20548 Federal Register / Vol. 89, No. 58 / Monday, March 25, 2024 / Rules and Regulations

Paperwork Reduction Act

This rulemaking does not impose or revise any information collections subject to 44 U.S.C. Chapter 35.

List of Subjects in 22 CFR Part 121

Arms and munitions, Classified information, Exports.

For the reasons stated in the preamble, the Department of State amends Title 22, Chapter I, Subchapter M, part 121 as follows:

PART 121—THE UNITED STATES MUNITIONS LIST

■ 1. The authority citation for part 121 continues to read as follows:

Authority: 22 U.S.C. 2752, 2778, 2797; 22 U.S.C. 2651a; Sec. 1514, Pub. L. 105–261, 112 Stat. 2175; E.O. 13637, 78 FR 16129, 3 CFR, 2013 Comp., p. 223.

■ 2. In § 121.1, under Category XI, revise paragraph (c)(5) as follows:

§121.1 The United States Munitions List.

* * * *

Category XI—Military Electronics

* * *

(c) * * *

(5) High-energy storage capacitors that:

(i) Have a rated voltage of greater than five hundred volts (500 V);

(ii) Have a repetition rate greater than or equal to six (6) discharges per minute;

(iii) Have a full energy life greater than or equal to 10,000 discharges at greater than 0.2 Amps per Joule peak current; and

(iv) Have any of the following:

(A) Volumetric energy density greater than or equal to 1.5 J/cc; or

(B) Mass energy density greater than or equal to 1.3 kJ/kg;

Note to paragraph (c)(5): Volumetric energy density is Energy per unit Volume. Mass energy density is Energy per unit Mass, sometimes referred to as Gravimetric energy density or Specific energy. Energy ($E = \frac{1}{2}CV^2$, where C is Capacitance and V is the rated voltage) in these calculations must not be confused with useful energy or extractable energy. Rated voltage is the value, based on the capacitor's design, testing, and evaluation, that describes the maximum amount of continuous voltage, at an operating temperature less than or equal to 85 degrees Celsius (85 °C), that will not damage the capacitor. Rated voltage does not include short-term transient or surge operating conditions.

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Bonnie D. Jenkins,

Under Secretary, Arms Control and International Security, Department of State. [FR Doc. 2024–06199 Filed 3–22–24; 8:45 am] BILLING CODE 4710–25–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 2

[WT Docket No. 19–348; DA 24–233; FRS 209028]

Facilitating Shared Use in the 3100– 3550 MHz Band

AGENCY: Federal Communications Commission. **ACTION:** Final rule.

SUMMARY: In this document, the Wireless Telecommunication Bureau and the Office of Engineering and Technology (WTB/OET) make a nonsubstantive, editorial revision to the Table of Frequency Allocations in the Commission's Rules (Table 22), which identifies coordinates for Department of Defense Cooperative Planning Areas (CPAs) and Periodic Use Areas (PUAs), deleting as redundant, the Norfolk, Virginia Cooperative Planning Area (Norfolk CPA) from the list of CPAs and PUA's in Table 22.

DATES: Effective March 25, 2024. **ADDRESSES:** Federal Communications Commission, 45 L Street NE, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Thomas Reed, Wireless

Telecommunications Bureau, Mobility Division, (202) 418–0531 or *Thomas. reed@fcc.gov.* For information regarding the PRA information collection requirements, contact Cathy Williams, Office of Managing Director, at 202– 418–2918 or *cathy.williams@fcc.gov.*

SUPPLEMENTARY INFORMATION: This is a summary of the Wireless Telecommunications Bureau and the Office of Engineering and Technology's Order in WT Docket No. 19-348, DA 24–233, adopted and released March 11, 2024. The full text of the Order, including all Appendices, is available for public inspection at the following internet address: https://docs.fcc.gov/ public/attachments/DA-24-233A1.pdf. Alternative formats are available for people with disabilities (Braille, large print, electronic files, audio format), by sending an email to FCC504@fcc.gov or calling the Consumer and Governmental

Affairs Bureau at 202–418–0530 (voice) or 202–418–0432 (TTY).

