal Service.

On January 10, 2005, the Commission issued an Order and Order on Reconsideration that amended 47 CFR section 54.305 so that it does not apply to transfers to exchanges between nonrural carriers after the phase-down of interim hold-harmless support, and granted a request by the National Telephone Cooperative Association to provide that rural carriers may receive "safety valve" support for investment made in the first year of operating acquired exchanges.

On January 10, 2005, the Commission issued an Order that denied in part and granted in part a request by Valor for waiver of 47 CFR section 54.305. The waiver allowed it to receive additional safety valve support consistent with the modifications to the safety valve mechanism contained in the Companion Order.

Timetable:

Action	Date	FR Cite
Recommended	11/08/96	61 FR 63778
Decision		
Federal-State Joint		
Board, Universal		
Service		
1st R&O	05/08/97	
2nd R&O	05/08/97	62 FR 32862
Order on Recon	07/10/97	62 FR 40742
R&O and 2nd Order on Recon	07/18/97	62 FR 41294
2nd R&O, and FNPRM	08/15/97	62 FR 47404
3rd R&O	10/14/97	62 FR 56118
2nd Order on Recon	11/26/97	62 FR 65036
4th Order on Recon	12/30/97	62 FR 2093
5th Order on Recon	06/22/98	63 FR 43088
5th R&O	10/28/98	63 FR 63993
8th Order on Recon	11/21/98	
2nd Recommended Decision	11/25/98	63 FR 67837
13th Order on Recon	06/09/99	64 FR 30917
FNPRM	06/14/99	64 FR 31780
FNPRM	09/30/99	64 FR 52738
14th Order on Recon	11/16/99	64 FR 62120
15th Order on Recon	11/30/99	64 FR 66778
10th R&O	12/01/99	64 FR 67372
9th R&O and 18th Order on Recon	12/01/99	64 FR 67416
19th Order on Recon	12/30/99	64 FR 73427

Action	Date	FR Cite
20th Order on Recon	05/08/00	65 FR 26513
Public Notice	07/18/00	65 FR 44507
12th R&O, MO&O and FNPRM	08/04/00	65 FR 47883
FNPRM and Order	11/09/00	65 FR 67322
FNPRM	01/26/01	66 FR 7867
R&O and Order on Recon	03/14/01	66 FR 16144
NPRM	05/08/01	66 FR 28718
Order	05/22/01	66 FR 35107
14th R&O and FNPRM	05/23/01	66 FR 30080
FNPRM and Order	01/25/02	67 FR 7327
NPRM	02/15/02	67 FR 9232
NPRM and Order	02/15/02	67 FR 10846
FNPRM and R&O	02/26/02	67 FR 11254
NPRM	04/19/02	67 FR 34653
Order and 2nd FNPRM	12/13/02	67 FR 79543
NPRM	02/25/03	68 FR 12020
Public Notice	02/26/03	68 FR 10724
2nd R&O and FNPRM	06/20/03	68 FR 36961
25th Order on Recon.	07/16/03	68 FR 41996
R&O, Order, and FNPRM	01710700	
NPRM	07/17/03	68 FR 42333
Order	07/24/03	68 FR 47453
Order	08/06/03	68 FR 46500
Order and Order on Recon	08/19/03	68 FR 49707
Order on Remand, MO&O, FNPRM	10/27/03	68 FR 69641
R&O, Order on Recon, FNPRM	11/17/03	68 FR 74492
R&O, FNPRM	02/26/04	69 FR 13794
R&O, FNPRM	04/29/04	
NPRM	05/14/04	69 FR 3130
NPRM	06/08/04	69 FR 40839
Order	06/28/04	69 FR 48232
Order on Recon & 4th R&O	07/30/04	69 FR 55983
5th R&O and Order	08/13/04	69 FR 55097
Order	08/26/04	69 FR 57289
2nd FNPRM	09/16/04	69 FR 61334
Order & Order on Recon	01/10/05	70 FR 10057
6th R&O	03/14/05	70 FR 19321
R&O		70 FR 29960
MO&O		70 FR 21779
NPRM & FNPRM		70 FR 41658
Order		70 FR 65850
Order	10/27/05	
NPRM	01/11/06	71 FR 1721
Report Number 2747		71 FR 2042
Order		71 FR 6485
FNPRM	03/15/06	71 FR 13393
R&O and NPRM	07/10/06	71 FR 38781
Next Action Undetermi	ned	
Regulatory Flexibil	ity Analy	/sis

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses. Governmental Jurisdictions

Government Levels Affected: Undetermined

Long-Term Actions

Federalism: Undetermined **Agency Contact:** Sheryl Todd,
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3904. TOLL-FREE SERVICE ACCESS CODES

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i); 47 USC 201 et seq; 47 USC 251(e)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: This proceeding assures that toll-free numbers are allocated on an efficient, fair, and orderly basis.

Timetable:

Action	Date	FR Cite
NPRM	10/05/95	60 FR 57157
Second R&O	04/25/97	62 FR 20126
Third R&O	10/09/97	62 FR 55179
Fourth R&O and MO&O	03/30/98	63 FR 16440
Fifth R&O	07/05/00	65 FR 53189

Next Action Undetermined

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Federalism: Undetermined

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20554

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RIN: 3060-AG11

3905. TELECOMMUNICATIONS CARRIERS' USE OF CUSTOMER PROPRIETARY NETWORK INFORMATION AND OTHER CUSTOMER INFORMATION

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154; 47 USC 222; 47 USC 272; 47 USC 303(r)

CFR Citation: 47 CFR 64.2001; 47 CFR 64.2003; 47 CFR 64.2005; 47 CFR 64.2007; 47 CFR 64.2009

Legal Deadline: None

Abstract: The Commission adopted rules implementing the new statutory

framework governing carrier use and disclosure of customer proprietary network information (CPNI) created by section 222 of the Communications Act of 1934, as amended. CPNI includes, among other things, to whom, where, and when a customer places a call, as well as the types of service offerings to which the customer subscribes and the extent to which the service is used.

Timetable:

Action	Date	FR Cite
NPRM	05/28/96	61 FR 26483
Public Notice	02/25/97	62 FR 8414
Second R&O and FNPRM	04/24/98	63 FR 20364
Order on Reconsideration	10/01/99	64 FR 53242
Final Rule, Announcement of Effective Date	01/26/01	66 FR 7865
Clarification Order & Second NPRM	09/07/01	66 FR 50140
3rd R&O and 3rd FNPRM	09/20/02	67 FR 59205
NPRM	03/15/06	71 FR 13317
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses **Government Levels Affected:** None

Agency Contact: William Dever, Deputy Division Chief, Federal Communications Commission, Wireline Competition Bureau, 445 12th Street

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Federalism: Undetermined

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RIN: 3060-AG43

3906. ACCESS CHARGE REFORM

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 201 to 205; 47 USC 403; 47 USC 553

CFR Citation: 47 CFR 61.41 to 61.49; 47 CFR 69

47 GIR 05

Legal Deadline: None

Abstract: On December 24, 1996, the Commission initiated a rulemaking to revise its access charge rules to make them compatible with a competitive market envisioned by the Telecommunications Act of 1996. On May 7, 1997, in the Access Charge Reform Order, the Commission adopted revised access charge rate structure

rules and adjusted the price cap productivity factor. The Commission also adopted a market-based approach to reducing overall access charge levels and moving such levels toward forward-looking economic costs.

