§ 2553.105 How are performance measures approved and documented?

(a) The Corporation reviews and approves performance measures for all applicants that apply for funding from the Corporation.

(b) An applicant must follow Corporation-provided guidance and formats provided when submitting performance measures.

(c) Final performance measures, as negotiated between the applicant and the Corporation, will be documented in the Notice of Grant Award (NGA).

§ 2553.106 How does a sponsor report performance measures to the Corporation?

The Corporation will set specific reporting requirements, including frequency and deadlines, concerning performance measures established in the grant award. A sponsor is required to report on the actual results that occurred when implementing the grant and to regularly measure the project’s performance.

§ 2553.107 What must a sponsor do if it cannot meet its performance measures?

Whenever a sponsor finds it is not on track to meet its performance measures, it must develop a plan to get back on track or submit a request to the Corporation to amend its performance measures. The request must include all of the following:

(a) Why the project is not on track to meet its performance requirements;

(b) How the project has been tracking performance measures;

(c) Evidence of corrective steps taken;

(d) Any new proposed performance measures; and

(e) A plan to ensure that the project will meet the new proposed measure(s).

§ 2553.108 When may a sponsor change a project’s performance measures?

Performance measures may be changed only if the Corporation approves the sponsor’s request to do so.

§ 2553.109 What happens if a sponsor fails to meet the performance measures included in the Notice of Grant Award (NGA)?

If a sponsor fails to meet a target performance measure established in the NGA, the Corporation will negotiate a period of no more than one year for meeting the performance measure. At that point, if the sponsor still fails to meet the performance measure, the Corporation may take one or more of the following actions:

(a) Reduce the amount of the grant;

(b) Suspend, terminate, or deny refunding of the grant, in accordance with the provisions of Section 2553.31 of this part;

(c) Take this information into account in assessing any application from the organization for a new grant or augmentation of an existing grant under any program administered by the Corporation;

(d) Amend the terms of any Corporation grant to the organization; or

(e) Take other actions that the Corporation deems appropriate.

Dated: April 5, 2011.

Wilsie Y. Minor,
Acting General Counsel.

[FR Doc. 2011–8556 Filed 4–11–11; 8:45 am]
BILLING CODE 6050–28–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MB Docket No. 10–264; RM–11615, DA 11–
572]

Television Broadcasting Services; Decatur, IL

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission grants a petition for rulemaking filed by WAND(TV) Partnership (“WAND(TV)”), the licensee of WAND(TV), Decatur, Illinois, requesting the substitution of channel 17 for channel 18 at Decatur. WAND(TV) states that this channel substitution will expand service to a greater number of viewers and lessen the interference to its normally protected service area.

DATES: This rule is effective May 12, 2011.

FOR FURTHER INFORMATION CONTACT: Adrienne Y. Denysyk, adrienne.denysyk@fcc.gov, Media Bureau, (202) 418–1600.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission’s Report and Order, MB Docket No. 10–264, adopted March 29, 2011, and released March 30, 2011. The full text of this document is available for public inspection and copying during normal business hours in the FCC’s Reference Information Center at Portals II, CY–A257, 445 12th Street, SW., Washington, DC 20554. This document will also be available via ECFS (http://fjallfoss.fcc.gov/ecfs/). This document may be purchased from the Commission’s duplicating contractor, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY–B402, Washington, DC 20554, telephone 1–800–478–3160 or via the company’s Web site, http://www.bcpweb.com. To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202–418–0530 (voice), 202–418–0432 (tty).


The Commission will send a copy of this Report and Order in a report to be sent to Congress and the Government Accountability Office pursuant to the Congressional review Act, see 5 U.S.C. 801(a)(1)(A).

List of Subjects in 47 CFR Part 73

Television.

Federal Communications Commission.

Barbara A. Kreisman,
Chief, Video Division, Media Bureau.

Final Rule

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR part 73 as follows:

PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:


§ 73.622 [Amended]

2. Section 73.622(i), the Post-Transition Table of DTV Allotments
under Illinois, is amended by adding channel 17 and removing channel 18 at Decatur.

[FR Doc. 2011–8753 Filed 4–11–11; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 11–488]

Update Station License Expiration Dates

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: In this document the Federal Communications Commission updates its rules to reflect the current license expiration dates for radio and television broadcast stations. The current version of the rule specifies license expiration dates from 2011 through 2014 for radio stations and 2012 through 2015 for television stations; these expiration dates are long out of date. Modifying the rule will enable broadcast station licensees to quickly peruse the rule to determine when their stations’ licenses will expire. It will also accurately reflect the expiration dates listed both in the Commission’s data base and on the broadcast stations’ most recent license or renewal authorization.

