

primary containers and placed into sealed, durable, outer containers.

c. *Cremated Remains*. Must be shipped in USPS-branded BOX-CRE and prepared according to Packaging Instruction 10C in Appendix C.

Appendix C

* * * * *

USPS Packaging Instructions 10C

[Revise opening paragraph as follows:]

Cremated Remains

Human or animal cremated remains in any state (e.g., ashes, keepsakes and jewelry) are permitted for mailing with restrictions, provided they are appropriately prepared according to section 451 and the following instructions.

* * * * *

[Revise the following sections as follows:]

Mailability

- *International Mail*: Permitted via Priority Mail Express International Service when permitted by the destination country (see the Individual Country Listings in the IMM).
- *Domestic Mail*: Permitted via Priority Mail Express service only.

Required Packaging

Primary Container

- *International*: A funeral urn is required as the inner container. It must be sealed and sift proof.
 - *Domestic*: The inner container must be strong and durable and be constructed in such a manner as to protect and securely contain the contents inside and it must be properly sealed so that it is sift proof.
- Note: A sift proof container is any vessel that does not allow loose powder to leak or sift out during transit.

* * * * *

[Revise the following sections as follows:]

Outer Container

All cremated remains mailings must utilize the USPS-produced Cremated Remains (BOX-CRE) outer packaging, found on *usps.com*.

Insert your inner container into a sealed plastic bag, then place in the shipping box and add padding to the bottom, sides, and top to ensure there is no movement of contents during transit.

Note: It is recommended that you attach a slip of paper to the sealed plastic bag with the complete return and delivery addresses and the words “Cremated Remains” in the event the

mailing label becomes detached from the outer container after acceptance.

Marking

Domestic: A complete return address and delivery address must be used.

International: A complete return address and delivery address must be used. The mailer must indicate the contents (Cremated Remains) on the applicable customs declaration form.

Documentation

International: If available, and when required by the destination post, the cremation certificate and any other certificates or permits should be attached to the outer packaging or made easily accessible. The sender is responsible for obtaining all the necessary documentation and permissions required by the national laws in the country of origin and the country of destination prior to dispatching these items. See the Individual Country Listings in the IMM.

* * * * *

[FR Doc. 2025–02544 Filed 2–18–25; 8:45 am]

BILLING CODE 7710–12–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 63

[EPA–HQ–OAR–2005–0155; FRL–8391–01–OAR]

RIN 2060–AV44

National Emission Standards for Hazardous Air Pollutants: National Perchloroethylene Air Emission Standards for Dry Cleaning Facilities Technology Review

Correction

In rule document 2024–31223 beginning on page 1041 in the issue of Tuesday, January 7, 2025, make the following correction:

On page 31223, in the third column, under the heading **DATES**, in the second line “January 7, 2024” should read “January 7, 2025”.

[FR Doc. C1–2024–31223 Filed 2–18–25; 8:45 am]

BILLING CODE 0099–10–D

DEPARTMENT OF HEALTH AND HUMAN SERVICES

45 CFR Part 5b

[Docket Number NIH–2022–0002]

RIN 0925–AA69

Privacy Act; Implementation

AGENCY: National Institutes of Health (NIH), Department of Health and Human Services (HHS).

ACTION: Final rule; delay of effective date.

SUMMARY: On January 16, 2025, the Department of Health and Human Services published a final rule to make effective the exemptions that were previously proposed for a new Privacy Act system of records, “NIH Police Records,” maintained by the National Institutes of Health (NIH), from certain requirements of the Act. That final rule was originally scheduled to take effect on February 18, 2025. This document announces that the effective date is delayed until March 21, 2025, in response to the memorandum titled “Regulatory Freeze Pending Review,” issued by the President on January 20, 2025.

DATES: As of February 18, 2025, the effective date of the final rule published on January 16, 2025 (90 FR 4673), is delayed to a new effective date of March 21, 2025.

FOR FURTHER INFORMATION CONTACT: Dustin Close, Office of Management Assessment, National Institutes of Health, 6705 Rockledge Drive, Suite 601, Bethesda, Maryland 20892, telephone 301–402–6469, email privacy@mail.nih.gov.

SUPPLEMENTARY INFORMATION: On January 16, 2025, HHS issued a final rule (90 FR 4673) to make effective the exemptions that were proposed (89 FR 48536) for a new Privacy Act system of records maintained by NIH from certain requirements of the Act. The new system of records covers criminal and non-criminal law enforcement investigatory material maintained by the NIH Division of Police, a component of NIH which performs criminal law enforcement as its principal function. The exemptions are necessary and appropriate to protect the integrity of law enforcement proceedings and records compiled during the course of NIH Division of Police activities, prevent disclosure of investigative techniques, and protect the identity of confidential sources involved in those activities.

On January 20, 2025, President Donald J. Trump issued a memorandum

titled “Regulatory Freeze Pending Review” (90 FR 8249) that instructs Federal agencies to consider delaying the effective date of rules published in the **Federal Register**, but which have not yet taken effect, for a period of 60 days from the date of the memorandum. In accordance with that memorandum, HHS is delaying for 60 days from the date of the President’s memorandum the effective date of the final rule titled “Privacy Act; Implementation” that published on January 16, 2025.