On July 10, 1997, on its own motion, and on October 9, 1997, in response to reconsideration petitions, the Commission revised or clarified certain parts of the rules adopted in the May 1997 Access Charge Reform Order. Reconsideration petitions filed in response to the Access Charge Reform Order, if not yet addressed, will be addressed in future reconsideration orders. On November 26, 1997, in the General Support Facilities Order, the Commission adopted rules requiring price cap carriers to adjust the allocation of General Support Facilities costs and to reduce their price cap indices to ensure that regulated access rates do not recover those costs which are related to nonregulated services. Reconsideration petitions filed in response to the November 1997 General Support Facilities Order were withdrawn and the reconsideration proceeding was terminated effective September 9, 2004. On May 27, 1999, the Commission initiated a further rulemaking, seeking comment on how to adjust interstate access charges in conjunction with the removal from access charges of implicit universal service support for non-rural local exchange carriers. On August 5, 1999, the Commission adopted rules implementing the market-based approach to access charge reform, pursuant to which incumbent price cap local exchange carriers receive progressively greater pricing flexibility as competition develops. The Commission also initiated a Further Notice of Proposed Rulemaking, seeking comment on additional pricing flexibility, proposed changes to the rate structure for local switching and tandem-switched transport, and the need to constrain access charges imposed by competitive local exchange carriers.

On April 26, 2001, the Commission adopted rules governing competitive local exchange carrier (LEC) access charges in the CLEC Access Charge Order. Specifically, the Commission limited to a declining benchmark the amounts that competitive LECs may tariff for interstate access services, restricted the interstate access rates of competitive LECs entering new markets

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to the rates of the competing incumbent LEC, and established a rural exemption permitting qualifying carriers to charge rates above the benchmark for their interstate access services.

On May 31, 2000, in the CALLS Order, the Commission adopted an industry proposal (the CALLS Proposal) establishing a 5-year plan for price cap local exchange carriers and resolving many outstanding issues concerning interstate access charges and interstate universal service. On April 27, 2001, the Commission revised its tariff rules to establish benchmark access rates for competitive local exchange carriers, whereby access rates at or below the benchmark will be presumed just and reasonable and may be imposed by tariff, and access rates above the benchmark will be mandatorily detariffed. The Commission adopted a rural exemption to this benchmark scheme, recognizing that a higher level of access charges is justified for certain carriers serving rural areas. On May 21, 2001, the Commission determined that price cap local exchange carriers should not be permitted to assess prescribed interexchange carrier charges on special access lines. On June 4, 2002, the Commission concluded a cost review proceeding in which it determined that price cap carriers' forward-looking costs justified scheduled increases to the subscriber line charge cap.

On June 24, 2003, in response to a petition for reconsideration, the Commission adopted a rule exempting payphone lines from the presubscribed interexchange carrier charge (PICC). On July 10, 2003, in response to a remand by the U.S. Court of Appeals for the Fifth Circuit, the Commission released an order reaffirming two aspects of the CALLS Order: the sizing of the interstate access universal service support mechanism at \$650 million, and the adoption of a 6.5 percent Xfactor. On May 18, 2004, the Commission released an order that denied seven petitions for reconsideration of the CLEC Access Charge Order, clarified application of the CLEC access charge rules in several respects, and allowed originating 8YY traffic to be governed by the same declining benchmark as other competitive LEC interstate access traffic.

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Timotable.		
Action	Date	FR Cite
NPRM	01/31/97	62 FR 4670
FNPRM	06/06/97	62 FR 31040
R&O	06/11/97	62 FR 31868
Second Report & Order	06/11/97	62 FR 31939
Order on Reconsideration	07/29/97	62 FR 40460
Second Order on Reconsideration	10/29/97	62 FR 56121
Third Report & Order	12/15/97	62 FR 65619
Public Notice	10/09/98	63 FR 54430
Third Order on Reconsideration	10/15/98	63 FR 55334
Fourth Report & Order and FNPRM	06/09/99	64 FR 30949
Fifth Report & Order and FNPRM	09/22/99	64 FR 51258
NPRM	10/04/99	64 FR 53648
Sixth Report & Order	06/21/00	65 FR 38684
Public Notice	06/26/00	65 FR 39335
Seventh Report & Order and FNPRM	05/21/01	66 FR 27892
Order	07/20/01	66 FR 37943
Order	06/25/02	67 FR 42735
Order on Recon	07/22/03	68 FR 43327
Order on Remand	08/20/03	68 FR 50077
8th R&O, 5th Order on Recon	06/24/04	69 FR 35258
Public Notice	08/10/04	69 FR 48492
Public Notice	09/28/04	69 FR 57914
Next Action Undetermi	ined	

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AG49

3907. IMPLEMENTATION OF THE LOCAL COMPETITION PROVISIONS OF THE TELECOMMUNICATIONS ACT OF 1996

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151 to 155; 47 USC 157; 47 USC 201 to 205; 47 USC 207 to 209; 47 USC 218

CFR Citation: 47 CFR 51; 47 CFR 52 **Legal Deadline:** Final, Statutory,

August 8, 1996.

Abstract: On August 8, 1996, the Commission adopted the Local Competition Second Report and Order (FCC 96-333), implementing the dialing parity, nondiscriminatory access, network disclosure, and numbering administration provisions of the Telecommunications Act of 1996. On July 19, 1999, the Commission released the First Order on Reconsideration (FCC 99-170), denying the petition for reconsideration of the Local Competition Second Report and Order filed by Beehive Telephone Company, Inc., which related to numbering admininstration.

On September 9, 1999, the Commission released the Second Order on Reconsideration (FCC 99-227), resolving petitions for reconsideration of rules adopted in the Local Competition Second Report and Order to implement the requirement of 47 U.S.C. section 251(b)(3) that LECs provide nondiscriminatory access to directory assistance, directory listing and operator services. At the same time, the Commission released a Notice of Proposed Rulemaking (NPRM) (also FCC 99-227) seeking comment on issues related to developments in, and the convergence of, directory publishing and directory assistance.

