

TABLE 52.2081.—EPA-APPROVED RULES AND REGULATIONS

| State citation | Title/subject | Date adopted by State | Date approved by EPA | FR citation | 52.2070 | Comments/unapproved sections |
|----------------|----------------------|-----------------------|----------------------|-------------------|---------------|---|
| No. 32 | Marine Vessels | 3/11/94 | 4/4/96 | 60 FR 14978 | (c)(43) | All of No. 32 is approved with the exception of Section 32.2.2 which Rhode Island did not submit as part of the SIP revision. |

[FR Doc. 96-8223 Filed 4-3-96; 8:45 am]

BILLING CODE 6560-50-P

**GENERAL SERVICES
ADMINISTRATION****41 CFR Part 101-25**

[FPMR Amendment E-277]

RIN 3090-AF91

**Use and Replacement Standards for
Electronic Typewriters and Electronic
Office Machines**

AGENCY: Federal Supply Service, GSA.

ACTION: Final rule.

SUMMARY: This regulation amends the Federal Property Management Regulations (FPMR) to delete the use and replacement standards for electronic typewriters and electronic office machines. Over time, these instructions have become obsolete. Hence, it is no longer necessary to retain these instructions in the FPMR. Removing these instructions from the FPMR will carry out the principles of the National Performance Review by unburdening all Federal agencies from unnecessary regulations. It should be noted that the instructions pertaining to office machines in §§ 101-25.104, 101-25.104-1 and 101-25.106 are being retained.

EFFECTIVE DATE: April 4, 1996.**FOR FURTHER INFORMATION CONTACT:** Nicholas Economou, FSS Acquisition Management Center at (703) 305-6936.

SUPPLEMENTARY INFORMATION: The General Services Administration (GSA) has determined that this rule is not a significant regulatory action for the purposes of Executive Order 12866. In addition, Section 553 of the Administrative Procedures Act, requires that agencies publish a general notice of proposed rulemaking in the Federal Register so that the public has the opportunity to comment on the

proposed rule. However, the requirements of section 553 do not apply to the extent that there is involved "a matter relating to agency management or personnel or to public property, loans, grants, benefits or contracts. 5 U.S.C. 553(a)(2)." Since the subparts affected by this change deal with property management, the exemption from publication for notice and comment applies.

Regulatory Flexibility Act

The final rule is not required to be published in the Federal Register for notice and comment. Therefore, the Regulatory Flexibility Act does not apply.

List of Subjects in 41 CFR Part 101-25

Government property management.

For the reasons set out in the preamble, 41 CFR part 101-25 is amended as follows:

PART 101-25—GENERAL

1. The authority citation for part 101-25 continues to read as follows:

Authority: Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

2. Section 101-25.301 is amended by revising paragraph (a) to read as follows:

§ 101-25.301 General.

(a) This subpart prescribes minimum use standards for certain Government-owned personal property which shall be applied by all executive agencies. Additional criteria above these minimum standards shall be established by each executive agency, limiting its property to the minimum requirements necessary for the efficient functioning of the particular office concerned. This subpart does not apply to automatic data processing equipment (ADPE) which is covered in the Federal Information Resources Management Regulation (FIRMR) (41 CFR Chapter 201).

* * * * *

3. Section 101-25.302-2 is amended by revising paragraph (d) to read as follows:

§ 101-25.302-2 Filing cabinets.

* * * * *

(d) Shifting less active files, not transferable to approved records centers, to fiberboard storage boxes, using filing cabinets only when files are constantly used.

* * * * *

§ 101-25.302-3 [Reserved]

4. Section 101-25.302-3 is removed and reserved.

§ 101-25.302-6 [Reserved]

5. Section 101-25.302-6 is removed and reserved.

6. Section 101-25.302-7 is revised to read as follows:

§ 101-25.302-7 Draperies.

Draperies are authorized for use where justified over other types of window coverings on the basis of cost, insulation, acoustical control, or maintenance of an environment commensurate with the purpose for which the space is allocated. Determining whether the use of draperies is justified is a responsibility of the agency occupying the building or space involved after consultation with the agency operating or managing the building. Authorized draperies shall be of non-combustible or flame-resistant fabric as required in § 101-20.105-1.

§ 101-25.403 [Reserved]

7. Section 101-25.403 is removed and reserved.

8. Section 101-25.404-1 is revised to read as follows:

§ 101-25.404-1 Limitation.

Notwithstanding the provisions in § 101-25.404, agencies shall limit acquisition of new office furniture to essential requirements as provided in § 101-25.104. Replacement of correspondence filing cabinets will be

governed by the provisions of § 101–26.308.

Dated: December 27, 1995.

Thurman M. Davis, Sr.,

Acting Administrator of General Services.

