no evidence that such exception would cause possible harmful interference to an authorized satellite system, said transmission path may be authorized on waiver basis where the maximum value of the equivalent isotropically radiated power (EIRP) does not exceed:

(c) 12.7 to 13.25 GHz. No directional transmitting antenna utilized by a fixed station operating in this band with EIRP greater than 45 dBW may be aimed within 1.5 degrees of the geostationary-satellite orbit, taking into account atmospheric refraction.

\* \* \* \*

7. Amend § 101.147 by revising paragraph (i) introductory text, adding paragraph (i)(9), revising paragraph (o) introductory text, and adding paragraph (o)(8) to read as follows:

# § 101.147 Frequency assignments.

\* \* \* \*

(i) 5,925 to 6,425 MHz. 60 MHz authorized bandwidth.

(9) 60 MHz bandwidth channels:

Receive
(transmit) (MHz)
6217.01 6276.31 6335.61 6394.91
0094.91

(o) 10,700 to 11,700 MHz. 80 MHz authorized bandwidth.

(8) 80 MHz bandwidth channels:

(receive) (transmit (MHz)   10745 11235		
	Receive (transmit) (MHz)	(receive)
10905 11395 10985 11475 11065 11555 11145 11635	11315 11395 11475 11555	10825 10905 10985 11065

[FR Doc. 2011–23000 Filed 9–26–11; 8:45 am]

BILLING CODE 6712-01-P

# **DEPARTMENT OF DEFENSE**

**Defense Acquisition Regulations System** 

48 CFR Parts 205, 208, 212, 213, 214, 215, 216, and 252

RIN 0750-AH11

Defense Federal Acquisition Regulation Supplement; Only One Offer (DFARS Case 2011–D013)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Proposed rule; reopening of comment period.

**SUMMARY:** DoD is proposing to amend the Defense FAR Supplement (DFARS) to address acquisitions using competitive procedures in which only one offer is received. With some exceptions, the contracting officer must resolicit for an additional period of at least 30 days, if the solicitation allowed fewer than 30 days for receipt of proposals and only one offer is received. If a period of at least 30 days was allowed for receipt of proposals, the contracting officer must determine prices to be fair and reasonable through price or cost analysis or enter negotiations with the offeror.

**DATES:** The comment period for the proposed rule that published on July 25, 2011, at 76 FR 44293 is reopened. Interested parties should submit written comments to the address shown below on or before October 7, 2011, to be considered in the formation of the final rule.

**ADDRESSES:** You may submit comments, identified by DFARS Case 2011–D013, using any of the following methods:

• Regulations.gov: http://www.regulations.gov.

Submit comments via the Federal eRulemaking portal by inserting "DFARS Case 2011–D013" under the heading "Enter keyword or ID" and selecting "Search." Select the link "Submit a Comment" that corresponds with "DFARS Case 2011–D013." Follow the instructions provided at the "Submit a Comment" screen. Please include your name, company name (if any), and "DFARS Case 2011–D013" on your attached document.

- *E-mail: dfars@osd.mil.* Include DFARS Case 2011–D013 in the subject line of the message.
  - Fax: 703–602–0350.
- Mail: Defense Acquisition Regulations System, Attn: Ms. Amy Williams, OUSD (AT&L) DPAP (DARS), Room 3B855, 3060 Defense Pentagon, Washington, DC 20301–3060.

Comments received generally will be posted without change to http://www.regulations.gov, including any personal and/or business confidential information provided. To confirm receipt of your comment(s), please check http://www.regulations.gov approximately two to three days after submission to verify posting (except allow 30 days for posting of comments submitted by mail).

FOR FURTHER INFORMATION CONTACT: Ms. Amy Williams, 703–602–0328. SUPPLEMENTARY INFORMATION:

#### I. Background

DoD published a proposed rule in the **Federal Register** on July 25, 2011, at 76 FR 44293, with a request for comments on or before September 23, 2011. The comment period is being reopened through October 7, 2011, to provide an additional time for interested parties to review the proposed DFARS changes. Therefore, accordingly, the comment period for the proposed rule that published on July 25, 2011, at 76 FR 44293 is reopened.

#### Ynette R. Shelkin,

Editor, Defense Acquisition Regulations System.

# **DEPARTMENT OF THE INTERIOR**

# Fish and Wildlife Service

### 50 CFR Part 17

[Docket No. FWS-R2-ES-2011-0078; MO 92210-0-0008 B2]

Endangered and Threatened Wildlife and Plants; 12-Month Finding on a Petition To List the Tamaulipan Agapema, Sphingicampa blanchardi (No Common Name), and Ursia furtiva (No Common Name) as Endangered or Threatened

**AGENCY:** Fish and Wildlife Service, Interior.

**ACTION:** Notice of 12-month petition finding.

SUMMARY: We, the U.S. Fish and Wildlife Service, announce a 12-month finding on a petition to list the Tamaulipan agapema (Agapema galbina), Sphingicampa blanchardi (no common name), and Ursia furtiva (no common name) as endangered or threatened and to designate critical habitat under the Endangered Species Act of 1973, as amended (Act). After review of all available scientific and commercial information, we find that