On October 21, 1999, the Commission released the Third Order on Reconsideration (FCC 99-243), resolving the remaining petitions for reconsideration regarding numbering administration under 47 U.S.C. section 251(e)(1). On January 9, 2002, the Commission released an Order on Reconsideration dismissing petitions for reconsideration or clarification of the Local Competition Second Report and Order regarding dialing parity under 47 U.S.C. section 251(b)(3) and network disclosure under 47 U.S.C. section 251(c)(5).

On January 23, 2001, the Commission released a First Report and Order (FCC 01-27) resolving issues raised in the September 9, 1999 NPRM and concluding, among other things, that competing directory assistance (DA) providers that are certified as competitive local exchange carriers (competitive LECs), are agents of competitive LECs, or that offer call completion services are entitled to nondiscriminatory access to LEC local DA databases.

On January 9, 2002, the Commission released the Directory Assistance NPRM (FCC 01-384), in which the Commission solicited comment on whether there is sufficient competition

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in the retail DA market, and if not, what if any action the Commission should take to promote such competition. The Commission sought specific comment on whether alternative dialing methods would promote competition. Proposed methods include: (1) Presubscription to 411; (2) utilizing national 555 numbers; (3) utilizing carrier access codes (1010 numbers); and (4) utilizing 411XX numbers. The Commission also sought comment on whether the 411 dialing code should be eliminated. This proceeding is pending before the Commission.

On May 3, 2005, the Commission released an Order on Reconsideration (FCC 05-93) resolving petitions for reconsideration of the Second Order on Reconsideration and the First Report and Order. The Commission clarified its rules regarding the use of DA data obtained pursuant to section 251(b)(3) of the Act, and denied BellSouth and SBC's joint petition for reconsideration which sought authority to place contractual restrictions on competing DA providers' use of DA information. The Commission reaffirmed that LECs are required to provide nondiscriminatory access to their entire local DA database including local DA data acquired from third parties. The Commission also accepted Qwest's request to withdraw its petition for reconsideration of the First Report and Order, and resolved SBC's petition for reconsideration of the Second Order on Reconsideration.

Timetable:

Action	Date	FR Cite
NPRM	04/25/96	61 FR 18311
NPRM Comment Period End	06/03/96	
Order	09/06/96	61 FR 47284
NPRM	09/27/99	64 FR 51949
Second Order on Recon	09/27/99	64 FR 51910
Third Order on Recon	11/18/99	64 FR 62983
First Report & Order	02/21/01	66 FR 10965
NPRM	02/14/02	67 FR 6902
Order on Recon	08/17/05	70 FR 48290
Next Action Undetermine	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: Federal,

State

Federalism: Undetermined

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RIN: 3060–AG50

3908. ENHANCED 911 SERVICES FOR WIRELINE

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151; 47 USC 154(i); 47 USC 201; 47 USC 222; 47 USC 251

CFR Citation: 47 CFR 64.706; 47 CFR 64.708; 47 CFR 68.2; 47 CFR 68.3; 47 CFR 68.3(a); 47 CFR 68.228; 47 CFR 68.308; 47 CFR 68.310

Legal Deadline: None

Abstract: The rules generally will assist State governments in drafting legislation that will ensure that multiline telephone systems are compatible with the enhanced 911 network.

Timetable:

Action	Date	FR Cite
NPRM	10/11/94	59 FR 54878
FNPRM	01/23/03	68 FR 3214
2nd FNPRM	02/11/04	69 FR 6595
R&O	02/11/04	69 FR 6578
Public Notice	01/13/05	70 FR 2405
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected: State, Local, Tribal, Federal

Federalism: Undetermined

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RIN: 3060-AG60

3909. COMPUTER III FURTHER REMAND PROCEEDINGS: BELL OPERATING COMPANY PROVISION OF ENHANCED SERVICES

Priority: Other Significant

Legal Authority: 47 USC 151; 47 USC 152; 47 USC 154; 47 USC 160; 47 USC 161; 47 USC 202 to 205; 47 USC 251; 47 USC 271; 47 USC 272; 47 USC 274 to 276

CFR Citation: 47 CFR 51; 47 CFR 53;

47 CFR 64

Legal Deadline: None

Abstract: On January 30, 1998, the FCC released a Further Notice of Proposed Rulemaking (FNPRM) proposing to streamline the safeguards under which the Bell Operating Companies (BOCs) provide information (or enhanced) services, such as voice mail and electronic messaging. The FCC sought comment on tentative conclusions relating to nonstructural safeguards, Comparably Efficient Interconnection (CEI) plans, and network information disclosure rules, among other things. Finally, the FNPRM sought to build a record on which to respond to a partial remand of certain orders by the Court of Appeals for the Ninth Circuit. On February 25, 1999, the Commission adopted a Report and Order which streamlined the Commission's CEI and network information disclosure rules. Although the BOCs must continue to comply with their CEI obligations, they are no longer required to obtain preapproval of their CEI plans and amendments from the Commission before initiating or altering an intra-LATA information service. Instead, the Commission requires the BOCs to post their CEI plans on their publicly accessible Internet sites, and to notify the Common Carrier Bureau upon such posting. The Commission removed the network information disclosure rules set forth in the Computer II and Computer III proceedings, with the narrow exception of the Computer II rules that require carriers to disclose changes that could affect how customer premises equipment (CPE) is attached to the network. On March 7, 2001, the FCC released a Public Notice requesting further comment on the outstanding issues discussed in its January 30, 1998 FNPRM.

Because the issues in this FNPRM overlap with certain issues that the Commission is now considering in a separate docket regarding broadband

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services, the Commission has incorporated the FNPRM into the broadband proceeding insofar as the FNPRM relates to the BOCs' obligations to promote access to their networks with respect to broadband services. The broadband proceeding is entitled, "Appropriate Framework for Broadband Access to the Internet Over Wireline Facilities; Universal Service Obligations of Broadband Providers," CC Docket No. 02-33, NPRM, FCC 02-42 (rel. Feb. 15, 2002).

On August 5, 2005, the Commission adopted a Report and Order and NPRM that establishes a new regulatory framework for wireline broadband Internet access services offered by facilities-based providers, including the BOCs. Once this Order takes effect, the BOCs immediately will be relieved of all Computer Inquiry requirements with respect to wireline broadband Internet access services.