DATES: Effective April 12, 2011.

FOR FURTHER INFORMATION CONTACT: Michael Wagner 202–418–2775.

SUPPLEMENTARY INFORMATION: The Federal Communications Commission considers this rule to be a procedural rule change which is exempt from notice-and-comment under 5 U.S.C. 553(b)(3)(A).

This rule is not a significant rule for purposes of Executive Order 12866 and has not been reviewed by the Office of Management and Budget. As required by the Regulatory Flexibility Act, the Federal Communications Commission certifies that these regulatory amendments will not have a significant impact on small business entities.

The Commission will not send a copy of this item pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A), because the changes made involve only the year in which broadcast station licenses expire. There are no substantive or procedural changes to any rule.

This document does not contain proposed information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104–13. In addition, therefore, it does not contain any proposed information collection burden “for small business concerns with fewer than 25 employees,” pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4).

List of Subjects in 47 CFR Part 73

Radio, Station license period, Television.

Federal Communications Commission.

William T. Lake,
Chief, Media Bureau.

Rule Changes

For the reasons set forth in the preamble, amend part 73 of title 47 of the Code of Federal Regulations as follows:

PART 73—TELECOMMUNICATIONS

1. The authority citation for part 73 continues to read as follows:


2. Revise § 73.1020(a)(1) through (18) to read as follows:

§ 73.1020 Station license period.

(a) * * *

(1) Maryland, District of Columbia, Virginia and West Virginia:
(i) Radio stations, October 1, 2011.
(ii) Television stations, October 1, 2012.

(2) North Carolina and South Carolina:
(i) Radio stations, December 1, 2011.
(ii) Television stations, December 1, 2012.

(3) Florida, Puerto Rico and the Virgin Islands:
(i) Radio stations, February 1, 2012.
(ii) Television stations, February 1, 2013.

(4) Alabama and Georgia:
(i) Radio stations, April 1, 2012.
(ii) Television stations, April 1, 2013.

(5) Arkansas, Louisiana and Mississippi:
(i) Radio stations, June 1, 2012.
(ii) Television stations, June 1, 2013.

(6) Tennessee, Kentucky and Indiana:
(i) Radio stations, August 1, 2012.
(ii) Television stations, August 1, 2013.

(7) Ohio and Michigan:
(i) Radio stations, October 1, 2012.
(ii) Television stations, October 1, 2013.

(8) Illinois and Wisconsin:
(i) Radio stations, December 1, 2012.
(ii) Television stations, December 1, 2013.

(9) Iowa and Missouri:
(i) Radio stations, February 1, 2013.
(ii) Television stations, February 1, 2014.

(10) Minnesota, North Dakota, South Dakota, Montana and Colorado:
(i) Radio stations, April 1, 2013.
(ii) Television stations, April 1, 2014.

(11) Kansas, Oklahoma and Nebraska:
(i) Radio stations, June 1, 2013.
(ii) Television stations, June 1, 2014.

(12) Texas:
(i) Radio stations, August 1, 2013.
(ii) Television stations, August 1, 2014.

(13) Wyoming, Nevada, Arizona, Utah, New Mexico and Idaho:
(i) Radio stations, October 1, 2013.
(ii) Television stations, October 1, 2014.

(14) California:
(i) Radio stations, December 1, 2013.
(ii) Television stations, December 1, 2014.

(15) Alaska, American Samoa, Guam, Hawaii, Mariana Islands, Oregon and Washington:
(i) Radio stations, February 1, 2014.
(ii) Television stations, February 1, 2015.

(16) Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont:
(i) Radio stations, April 1, 2014.
(ii) Television stations, April 1, 2015.

(17) New Jersey and New York:
(i) Radio stations, June 1, 2014.
(ii) Television stations, June 1, 2015.

(18) Delaware and Pennsylvania:
(i) Radio stations, August 1, 2014.
(ii) Television stations, August 1, 2015.

* * * * * *

[FR Doc. 2011–8752 Filed 4–11–11; 8:45 am]
BILLING CODE 6712–01–P

DEPARTMENT OF STATE

48 CFR Parts 604, 637 and 652

RIN 1400–AC32

[Public Notice 7262]

Department of State Acquisition Regulation

AGENCY: State Department.

ACTION: Final rule.

SUMMARY: This final rule adds a contract clause to the Department of State Acquisition Regulation (DOSAR) to implement the Department’s procedures regarding personal identity verification of contractor personnel, as required by Homeland Security Presidential Directive 12 (HSPD–12), Policy for a Common Identification Standard for Federal Employees and Contractors, and