Synopsis

Introduction

In this Order, WTB/OET make a nonsubstantive, editorial revision to § 2.106(c)(431), Table 22. Consistent with the recommendation of the Department of Defense (DoD), WTB/ OET revise § 2.106(c)(431), Table 22, of the Commission's rules to delete the Norfolk CPA from the list of CPAs and PUAs in Table 22 as redundant because the Norfolk CPA is entirely encompassed within the larger Newport News, Virginia CPA/PUA. As part of this change, and consistent with DoD's request, WTB/OET also rename the Newport News CPA/PUA as the "Newport News-Norfolk CPA/PUA."

Background

Historically, the 3.45 GHz band (3450–3550 MHz) was a predominantly Federal band, with limited non-Federal use, and DoD in particular operated a number of defense radar systems in the band. In 2020, the Commission adopted the 3.45 GHz R&O and FNPRM, in which it removed secondary, non-Federal allocations from the band and sought comment on restructuring the band to permit coordinated Federal and non-Federal use. In 2021, the Commission adopted the 3.45 GHz Second R&O. which created a new 3.45 GHz Service, including a cooperative sharing regime. Under this sharing regime, non-Federal systems have unencumbered, full-power use of the entire band across the contiguous United States except for limited locations and circumstances—in effect, within CPAs and PUAs, where current incumbent Federal systems remain in the band and non-Federal systems are not entitled to protection from Federal operations.

Commercial operations are not precluded in CPAs and PUAs, but prior coordination between Federal incumbents and commercial operations is required. Consistent with DoD's recommendation, the Commission defined CPAs as "geographic locations in which non-Federal operations shall coordinate with Federal systems in the band to deploy non-Federal operations in a manner that shall not cause harmful interference to Federal systems operating in the band." In CPAs, operators of non-Federal stations may be required to modify their operations to protect Federal operations against harmful interference and may not claim interference protection from Federal systems. For each CPA, the Commission

provided either a point and radius or a series of geographic coordinates (creating a polygon) to define the boundary of the area, which allows non-Federal operators to determine precisely which areas require coordination with DoD. DoD also identified several PUAs. which, consistent with DoD's recommendation, the Commission defined as "geographic locations in which non-Federal operations in the band shall not cause harmful interference to Federal systems operating in the band for episodic periods." To enable non-Federal licensees to determine the areas that require coordination with DoD, the center locations and dimensions for all CPA and PUA coordination areas are defined in § 2.106(c)(431) of the Commission's rules.

In the 3.45 GHz Band Second R&O, the Commission expressly delegated authority to WTB and OET to reduce the size of CPAs and PUAs. The Commission provided that "in the event that the DoD modifies its use in any existing Cooperative Planning or Periodic Use Area so as to decrease the size of such area, we delegate authority to [WTB/OET], in coordination with NTIA, to reflect such smaller areas in our rules." In addition to this specific delegation, the Commission broadly delegated additional authority to WTB and OET to create additional CPAs and PUAs as necessary to facilitate commercial network expansion into areas outside the contiguous United States when NTIA provides notice that non-Federal operations can occur, to consider applications and assign licenses for partial economic areas associated with such CPAs/PUAs, and to conduct a rulemaking if it became necessary to authorize non-Federal operations to these new license areas on the basis of rules that differ from the rules adopted in the 3.45 GHz Band Second R&O. In addition, OET has delegated authority to make nonsubstantive, editorial revisions to Part 2 of the Commission's rules.

In a Memorandum to the National Telecommunications and Information Administration (NTIA), DoD requests the deletion of the Norfolk CPA from the list of CPAs and PUAs in § 2.106(c)(431), Table 22 of the Commission's rules. DoD maintains that the Norfolk CPA is redundant because the Norfolk CPA is entirely encompassed within the larger Newport News, VA CPA/PUA. As part of this change, DoD also asks that the Newport News CPA/PUA be renamed the "Newport News-Norfolk CPA/PUA."

Discussion

Pursuant to the delegation of authority by the Commission in the 3.45 GHz Band Second R&O, as well as OET's authority to make nonsubstantive revisions to the Part 2 rules, WTB/OET revise the Part 2 rules to delete the redundant Norfolk CPA as requested by DoD and rename the Newport News CPA/PUA as the "Newport News-Norfolk CPA/PUA." For the reasons discussed below, we find that this modification falls within the "good cause" exception to the notice and comment requirements of the Administrative Procedure Act.