Timetable:

Action	Date	FR Cite
FNPRM	02/26/98	63 FR 9749
R&O	03/24/99	64 FR 14141
Public Notice	03/15/01	66 FR 15064
NPRM	02/15/02	67 FR 9232
NPRM Comment Period End	05/03/02	
Reply Comment Period End	07/01/02	
R&O (adopted date)	08/05/05	
R&O/NPRM	09/23/05	70 FR 60259
NPRM Comment Period End	01/17/06	
Reply Comment Period End	03/01/06	
Next Action Undeterm	nined	

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060–AG72

3910. DETARIFFING OF COMPETITIVE LOCAL EXCHANGE CARRIERS' INTERSTATE EXCHANGE ACCESS SERVICES

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151 to 154; 47 USC 160; 47 USC 201 to 205

CFR Citation: 47 CFR 61.26

Legal Deadline: None

Abstract: In an Order on Reconsideration released on May 18, 2004, the Commission addressed a number of petitions for reconsideration of the tariff rules governing the charges for interstate switched access services provided by competitive local exchange carriers (CLECs). With this decision, the Commission denied petitions for reconsideration and retained the existing regime governing interstate switched access services provided by CLECs. Although the Commission denied petitions for reconsideration, it addressed a number of issues raised in

In the attached Report and Order, the Commission concluded that CLEC-provided access rates for toll free, or "8YY" traffic should not be afforded different treatment than CLEC tariffed interstate switched access traffic generally.

petitions for clarification and amended

the tariff rules accordingly.

Timetable:

Action	Date	FR Cite
NPRM	07/17/97	62 FR 38244
FNPRM	09/22/99	64 FR 51280
Public Notice	06/26/00	65 FR 39335
FNPRM	05/21/01	66 FR 27927
Order	05/21/01	66 FR 27892
Order on Recon, R&O	06/24/04	69 FR 35258
Next Action Undeterm	ined	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AG73

3911. PRESCRIBING THE AUTHORIZED RATE OF RETURN FOR INTERSTATE SERVICES OF LOCAL EXCHANGE CARRIERS

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151; 47 USC 154; 47 USC 201(b); 47 USC 202 to 205; 47 USC 218 to 220; 47 USC 303(r); 47

USC 403

CFR Citation: 47 CFR 65.301 Legal Deadline: None

Abstract: This Notice initiates a proceeding to represcribe the authorized rate of return for interstate access services provided by ILECs. It marks the first prescription proceeding

marks the first prescription proceeding since we revised the rules governing procedures and methodologies for prescribing and enforcing the rate of return for ILECs not subject to price cap regulation, and the first prescription proceeding since the Commission adopted its price cap rules for local exchange carriers. In this Notice, we seek comment on the methods by which we could calculate the ILECs' cost of capital. In the Notice, we propose corrections to errors in the codified formulas for the cost of debt and cost of preferred stock and seek comment on whether this proceeding warrants a change in the low-end formula adjustment for local exchange carriers subject to price caps.

Timetable:

Action	Date	FR Cite	
NPRM	10/05/98	63 FR 55988	
NPRM Comment	04/08/99		
Period End			
Next Action Undetermined			

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

 $\textbf{Federalism:} \ \mathrm{Undetermined}$

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RIN: 3060-AH18

3912. LOCAL TELEPHONE NETWORKS THAT LECS MUST MAKE AVAILABLE TO COMPETITORS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is

undetermined.

Legal Authority: 47 USC 251

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CFR Citation: 47 CFR 51 (Revision) **Legal Deadline:** None

Abstract: This revises the rules applicable to incumbent local exchange carriers (LECs) to permit competitive carriers to access portions of the incumbent LECs' networks on an unbundled basis. Unbundling allows competitors to lease portions of the incumbent LECs' network to provide telecommunications services. These rule changes are intended to remove uncertainty regarding the incumbent LECs' unbundling obligations under the Telecommunications Act of 1996 and are expected to accelerate the

On April 10, 2001, the Commission issued a Public Notice seeking comment on a Joint Petition filed by BellSouth, SBC, and Verizon asking the Commission to find that high-capacity loops and dedicated transport should not be subject to mandatory unbundling. The Commission issued Public Notices on April 23, 2001, and May 14, 2001, seeking additional comment.

development of local exchange

competition.

On December 20, 2001, the Commission issued a Notice of Proposed Rulemaking to comprehensively consider the appropriate changes, if any, to its unbundling policies in light of market developments and technological advances, 67 FR 1947. As part of this triennial review, the Commission incorporated the records of several pending proceedings on unbundling into this docket, including: (1) The availability of loops, transport, and combinations thereof; (2) highcapacity loops and dedicated transport; (3) local switching; and (4) nextgeneration networks.

On May 29, 2002, the Commission extended the reply comment date of the Notice of Proposed Rulemaking to July 17, 2002, to allow all interested parties to incorporate their review and analysis of USTA v. FCC, 290 F.3d 415 (D.C.) Cir. 2002). On August 1, 2002, the Commission issued a Public Notice seeking comment on a Verizon telephone company's petition asking the Commission to forbear from applying certain section 271 checklist items if the Commission determines that the corresponding network elements no longer need to be unbundled. On August 13, 2002, the Commission issued a Public Notice seeking comment on a petition filed by

WorldCom, Inc., asking the Commission to declare that requesting carriers are entitled to access certain data from incumbent LECs at cost-based rates when they use such data to provide interexchange and exchange access service.

On August 21, 2003, the Commission issued a Report and Order, Order on Remand, and Further Notice of Proposed Rulemaking, in which the Commission adopted new unbundling requirements. 68 FR 52276. The Commission re-defined the impairment standard for unbundling to mean when a requesting carrier's lack of access to an incumbent LEC network element poses a barrier or barriers to entry, including operational and economic barriers, which are likely to make entries into a market uneconomic. The Commission's unbundling analysis specifically also considers marketspecific variations, including considerations of customer class, geography, and service.

In applying this granular analysis, the Commission issued numerous detailed findings and conclusions. As part of these determinations, the Commission concluded that for mass market loops: (1) Copper loops are unbundled; (2) hybrid (copper plus fiber) are not unbundled for packet-switching but are unbundled for TDM-based capability; and (3) fiber-to-the-home loops are generally not unbundled, with a limited obligation for overbuild situations. The Commission also held that line sharing would not be unbundled, but that line splitting must be supported by the incumbent LEC. For high-capacity loops serving the enterprise market and for dedicated interoffice transmission facilities, the Commission concluded (1) That OCn loops and transport are not unbundled, (2) that dark fiber DS1 and DS3 loops are unbundled, subject to wholesale and self-provisioning triggers and potential deployment analysis, as well as caps on the number of loops at each capacity available on each route. The Commission further concluded that carriers are impaired for DSO mass market local circuit switching, and directed the states to apply triggers and a potential deployment analysis to make impairment determinations within 9 months. The Commission also resolved a myriad of other issues affecting the scope of the incumbent LEC unbundling obligations, including the availability of commingling,

combinations, conversions, and other parts of the network such as packet switching and databases.