The effective date of that final rule, which would have been February 18, 2025, is now March 21, 2025.

Dorothy A. Fink,

Acting Secretary, Department of Health and Human Services.

[FR Doc. 2025–02810 Filed 2–14–25; 8:45 am]

BILLING CODE 4150–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 25–121; FR ID 280112]

Radio Broadcasting Services; Various Locations

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document amends the Table of FM Allotments, of the Federal Communications Commission’s (Commission) rules, by removing certain vacant FM allotment channels that were auctioned through our FM competitive bidding process and are no longer considered vacant FM allotments. The FM allotments are currently authorized licensed stations. FM assignments for authorized stations and reserved facilities will be reflected solely in Media Bureau’s Licensing Management System (LMS). These FM allotment channels have previously undergone notice and comment rule making. This action constitutes an editorial change in the FM Table of Allotments. Therefore, we find for good cause that further notice and comment are unnecessary.

DATES: Effective February 19, 2025.

FOR FURTHER INFORMATION CONTACT: Rolanda F. Smith, Media Bureau, (202) 418–2054, Rolanda-Faye.Smith@fcc.gov.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission’s *Order*, adopted February 10, 2025, and released February 10, 2025. The full text of this Commission decision is available online at <https://apps.fcc.gov/ecfs/>. The full text of this document can also be

downloaded in Word or Portable Document Format (PDF) at <https://www.fcc.gov/edocs>. This document does not contain information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104–13. The Commission will not send a copy of the *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), because the *Order* is a ministerial action.

List of Subjects in 47 CFR Part 73

Radio, Radio broadcasting.

Federal Communications Commission.

Nazifa Sawez,

Assistant Chief, Audio Division, Media Bureau.

Final Rules

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:

Authority: 47 U.S.C. 154, 155, 301, 303, 307, 309, 310, 334, 336, 339.

■ 2. In § 73.202(b), amend table 1 (Table of FM Allotments) by:

- a. Removing the entries for “Desert Hills” and “Tusayan” under Arizona;
- b. Removing the entries for “Boonville,” “Cartago,” “Cottonwood,” “Essex,” “Ft. Bragg,” “Ludlow,” “Randsburg,” and “Sacramento” under California;
- c. Removing the entries for “Eckley,” “Hugo,” and “Stratton” under Colorado;
- d. Removing the entry for “Fort Walton Beach” under Florida;
- e. Removing the entry for “Pembroke” under Georgia;
- f. Removing the entry for “Abingdon” under Illinois;
- g. Removing the entries for “Dunkerton” and “Rockford” under Iowa;
- h. Removing the entry for “Orange” under Massachusetts;
- i. Removing the entries for “Custer,” “Houghton,” and “Pigeon” under Michigan;
- j. Removing the entries for “Cleveland” and “New Albany” under Mississippi;
- k. Removing the entry for “Maryville” under Missouri;
- l. Removing the entry for “Bayard” under Nebraska;
- m. Removing the entry for “Tonopah” under Nevada;

- n. Removing the entry for “Jefferson” under New Hampshire;
- o. Removing the entries for “Chama” and “Skyline-Ganipa” under New Mexico;
- p. Removing the entries for “Narrowsburg,” “Sagaponack,” “Shelter Island,” and “Westfield” under New York;
- q. Removing the entry for “Gackle” under North Dakota;
- r. Removing the entry for “Edgefield” under South Carolina;
- s. Removing the entry for “Englewood” under Tennessee;
- t. Under Texas:
- i. Removing the entry for “Albany;”
- ii. Revising the entries for “Carrizo Springs,” “Junction,” and “Mullin;”
- iii. Removing the entry for “Olney;”
- iv. Revising the entries for “Premont” and “Richland Springs;”
- v. Removing the entries for “Roscoe” and “Rule;”
- vi. Revising the entry for “San Isidro;” and
- vii. Removing the entries for “Sanger” and “Wells;”
- u. Removing the entries for “Huntington” and “Paragonah” under Utah;
- v. Removing the entry for “West Rutland” under Vermont;
- w. Removing the entries for “Kahlotus,” “Raymond,” and “Trout Lake” under Washington;
- x. Removing the entries for “Crandon” and “Tomahawk” under Wisconsin; and
- y. Under Wyoming:
- i. Removing the entries for “Albin,” “Cora,” and “Rawlins;” and
- ii. Revising the entry for “Wheatland.”

The revisions read as follows:

§ 73.202 Table of Allotments.

* * * * *

(b) * * *

TABLE 1 TO PARAGRAPH (b)
[U.S. States]

Channel No.				
*	*	*	*	*
Texas				
*	*	*	*	*
Carrizo Springs				295A
*	*	*	*	*
Junction				228C2, 290A
*	*	*	*	*
Mullin				224A
*	*	*	*	*
Premont				287A