BLM has determined under the RFA that this final rule will not have a significant economic impact on a substantial number of small entities.

Unfunded Mandates Reform Act

Removal of sections 5511.1-2, 5511-1.4, 5511.2-1(a), 5511.2-5, and 5511-4(b)(2) of 43 CFR will not result in any unfunded mandate to State, local or tribal governments in the aggregate, or to the private sector, of \$100 million or more in any one year.

Executive Order 12612

The final rule will not have a substantial direct effect on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, BLM has determined that this proposed rule does not have sufficient federalism implications to warrant preparation of a Federalism assessment.

Executive Order 12630

The final rule does not represent a government action capable of interference with constitutionally protected property rights. Section 2(a)(1) of Executive Order 12630 specifically exempts actions abolishing regulations or modifying regulations in a way that lessens interference with private property use from the definition of 'policies that have takings implications." Since the primary function of the final rule is to abolish unnecessary regulations, there will be no private property rights impaired as a result. Therefore, the Department of the Interior has determined that the rule would not cause a taking of private property, or require further discussion of takings implications under this Executive Order.

Executive Order 12866

According to the criteria listed in section 3(f) of Executive Order 12866, BLM has determined that the final rule is not a significant regulatory action. As such the final rule is not subject to Office of Management and Budget review under section 6(a)(3) of the

Executive Order 12988

The Department of the Interior has determined that this rule meets the applicable standards provided in sections 3(a) and 3(b)(2) of Executive Order 12988, Civil Justice Reform.

Report to Congress and the General Accounting Office

Under 5 U.S.C. 801(a)(1)(A), as added by the Small Business Regulatory Enforcement Fairness Act of 1996, BLM submitted a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives and the Comptroller General of the General Accounting Office before publication of the rule in today's Federal Register. This rule is not a "major rule" as defined by 5 U.S.C. 804(2).

Author

The principal author of this final rule is Frances Watson, Regulatory Affairs Group, Bureau of Land Management, 1849 C Street, N.W., Room 401 LS, Washington, D.C. 20240; Telephone 202/452-5006.

List of Subjects in 43 CFR Part 5510

Forests and forest products, Public

For the reasons stated in the preamble, and under the authority of 43 U.S.C. 1740, Part 5510 of Title 43 of the Code of Federal Regulations is amended as follows:

PART 5510—[AMENDED]

1. The authority citation for part 5510 continues to read as follows:

Authority: 61 Stat. 681, as amended; 69 Stat. 367; 48 Stat. 1269, sec. 11, 30 Stat. 414, as amended, R.S. 2478, sec. 32, 41 Stat. 450; 30 U.S.C. 601 et seq., 43 U.S.C. 315, 48 U.S.C. 423, 43 U.S.C. 1201, 30 U.S.C. 189.

§5511.1-2 [Removed]

2. Section 5511.1–2 is removed.

§5511.1-4 [Removed]

3. Section 5511.1-4 is removed.

§5511.2-1 [Amended]

4. Section 5511.2-1 is amended by removing paragraph (a) and removing the paragraph designation (b).

§5511.2-5 [Removed]

5. Section 5511.2–5 is removed.

§5511.4 [Amended]

6. Section 5511.4 is amended by removing and reserving paragraph

Dated: September 25, 1997.

Sylvia V. Baca,

Deputy Assistant Secretary, Land and Minerals Management.

[FR Doc. 97-26005 Filed 9-30-97; 8:45 am] BILLING CODE 4310-84-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

45 CFR Part 74

Miscellaneous Amendments; Correction

AGENCY: Department of Health and Human Services (HHS). **ACTION:** Final rule; correction.

SUMMARY: HHS published a final rule on August 4, 1997 (62 FR 41877) which made several changes to HHS grant regulations which included updating items to conform them to the Federal Acquisition Streamlining Act of 1994. This document clarifies one of the amendatory instructions in that final rule.

DATES: This correction is effective September 3, 1997.

FOR FURTHER INFORMATION CONTACT: Charles Gale, Director, Office of Grants Management, 202-690-6377; for the hearing impaired only: TDD 202-690-6415.

SUPPLEMENTARY INFORMATION: In the final rule published on August 4, 1997, amendatory instruction number 6. was ambiguous as to whether the entire section was being revised, or only the introductory text. This correction clarifies that instruction.

In final rule document 97-20402, beginning on page 41877, in the issue of Monday, August 4, 1997, make the following correction:

§74.44 [Corrected]

On page 41878, in the third column, amendatory instruction 6. is corrected to read "6. Section 74.44 is amended by revising paragraph (e) introductory text to read as follows:"

Dated: September 25, 1997.

Neil J. Stillman.

Deputy Assistant Secretary for Information Resources Management.

[FR Doc. 97-25984 Filed 9-30-97; 8:45 am] BILLING CODE 4150-04-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 1, 61, and 63

[IB Docket No. 95-118, FCC 96-79]

Streamlining the International Section 214 Authorization Process and Tariff Requirements

AGENCY: Federal Communications Commission.

ACTION: Final rules; announcement of effective date.

SUMMARY: The Commission's amendments to the international Section 214 authorization process and tariff requirements, which contained new and modified information collection requirements, became effective on June 13, 1996.