In addition, the Commission initiated a Notice of Proposed Rulemaking regarding whether the Commission should modify the so-called pick-andchoose rule that permits requesting carriers to opt into individual portions of interconnection agreements without accepting all the terms and conditions of such agreements. 68 FR 52307

On September 17, 2003, the Commission issued an Errata correcting the Report and Order and Order on Remand. On October 9, 2003, the Commission issued a Report seeking comment on ten petitions for clarification and/or reconsideration of the Report and Order and Order on Remand released on August 21, 2003. 68 FR 60391. By Order, the Commission denied a request to extend the comment period for petitions for clarification and/or reconsideration.

Regarding implementation of the Commission's Report and Order and Order on Remand, the Commission issued an Order on January 9, 2004, denying a petition by the Oregon Public Utilities Commission for an extension of time to review information regarding enterprise switching impairment. The Commission also issued a Public Notice seeking comment on a petition by the Puerto Rico Telecommunications Regulatory Board for a waiver of the Commission's ruling on enterprise switching. Additionally, the Commission issued a Public Notice seeking comment on a petition by BellSouth to temporarily waive Commission rules regarding enhanced extended loops.

On March 2, 2004, the Commission's August 21, 2003 Report and Order and Order on Remand was affirmed in part and vacated and remanded in part. USTA v. FCC, 359 F.3d 554 (D.C. Cir. 2004).

On July 8, 2004, the Commission issued an Order denying as moot a petition by Alaska Communications requesting that the Commission stay the state commission proceedings resulting from the now-vacated portions of the Report and Order and Order on Remand.

On July 13, 2004, the Commission's Second Report and Order concluded the rulemaking proceeding initiated regarding the so-called pick-and-choose rule and determined that an all-or-

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nothing rule for opting into other interconnection agreements will better promote increased give and take negotiations. 69 FR 43762.

On August 9, 2004, the Commission released an Order on Reconsideration addressing in part two petitions for reconsideration of the Commission's fiber-to-the-premises unbundling rules. 69 FR 54589. The Commission clarified in this Order on Reconsideration the applicability of the fiber-to-the-premises rules in multi-dwelling unit buildings.

On August 20, 2004, the Commission issued an Interim Order and Notice of Proposed Rulemaking establishing a new rulemaking proceeding to determine incumbent LEC unbundling obligations as well as establishing interim requirements to govern carrier relationships until the Commission concludes its rulemaking process. 69 FR 55111, 55128. The interim requirements freeze the terms of carriers' interconnection agreements as they stood on June 15, 2004, until the earlier of (1) new Commission unbundling rules, or (2) six months after Federal Register publication. Additionally, the Notice of Proposed Rulemaking seeks comment on how the Commission should respond to the D.C. Circuit's March 2, 2004, remand. The Commission issued a Public Notice on September 13, 2004 announcing that summaries of the Interim Order and Notice of Proposed Rulemaking published that day in the Federal Register.

On September 10, 2004, the Commission issued a Public Notice establishing a comment period for responses to a request by the Association of Local Telecommunications Services seeking a limited modification of a Protective Order governing certain line count information filed in a separate Commission proceeding, but which may be useful to parties in the unbundled network elements rulemaking.

On October 18, 2004, the Commission released and Order on Reconsideration concluding that fiber-to-the-curb (FTTC) loops shall be subject to the same unbundling framework that the Commission established for fiber-to-the-home (FTTH) loops. 69 FR 77950.

On February 4, 2005, the Commission released an Order on Remand, 70 FR 8940, responding to the D.C. Circuit's

remand of certain parts of the Triennial Review Order, including several aspects of the impairment standard as well as new determinations regarding unbundling requirements for local circuit switching, high-capacity loops, and dedicated transport. Specifically, the Commission determined that incumbent LECs have no obligation to unbundle local circuit switching and adopted a 12-month plan to transition existing customers of unbundled switching to other arrangements. Regarding high-capacity loops, the Commission determined that competing carriers are not impaired (thus, are not entitled to access as UNEs) dark fiber loop circuits. Competing carriers are, however, impaired without access to DS1 and DS3 loops, except in wire centers that meet specific business lines and fiber-based collocation thresholds. Similarly, with respect to dedicated transport, the Commission determined that competing carriers are impaired without access to DS1, DS3 and dark fiber transport, except on routes connecting a pair of wire centers, each containing a specified number of business lines or a specified number of fiber-based collocators.

On March 14, 2005, the Commission's Wireline Competition Bureau issued an order denying a petition filed by Verizon seeking a stay of the Commission's rule allowing competitive LECs to "convert" tariffed incumbent LEC special access arrangements to unbundled network element (UNE) arrangements if the competitive LEC is eligible to order the UNE(s) at issue.

On April 25, 2005 and May 25, 2005, the Commission issued Public Notices establishing comment periods in response to petitions for reconsideration of the Commission's Order on Remand (Triennial Review Order).

On June 16, 2006, the United States Court of Appeals for the District of Columbia Circuit upheld the Commission's Order on Remand, 70 FR 8940.

Timetable:

Action	Date	FR Cite
Second Further NPRM	04/26/99	64 FR 20238
Fourth Further NPRM	01/14/00	65 FR 2367
Errata Third R&O and Fourth Further NPRM	01/18/00	65 FR 2542
Constant Third	04/40/00	CE ED 0540

Second Errata Third 01/18/00 65 FR 2542 R&O and Fourth Further NPRM

Action	Date	FR Cite
Supplemental Order	01/18/00	65 FR 2542
Third R&O	01/18/00	65 FR 2542
Correction	04/11/00	65 FR 19334
Supplemental Order Clarification	06/20/00	65 FR 38214
Public Notice	02/01/01	66 FR 8555
Public Notice	03/05/01	66 FR 18279
Public Notice	04/10/01	0011110210
Public Notice	04/23/01	
Public Notice	05/14/01	
NPRM	01/15/02	67 FR 1947
Public Notice	05/29/02	
Public Notice	08/01/02	
Public Notice	08/13/02	
NPRM	08/21/03	68 FR 52276
R&O and Order on	08/21/03	68 FR 52276
Remand		
Errata	09/17/03	
Report	10/09/03	68 FR 60391
Order	10/28/03	
Order	01/09/04	
Public Notice	01/09/04	
Public Notice	02/18/04	
Order	07/08/04	
2nd R&O	07/08/04	
Order on Recon	08/09/04	
Interim Order	08/20/04	69 FR 55111
NPRM	08/20/04	69 FR 55128
Public Notice	09/10/04	
Public Notice	09/13/04	
Public Notice	10/20/04	
Order on Recon	12/29/04	69 FR 77950
Order on Remand	02/04/04	
Public Notice	04/25/05	
Public Notice	05/25/05	70 FR 34765
Next Action Undeterm	ııned	

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Local, State

Federalism: Undetermined

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RIN: 3060–AH44

3913. 2000 BIENNIAL REGULATORY REVIEW—TELECOMMUNICATIONS SERVICE QUALITY REPORTING REQUIREMENTS

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154(i) to 154(j); 47 USC 201(b); 47 USC 303(r); 47 USC 403

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CFR Citation: 47 CFR 32; 47 CFR 32.11; 47 CFR 32.1220(h); 47 CFR 32.2311(f); 47 CFR 32.2003(b); 47 CFR 32.5280(c); 47 CFR 32.27(c); 47 CFR 64.903(a)

Legal Deadline: None

Abstract: This NPRM proposes to eliminate our current service quality reports (ARMIS Report 43-05 and 43-06) and replace them with a more consumer-oriented report. The NPRM proposes to reduce the reporting categories from more than 30 to 6, and addresses the needs of carriers, consumers, state public utility commissions, and other interested parties.

