§ 710.48 [Amended]

4. Section 710.48 is amended by revising the phrase “4–year intervals” to read “5–year intervals” in paragraph (a).

5. Section 710.52 is amended as follows:

   a. By revising the phrase “4–year intervals” to read “5–year intervals” in the first and last sentences of the introductory text, and in the introductory text of paragraphs (c)(2), (c)(3), and (c)(4).

   b. By revising paragraph (c)(3)(iv).

   c. By removing paragraph (c)(3)(v) and redesignating existing paragraphs (c)(3)(vi), (c)(3)(vii), (c)(3)(viii), and (c)(3)(ix) as paragraphs (c)(3)(v), (c)(3)(vi), (c)(3)(vii), and (c)(3)(viii), respectively.

   d. By revising the phrase “paragraph (c)(3)(viii)” to read “paragraph (c)(3)(vii)” in newly designated paragraph (c)(3)(viii).

   e. By adding a sentence after the third sentence in paragraph (c)(4).

   f. By revising the table in paragraph (c)(4)(ii)(A).

§ 710.52 Reporting information to EPA.

   * * * * *

   (c) * * *

   (3) * * *

   (iv) The total volume (in pounds) of each reportable chemical substance manufactured and imported at each site. The total manufactured volume (not including imported volume) and the total imported volume must be separately reported. This amount must be reported to two significant figures of accuracy provided that the reported figures are within ±10% of the actual volume.

   * * * * *

   (4) * * * Information reported in response to this paragraph is limited to domestic (i.e., within the United States) processing and use activities. * * * * *

   (ii) * * *

   (A) * * *

   6. By revising § 710.53 to read as follows:

§ 710.53 When to report.

All information reported to EPA in response to the requirements of this subpart must be submitted during an applicable submission period. The first submission period is from January 1, 2006, to April 30, 2006. Subsequent recurring submission periods are from January 1 to April 30 at 5–year intervals after the first submission period. Any person described in § 710.48(a) must report during each submission period for each chemical substance described in § 710.47 that the person manufactured (including imported) during the preceding calendar year (i.e., the “reporting year”).

7. By revising § 710.57 to read as follows:

§ 710.57 Reporting requirements.

Each person who is subject to the reporting requirements of this subpart must retain records that document any information reported to EPA. Records relevant to reporting during a submission period must be retained for a period of 5 years beginning on the last day of the submission period. Submitters are encouraged to retain their records longer than 5 years to ensure that past records are available as a reference when new submissions are being generated.

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 05–28, MB Docket No.05–4, RM–11133]

Radio Broadcasting Services; Hagerstown and Myersville, MD

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document seeks comment on a petition for rulemaking filed by Manning Broadcasting, Inc., licensee of Station WAXR (FM), Hagerstown, Maryland, proposing the reallocation of Channel 295B from Hagerstown to Myersville, Maryland, as the community’s first local transmission service, and the modification of the license for Station WAXR (FM) to reflect the new community. Channel 295B has been proposed to be reallocated at Myersville at a site 3.9 kilometers (2.4 miles) west of the community at coordinates 39°29’57”N and 77°36’42”W.

DATES: Comments or counterproposals must be filed on or before March 3, 2005, and reply comments on or before March 18, 2005.

ADDRESSES: Secretary, Federal Communications Commission, 445 12th Street, SW., Room TW–A325, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner’s counsel, as follows: David D. Oxenford, Esq., Veronica D. McLaughlin-Tippett, Esq., Shaw Pittman, LLP, 2300 N Street, NW., Washington, DC 20037–1128.

FOR FURTHER INFORMATION CONTACT: Victoria M. McCauley, Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission’s Notice of Proposed Rulemaking, MB Docket No. 05–4, adopted January 5, 2005, and released January 10, 2005. The full text of this Commission decision is available released January 10, 2005. The full text of this Commission decision is available.

CODES FOR REPORTING COMMERCIAL AND CONSUMER PRODUCT CATEGORIES

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<th>Codes</th>
<th>Category</th>
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<tbody>
<tr>
<td>C01</td>
<td>Adhesives and sealants</td>
</tr>
<tr>
<td>C02</td>
<td>Agricultural products (non-pesticidal)</td>
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<tr>
<td>C03</td>
<td>Artists’ supplies</td>
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<tr>
<td>C04</td>
<td>Automotive care products</td>
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<tr>
<td>C05</td>
<td>Cleaning products (non-pesticidal)</td>
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<td>C06</td>
<td>Electrical and electronic products</td>
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<td>C07</td>
<td>Fabrics, textiles and apparel</td>
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<td>C08</td>
<td>Glass and ceramic products</td>
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<td>Other</td>
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* * * * *

§ 710.57 Reporting requirements.

Each person who is subject to the reporting requirements of this subpart must retain records that document any information reported to EPA. Records relevant to reporting during a submission period must be retained for a period of 5 years beginning on the last day of the submission period. Submitters are encouraged to retain their records longer than 5 years to ensure that past records are available as a reference when new submissions are being generated.

[Federal Register: December 26, 2004 (Volume 70, Number 234)] [Page 71052] [Proposed Rules] [FR Doc. 05–1380 Filed 1–25–05; 8:45 am]
Twelfth Street, SW., Washington, DC 20554. The complete text of this decision may also be purchased from the Commission’s duplicating contractor, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY-B402, Washington, DC, 20054, telephone 800–378–3160 or http://www.BCPiWEB.com.

The provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible ex parte contacts.

For information regarding proper filing procedures for comments, See 47 CFR 1.415 and 1.420.


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

PART 73—RADIO BROADCAST SERVICES

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


§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Maryland, is amended by removing Channel 295B at Hagerstown and adding Myersville, Channel 295B.

Federal Communications Commission.

John A. Karousos,
Assistant Chief, Audio Division, Media Bureau.

[FR Doc. 05–1369 Filed 1–25–05; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 05–29; MB Docket No. 05–5; RM–11139]

Radio Broadcasting Services; Morro Bay and Oceano, CA

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document seeks on a petition for rulemaking filed by Lazer Broadcasting Corporation, licensee of Station KLMF (FM), Morro Bay, California, proposing the reallocation of Channel 231A from Morro Bay to Oceano, California, as the community’s first local transmission service, and the modification of the license for Station KLMF (FM) to reflect the new community. Channel 231A has been proposed to be reallocated at Oceano at a site 12.4 kilometers (7.7 miles) south of the community at coordinates 34°59′20″NL and 120°37′56″WL.