As a practical matter—and as DoD points out-the Norfolk CPA is entirely subsumed in the larger Newport News CPA/PUA, and any non-Federal operations in the former CPA would be required to follow the same coordination procedures after such a change as those required pursuant to the current rule. The larger area also includes the same responsibility for PUA coordination, which currently applies to the entire region, so no protections or coordination requirements will be lost or changed as a result of this rule modification. The only change resulting from this rule modification is that Federal and non-Federal operators will no longer have to conduct a duplicative coordination process but will instead be able to follow a single coordination procedure for the entire, encompassing area. Thus, while the Newport News CPA/PUA will not decrease in size, the elimination of the Norfolk CPA will have the effect of eliminating a duplicative coordination burden for both Federal and non-Federal operations, and as such, falls within the authority delegated to WTB/ OET.

As discussed above, the change proposed by DoD, and conveyed through NTIA, merely deletes a redundant component of the rule, would not alter the compliance obligations of any party, and seeking notice and comment on this technical correction would be a waste of Commission resources. "The larger Newport News CPA/PUA commands the requisite coordination to protect DoD missions operating within the band, to include episodic DoD operations[,]" rendering the Norfolk CPA redundant and unnecessary. Accordingly, without notice and comment, WTB/OET delete the Norfolk CPA from § 2.106(c)(431), Table 22, and rename the Newport News CPA/PUA, the "Newport News-Norfolk CPA/PUA."

Procedural Matters

Regulatory Flexibility Act. Because this rule change is being adopted without notice and comment, the Regulatory Flexibility Act does not apply.

Paperwork Reduction Act. This document does not contain new or modified information collection requirements subject to the Paperwork Reduction Act of 1995 (PRA). In addition, therefore, it does not contain any new or modified information collection burden for small business concerns with fewer than 25 employees, pursuant to the Small Business Paperwork Relief Act of 2002.

Congressional Review Act. The Commission has determined, and the Administrator of the Office of Information and Regulatory Affairs, Office of Management and Budget, concurs, that this rule is "non-major" under the Congressional Review Act, 5 U.S.C. 804(2). The Office of the Managing Director will send a copy of this Order to Congress and the Government Accountability Office pursuant to 5 U.S.C. 801(a)(1)(A).

Ordering Clauses

It is ordered, pursuant to sections 1, 4(i), and 303 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154(i), 303, that this Order *is adopted.*

It is further ordered that part 2 of the Commission's rules is *amended* as set forth in the Appendix, effective immediately upon publication in the **Federal Register**.

It is further ordered that the Office of the Managing Director, Performance Program Management, *shall send* a copy of this Order in a report to be sent to Congress and the Government Accountability Office pursuant to the Congressional Review Act, 5 U.S.C. 801(a)(1)(A).

These actions are taken under delegated authority pursuant to sections 0.31, 0.131, 0.241, and 0.331 of the Commission's rules, 47 CFR 0.31, 0.131, 0.241, and 0.331, and the 3.45 GHz Band Second R&O.

Federal Communications Commission.

Amy Brett,

Chief of Staff, Wireless Telecommunications Bureau.

Final Rules

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR part 2 as follows: -

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

■ 1. The authority citation for part 2 continues to read as follows:

Authority: 47 U.S.C. 154, 302a, 303, and 336, unless otherwise noted.

■ 2. In § 2.106, revise Table 22 by removing the Norfolk CPA and renaming as the "Newport News-

Norfolk CPA/PUA." The revision reads as follows:

*

§2.106 Table of Frequency Allocations.

* * * (c) * * * (431) * * *

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TABLE 22 TO PARAGRAPH (c)(431)—DEPARTMENT OF DEFENSE COOPERATIVE PLANNING AREAS AND PERIODIC USE AREAS

Location name			State	CPA	PUA	Latitude	Longitude	Radius (km)
*	*	*	*		*	*	*	
Newport News-Norfolk* (includes Fort Story SESEF range)			VA	Yes	Yes	36°58′24″	76°26′07″	93
*	*	*	*		*	*	*	

[FR Doc. 2024–06158 Filed 3–22–24; 8:45 am] BILLING CODE 6712–01–P