Timetable:

Action	Date	FR Cite
NPRM	12/04/00	65 FR 75657

Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AH72

3914. ACCESS CHARGE REFORM AND UNIVERSAL SERVICE REFORM

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 201 to 205;

47 USC 254; 47 USC 403

CFR Citation: 47 CFR 36; 47 CFR 54; 47 CFR 61; 47 CFR 69

Legal Deadline: None

Abstract: On October 11, 2001, the Commission adopted an Order reforming the interstate access charge and universal service support system for rate-of-return incumbent carriers. The Order adopts three principal reforms. First, the Order modifies the interstate access rate structure for small carriers to align it more closely with the manner in which costs are incurred. Second, the Order removes implicit support for universal service from the rate structure and replaces it with explicit, portable support. Third, the

Order permits small carriers to continue to set rates based on the authorized rate of return of 11.25 percent. The Order became effective on January 1, 2002, and the support mechanism established by the Order was implemented beginning July 1, 2002.

The Commission also adopted a Further Notice of Proposed Rulemaking (FNPRM) seeking additional comment on proposals for incentive regulation, increased pricing flexibility for rate-of-return carriers, and proposed changes to the Commission's "all-or-nothing" rule. Comments on the FNPRM were due on February 14, 2002, and reply comments on March 18, 2002.

On February 12, 2004, the Commission adopted a Second Report and Order resolving several issues on which the Commission sought comment in the FNPRM. First, the Commission modified the "all or nothing" rule to permit rate-of-return carriers to bring recently acquired price cap lines back to rate-of-return regulation. Second, the Commission granted rate-of-return carriers the authority immediately to provide geographically deaveraged transport and special access rates, subject to certain limitations. Third, the Commission merged Long Term Support (LTS) with Interstate Common Line Support (ICLS).

The Commission also adopted a Second FNPRM seeking comment on two specific plans that propose establishing optional alternative regulation mechanisms for rate-of-return carriers. In conjunction with the consideration of those alternative regulation proposals, the Commission sought comment on modification that would permit a rate-of-return carrier to adopt an alternative regulation plan for some study areas, while retaining rate-ofreturn regulation for other of its study areas. Comments on the Second FNPRM were due on April 23, 2004, and May 10, 2004.

Timetable:

Action	Date	FR Cite
NPRM	01/25/01	66 FR 7725
Further NPRM	11/30/01	66 FR 59761
Report and Order	11/30/01	66 FR 59719
2nd FNPRM	03/23/04	69 FR 13794
Order	05/06/04	69 FR 25325
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Next Action Undetermined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AH74

3915. 2000 BIENNIAL REGULATORY REVIEW—COMPREHENSIVE REVIEW OF THE ACCOUNTING REQUIREMENTS AND ARMIS REPORTING REQUIREMENTS FOR INCUMBENT LOCAL EXCHANGE CARRIERS; PHASE 2 AND PHASE 3

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 154(i) to 154(j); 47 USC 161; 47 USC 201(b); 47 USC 303(r); 47 USC 403

CFR Citation: 47 CFR 32.1 et seq

Legal Deadline: None

Abstract: This NPRM seeks comment on various measures to streamline existing accounting and ARMIS reporting requirements.

Timetable:

Action	Date	FR Cite
NPRM	11/13/00	65 FR 67675
NPRM Comment	03/14/01	
Period End		
Public Notice	06/26/01	66 FR 33938
Public Notice	07/26/01	
Comment Period End		
FNPRM	02/06/02	67 FR 5704
R&O	02/06/02	67 FR 5670
Order on Recon	04/24/02	67 FR 20052
Petitions for Recon	04/30/02	67 FR 21236
FNPRM Comment Period End	05/07/02	
PFR Comment Period End	05/25/02	
Order	10/30/02	67 FR 66069
Order	11/06/02	67 FR 67567
Order	12/18/02	67 FR 77432
Order	06/30/03	68 FR 38641
NPRM	12/31/03	68 FR 75478
Order	12/31/03	68 FR 75455
NPRM Comment Period End	02/17/04	
Corrective Amendments	07/27/04	69 FR 44607
R&O	09/02/04	69 FR 53645
Next Action Undeterm	ined	

Regulatory Flexibility Analysis

Required: No

Long-Term Actions

Government Levels Affected: None

Federalism: Undetermined

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RIN: 3060-AH76

3916. NUMBERING RESOURCE OPTIMIZATION

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Unfunded Mandates: Undetermined Legal Authority: 47 USC 151; 47 USC 154; 47 USC 201 et seq; 47 USC 251(e)

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: In 1999, the Commission released the Numbering Resource Optimization Notice of Proposed Rulemaking (Notice) in CC Docket 99-200. The Notice examined and sought comment on several administrative and technical measures aimed at improving the efficiency with which telecommunications numbering resources are used and allocated. It incorporated input from the North American Numbering Council (NANC), a Federal advisory committee, which advises the Commission on issues related to number administration. In the Numbering Resource Optimization First Report and Order and Further Notice of Proposed Rulemaking (NRO First Report and Order), released on March 31, 2000, the Commission adopted a mandatory utilization data reporting requirement, a uniform set of categories of numbers for which carriers must report their utilization, and a utilization threshold framework to increase carrier accountability and incentives to use numbers efficiently. In addition, the Commission adopted a single system for allocating numbers in blocks of one thousand, rather than ten thousand, wherever possible, and established a plan for national rollout of thousandsblock number pooling. The Commission also adopted numbering resource reclamation requirements to ensure that unused numbers are returned to the North American Numbering Plan (NANP) inventory for assignment to other carriers. Also, to encourage better management of numbering resources,

carriers are required, to the extent possible, to first assign numbering resources within thousands blocks (a form of sequential numbering).