EFFECTIVE DATES: The amendments to §§ 1.767, 61.20, 61.21, 61.22, 63.01, 63.02, 63.05, 63.10, 63.11, 63.12, 63.13, 63.14, 64.15, 63.17, 63.18, 63.19, 63.20, and 63.21 became effective on June 13, 1996 (61 FR 15724 April 9, 1996).

FOR FURTHER INFORMATION CONTACT: Troy F. Tanner, Chief, Policy and Facilities Branch, Telecommunications Division, International Bureau, (202) 418–1470.

SUPPLEMENTARY INFORMATION: On February 29, 1996, the Commission adopted new rules to streamline the international Section 214 authorization process and tariff requirements, a summary of which was published in the Federal Register. See 61 FR 15724, April 9, 1996. Because the rules and regulations imposed new and modified information collection requirements, we stated that "§ 63.23(c) became effective on May 9, 1996. All other regulations take effect either May 9, 1996 or upon approval by the Office of Management and Budget (OMB), whichever occurs later." We also stated that "when approval is received, the agency will publish a document announcing the effective date." The information collections were approved by OMB on June 13, 1996. See OMB Nos. 3060– 0686. This publication satisfies the statement that the Commission would publish a document announcing the effective date of the rules.

List of Subjects in 47 CFR Parts 1, 61, and 63

Administrative practice and procedure, Communications common carriers

Federal Communications Commission.

Shirley S. Suggs,

Chief, Publications Branch.
[FR Doc. 97–25677 Filed 9–30–97; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 25

[IB Docket No. 95-117; FCC 96-425]

Satellite Application and Licensing Procedures

AGENCY: Federal Communications

Commission.

ACTION: Final rule; correction.

SUMMARY: The Federal Communication Commission published in the **Federal Register** of February 10, 1997, a document concerning changes to the Commission's rules in 47 CFR part 25. Only the introductory text of § 25.143(e)(1) should have been corrected and a typographical error appeared in § 25.212(c). This document corrects these errors.

EFFECTIVE DATE: Effective upon October 1. 1997.

FOR FURTHER INFORMATION CONTACT: Kathleen Campbell, International

Kathleen Campbell, International Bureau, Satellite Policy Branch (202) 418–0753.

SUPPLEMENTARY INFORMATION: In December 1996, the Commission adopted modifications to its rules in 47 CFR Part 25. On February 10, 1997, a summary of the final rules was published in the **Federal Register**, 62 FR 5924 (February 10, 1997). This document corrects two errors contained in that summary. The amendatory language for § 25.143 in Item 16 was incorrect and a typographical error appeared in § 25.212(c) of Item 20.

- 1. The amendatory language of Item 16, page 5930, is corrected to read as follows:
- 16. Section 25.143(e)(1) is amended by revising the introductory sentence to read as follows:

§25.212 [Corrected]

2. In Item 20, page 5931, in § 25.212, paragraph (c) is corrected to read as follows:

* * * * *

(c) In the 14 GHz band, an earth station with an equivalent diameter of 1.2 meters or greater may be routinely licensed for transmission of narrowband analog services with bandwidths up to 200 kHz if the maximum input power density into the antenna does not exceed -8 dBW/4 kHz and the maximum transmitted satellite carrier EIRP density does not exceed 13 dBW/ 4 kHz, and for transmission of narrowband and/or wideband digital services, if the maximum input power density into the antenna does not exceed - 14 dBW/4 kHz and the maximum transmitted satellite carrier EIRP density does not exceed +6.0 dBW/4 kHz.

Federal Communications Commission. Shirley S. Suggs,

 ${\it Chief, Publications \, Branch.}$

[FR Doc. 97–26053 Filed 9–30–97; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 43

[CC Docket No. 90-337, FCC 96-160]

Regulation of International Accounting Rates

AGENCY: Federal Communications Commission.

ACTION: Final rule; announcement of effective date.

SUMMARY: The rule amended by the Commission establishing standards for reporting when a carrier interconnects an international private line to the U.S. Public Switched Network (PSN), shall become effective October 1, 1997. The decision, which contained new information collection requirements, was published in the Federal Register on November 21, 1996.

EFFECTIVE DATE: The amendment to 47 CFR § 43.51 published at 61 FR 59198 (November 21, 1996) is effective October 1. 1997.

FOR FURTHER INFORMATION CONTACT: Susan O'Connell, Attorney-Advisor, Policy and Facilities Branch, Telecommunications Division,

International Bureau, (202) 418-1470. SUPPLEMENTARY INFORMATION: On April 9, 1996, the Commission adopted a Third Report and Order and Order on Reconsideration ("Order") (FCC 96-160) establishing standards for reporting when a carrier interconnects an international private line to the U.S. Public Switched Network (PSN), a summary of which was published in the Federal Register. See 61 FR 59198, November 21, 1996. We stated that the "rule was effective December 23, 1996, except § 43.51(d), which contains new information collections which will not become effective until approval by the Office of Management and Budget (OMB)." We also stated that "the Commission will publish a document in the Federal Register at a later date establishing the effective date." This statement requires further action by the Commission to establish the effective date, notwithstanding the preceding statement in the summary that the rule change would become effective upon OMB approval. In order to resolve this matter in a manner that most appropriately provides interested parties with proper notice, the rule changes adopted in the Order shall become effective October 1, 1997. The information collection contained in § 43.51(d) was approved by OMB on January 6, 1997. See OMB No. 3060-0751.