In the NRO Second Report and Order, the Commission adopted a measure that requires all carriers to use at least 60 percent of their numbering resources before they may get additional numbers in a particular area. That 60 percent utilization threshold increases to 75 percent over the next three years. The Commission also established a five-year term for the national Pooling Administrator and an auditing program to verify carrier compliance with the Commission's rules. Furthermore, the Commission addressed several issues raised in the Notice, concerning area code relief. Specifically, the Commission declined to amend the existing Federal rules for area code relief or specify any new federal guidelines for the implementation of area code relief. The Commission also declined to state a preference for either all-services overlays or geographic splits as a method of area code relief. Regarding mandatory nationwide tendigit dialing, the Commission declined to adopt this measure at the present time. Furthermore, the Commission declined to mandate nationwide expansion of the "D digit" (the "N" of an NXX or central office code) to include 0 or 1, or to grant state commissions the authority to implement the expansion of the D digit as a numbering resource optimization measure at the present time.

In the NRO Third Report and Order, the Commission addressed national thousands-block number pooling administration issues, including declining to alter the implementation date for covered CMRS carriers to participate in pooling. The Commission also addressed Federal cost recovery for national thousands-block number pooling, and continued to require States to establish cost recovery mechanisms for costs incurred by carriers participating in pooling trials. The Commission reaffirmed the Months-to-Exhaust (MTE) requirement for carriers. The Commission declined to lower the utilization threshold established in the Second Report and Order, and declined to exempt pooling carriers from the utilization threshold. The Commission also established a safety valve mechanism to allow carriers that do not meet the utilization

threshold in a given rate center to obtain additional numbering resources.

In the NRO Third Report and Order, the Commission lifted the ban on technology-specific overlays (TSOs), and delegated authority to the Common Carrier Bureau, in consultation with the Wireless Telecommunications Bureau, to resolve any such petitions. Furthermore, the Commission found that carriers who violate our numbering requirements, or fail to cooperate with an auditor conducting either a "for cause" or random audit, should be denied numbering resources in certain instances. The Commission also reaffirmed the 180-day reservation period, declined to impose fees to extend the reservation period, and found that State commissions should be allowed password-protected access to the NANPA database for data pertaining to NPAs located within their State.

The measures adopted in the NRO orders will allow the Commission to monitor more closely the way numbering resources are used within the NANP, and will promote more efficient allocation and use of NANP resources by tying a carrier's ability to obtain numbering resources more closely to its actual need for numbers to serve its customers. These measures are designed to create national standards to optimize the use of numbering resources by: (1) Minimizing the negative impact on consumers of premature area code exhausts; (2) ensuring sufficient access to numbering resources for all service providers to enter into or to compete in telecommunications markets; (3) avoiding premature exhaust of the NANP; (4) extending the life of the NANP; (5) imposing the least societal cost possible, and ensuring competitive neutrality, while obtaining the highest benefit; (6) ensuring that no class of carrier or consumer is unduly favored or disfavored by the Commission's optimization efforts; and (7) minimizing the incentives for carriers to build and carry excessively large inventories of numbers.

In NRO Third Order on Recon in CC Docket No. 99-200, Third Further Notice of Proposed Rulemaking in CC Docket No. 99-200 and Second Further Notice of Proposed Rulemaking in CC Docket No, 95-116, the Commission reconsidered its findings in the NRO Third Report and Order regarding the

Long-Term Actions

local Number portability (LNP) and thousands-block number pooling requirements for carriers in the top 100 Metropolitan Statistical areas (MSAs). Specifically, the Commission reversed its clarification that those requirements extend to all carriers in the largest 100 MSAs, regardless of whether they have received a request from another carrier to provide LNP. The Commission also sought comment on whether the Commission should again extend the LNP requirements to all carriers in the largest 100 MSAs, regardless of whether they receive a request to provide LNP. The Commission also sought comment on whether all carriers in the top 100 MSAs should be required to participate in thousands-block number pooling, regardless of whether they are required to be LNP capable. In addition, the Commission sought comment on whether all MSAs included in Combined Metropolitan Statistical Areas (CMSAs) on the Census Bureau's list of the largest 100 MSAs should be included on the Commission's list of the top 100 MSAs.

In the NRO Fourth Report and Order and Further Notice of Proposed Rulemaking, the Commission reaffirmed that carriers must deploy LNP in switches within the 100 largest Metropolitan Statistical Areas (MSAs) for which another carrier has made a specific request for the provision of LNP. The Commission delegated the authority to state commissions to require carriers operating within the largest 100 MSAs that have not received a specific request for LNP from another carrier to provide LNP, under certain circumstances and on a case-by-case basis. The Commission concluded that all carriers, except those specifically exempted, are required to participate in thousands-block number pooling in accordance with the national rollout schedule, regardless of whether they are required to provide LNP. including commercial mobile radio service (CMRS) providers that were required to deploy LNP as of November 24, 2003. The Commission specifically exempted from the pooling requirement rural telephone companies and Tier III CMRS providers that have not received a request to provide LNP. The Commission also exempted from the pooling requirement carriers that are the only service provider receiving numbering resources in a given rate center. Additionally, the Commission sought further comment on whether

these exemptions should be expanded to include carriers where there are only two service providers receiving numbering resources in the rate center. Finally, the Commission reaffirmed that the 100 largest MSAs identified in the 1990 U.S. Census reports as well as those areas included on any subsequent U.S. Census report of the 100 largest MSAs.

In the NRO Order and Fifth Further Notice of Proposed Rulemaking, the Commission granted petitions for delegated authority to implement mandatory thousands-block pooling filed by the Public Service Commission of West Virginia, the Nebraska Public Service Commission, the Oklahoma Corporation Commission, the Michigan Public Service Commission, and the Missouri Public Service Commission. In granting these petitions, the Commission permitted these states to optimize numbering resources and further extend the life of the specific numbering plan areas. In the Further Notice of Proposed Rulemaking, the Commission sought comment on whether it should delegate authority to all states to implement mandatory thousands-block number pooling consistent with the parameters set forth in the NRO Order.

Timetable:

Action	Date	FR Cite
NPRM	06/17/99	64 FR 32471
R&O and Further NPRM	06/16/00	65 FR 37703
Second R&O and Second Further NPRM	02/08/01	66 FR 9528
Third R&O and Second Order on Recon	02/12/02	67 FR 643
3rd O on Recon & 3rd FNPRM	04/05/02	67 FR 16347
4th R&O and 4th NPRM	07/21/03	68 FR 43003
Order & 5th FNPRM Next Action Undeterm		71 FR 13393

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions, Organizations

Government Levels Affected:

Federalism: Undetermined

Undetermined

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RIN: 3060–AH80

3917. PERFORMANCE MEASUREMENTS AND STANDARDS FOR UNBUNDLED NETWORK ELEMENTS AND INTERCONNECTION

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Unfunded Mandates: Undetermined **Legal Authority:** 47 USC 151 to 152; 47 USC 154(i); 47 USC 201 to 202; 47 USC 206 to 209; 47 USC 251; 47 USC 253; 47 USC 503 to 504; 47 USC 706

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: On November 8, 2001, the Commission opened a rulemaking to consider whether it should adopt a modest group of national performance measurements and standards for evaluating the provision of unbundled network elements by Incumbent Local Exchange Carriers.

Timetable:

Action	Date	FR Cite
NPRM	11/30/01	66 FR 59759
Next Action Undetermined		

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined

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Related RIN: Related to 3060-AH00

RIN: 3060–AI00

3918. PERFORMANCE MEASUREMENTS AND STANDARDS FOR INTERSTATE SPECIAL ACCESS SERVICES

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Unfunded Mandates: Undetermined Legal Authority: 47 USC 101; 47 USC 152; 47 USC 154(i); 47 USC 201 to 202; 47 USC 206 to 209; 47 USC 251; 47 USC 272; 47 USC 503

Long-Term Actions

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: On November 16, 2001, the Commission opened a rulemaking to consider whether it should adopt national performance measurements, standards, and penalties for the provision of interstate special access services.

Timetable:

Action	Date	FR Cite
NPRM	12/10/01	66 FR 63651
Next Action Undeterm		

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AI01

3919. NATIONAL EXCHANGE CARRIER ASSOCIATION PETITION

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 151 to 152; 47 USC 201 to 202; ...

CFR Citation: 47 CFR 69.104; 47 CFR 69.130; 47 CRF 69.152; 47 CFR 69.157

Legal Deadline: None

Abstract: In a notice of proposed rulemaking released on July 19, 2004, the Commission initiated a rulemaking proceeding to examine the proper number of end user common line charges (commonly referred to as subscriber line charges or SLCs) that carriers may assess upon customers that obtain derived channel T-1 service where the customer provides the terminating channelization equipment and upon customers that obtain Primary Rate Interface (PRI) Integrated Service Digital Network (ISDN) service.

Timetable:

Action	Date	FR Cite
NPRM	08/13/04	69 FR 50141
NPRM Comment	11/12/04	
Period End		

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

Federalism: Undetermined

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RIN: 3060-AI47

3920. IP-ENABLED SERVICES

Priority: Economically Significant. Major under 5 USC 801.

Legal Authority: 47 USC 151 to 152;

. . .

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The notice seeks comment on ways in which the Commission might categorize IP-enabled services for purposes of evaluating the need for applying any particular regulatory requirements. It poses questions regarding the proper allocation of jurisdiction over each category of IPenabled service. The notice then requests comment on whether the services comprising each category constitute "telecommunications services" or "information services" under the definitions set forth in the Act. Finally, noting the Commission's statutory forbearance authority and title I ancillary jurisdiction, the notice describes a number of central regulatory requirements (including, for example, those relating to access charges, universal service, E911, and disability accessibility), and asks which, if any, should apply to each category of IP-enabled services.

On June 16, 2005, the Commission published in the Federal Register notice that public information collections set forth in the First Report and Order were being submitted for review to the office of management and budget.

On July 27, 2005, the Commission published in the Federal Register notice that the information collection requirements adopted in the First Report and Order were approved in OMB No. 3060-1085 and would become effective on July 29, 2005.

On August 31, 2005, the Commission published in the Federal Register notice that a comment cycle for three Petitions for Reconsideration and/or Clarification of the First Report and Order.On July

10, 2006, the Commission published in the Federal Register notice that it had adopted on June 21, 2006, rules that make interim modifications to the existing approach for assessing contributions to the federal universal service fund (USF) or Fund) in order to provide stability while the Commission continues to examine more fundamental reform.

Timetable:

Action	Date	FR Cite
NPRM	03/29/04	69 FR 16193
NPRM Comment Period End	07/14/04	
First R&O	06/03/05	70 FR 37273
Public Notice	06/16/05	70 FR 37403
First R&O Effective	07/29/05	70 FR 43323
Public Notice	08/31/05	70 FR 51815
R&O	07/10/06	71 FR 38781

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Federal,

Local, State, Tribal

Federalism: Undetermined

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RIN: 3060–AI48

3921. E911 REQUIREMENTS FOR IP-ENABLED SERVICE PROVIDERS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 47 USC 151; 47 USC 154(i) to 154(j); 47 USC 251(e); 47 USC 303(r)

CFR Citation: 47 CFR 9 Legal Deadline: None

Abstract: The notice seeks comment on what additional steps the Commission should take to ensure that providers of voice over Internet protocol services that interconnect with the public switched telephone network provide ubiquitous and reliable enhanced 911 service.

Timetable:

Action	Date	FR Cite
NPRM	06/29/05	70 FR 37307

Long-Term Actions

Action Date FR Cite

NPRM Comment 09/12/05

Period End

Next Action Undetermined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses

Government Levels Affected:

Undetermined

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Related RIN: Related to 3060-AI48

RIN: 3060-AI62

3922. CONSUMER PROTECTION IN THE BROADBAND ERA

Priority: Substantive, Nonsignificant

Legal Authority: 47 USC 151 to 154; 47 USC 160; 47 USC 201 to 205; 47 USC 214; 47 USC 222; 47 USC 225; 47 USC 251 to 252; 47 USC 254 to 256; 47 USC 258; 47 USC 303(R)

CFR Citation: None Legal Deadline: None

Abstract: The Federal Communications Commission initiated this rulemaking in order to develop a framework that ensures that, as the telecommunications industry shifts from narrowband to broadband services, consumer protection needs are met by all providers of broadband Internet access service, regardless of the underlying technology providers use to offer the service. The Commission sought comment on whether adopting regulations, pursuant to its ancillary jurisdiction under title I of the Communications Act, to address consumer privacy, unauthorized changes to service, truth-in-billing, network outage reporting, discontinuance of service, rate averaging, and enforcement concerns, would be desirable and necessary as a matter of public policy. The Commission also sought comment on whether it should instead rely on market forces to address some or all of these areas of potential concern. The rulemaking also explores whether there are other areas of consumer protection related to wireline broadband Internet

access service for which the Commission should adopt regulations pursuant to its ancillary jurisdiction.

Timetable:

Action	Date	FR Cite
NPRM	10/17/05	70 FR 60259
NPRM Comment	03/01/06	
Period End		
Next Action Undetermined		

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses, Governmental Jurisdictions,

Organizations

Government Levels Affected:

Undetermined

Federalism: Undetermined

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[FR Doc. 06-8370 Filed 12-08-06; 8:45 am]

BILLING CODE 6712-01-S