[FR Doc. 96–8256 Filed 4–3–96; 8:45 am]

BILLING CODE 6820–24–M

FEDERAL MARITIME COMMISSION

46 CFR Part 514

[Docket No. 95–08]

Service Contract Filing Requirements; Miscellaneous Revisions

AGENCY: Federal Maritime Commission.

ACTION: Final rule; correction.

SUMMARY: The Federal Maritime Commission is correcting errors in the Exhibit II to Part 514 served with the Final Rule in this proceeding.

EFFECTIVE DATE: April 4, 1996.

FOR FURTHER INFORMATION CONTACT:

Bryant L. VanBrakle, Director, Bureau of Tariffs, Certification and Licensing, Federal Maritime Commission, 800 North Capitol Street NW., Washington, DC 20573, (202) 523–5796.

SUPPLEMENTARY INFORMATION: On February 6, 1996 the Federal Maritime Commission (“Commission”) served its Final Rule in this proceeding, which was published in the February 12, 1996 Federal Register.¹ Appended to the Final Rule was an Exhibit II to 46 CFR Part 514 (“Exhibit”), which sets forth an example of the abbreviated format service contract provided for by the Final Rule.

There were errors in the Exhibit included with the Final Rule. A corrected copy reflecting the version published with the Proposed Rule and intended to be adopted by the Commission in this proceeding² is attached to this errata notice.

Joseph C. Polking,
Secretary.

Accordingly, the publication on February 12, 1996 of the final rule is corrected as follows:

On page 5311, Exhibit II to part 514 is corrected to read as follows:

Exhibit II to Part 514

Sample Abbreviated Format Service Contract

Service Contract No.: SC 1–95

FMC File No.: 50,000

Essentials Terms No.: ET 1–95

Amendment No.: _____

Service Contract Essential Terms Publication No.: 003

Tariff(s) of General Applicability No.: 001, 002

Carrier/Conference Name: Efficient Liner Transportation, Inc.

Carrier/Conference Address: 1227 Seaway Drive, Washington, DC 20573

and

Shipper Name: ABC Electronics Company
Shipper Address: 7221 Happiness Lane, New York, NY 10001

This is a service contract pursuant to the Shipping Act of 1984 (46 U.S.C. app. 1701 *et seq.*) and FMC rules at 46 CFR Part 514, between “CARRIER/CONFERENCE” and “SHIPPER” parties named herein. The contract parties certify that the terms set forth herein and the essential terms as published in Carrier/Conference Service Contract Essential Terms Tariff No. 003, ET No. 1–95, in the Federal Maritime Commission’s Automated Tariff Filing and Information System, constitute the true and complete copy of all aspects of this contract and are hereby incorporated by reference.

Further, shipper party named herein certifies its status and that of any affiliate(s)/ subsidiary(ies) named herein as (check appropriate box(es):

NVOCC _____
Shippers’ Association _____
Owner of Cargo _____
Other (Please specify) _____

Records maintained to support shipments under this service contract are: bills of lading, shipping manifests, and other related written correspondence between contract parties.

Contact person for records in the event of a request by the Federal Maritime Commission: Efficient Liner Transportation, Inc., Traffic Manager, 1227 Seaway Drive, Washington, DC 20573, (202) 523–5856.

(Carrier/Conference Signature)

Date

Efficient Liner Transportation, Inc.

(Shipper Signature)

Date

ABC Electronics Company

Affiliate of shipper: Quality Compact Discs, Inc.

Affiliate’s address: 7221–A Happiness Lane, New York, NY 10001

[FR Doc. 96–8201 Filed 4–3–96; 8:45 am]

BILLING CODE 6730–01–M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 64

[CC Docket No. 94–158; FCC 96–75]

Operator Service Providers and Call Aggregators

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission adopted a combined Report and Order and Further Notice of Proposed Rule Making which amends the Commission’s rules and policies governing operator service providers (OSPs)¹ and call aggregators.² The Report and Order amends the Commission’s rules to require branding³ to the parties on both ends of a collect call. The Report and Order also amends the Commission’s rules to establish minimum standards for aggregators to follow in routing and handling emergency telephone calls. In addition, the Commission has determined that it should not expand the definition of “aggregator” to apply to inmate-only phones at correctional institutions. The Commission also made two minor administrative amendments the rules to revise the title of Subpart G to include “Telephone Operator Services” and to amend the rule that lists the Commission’s address to be posted at aggregator locations. These decisions are intended to increase protection to consumers and provide them with information necessary in making informed choices regarding operator service calls.

EFFECTIVE DATE: September 2, 1996.

FOR FURTHER INFORMATION CONTACT:

Cathy Seidel, Enforcement Division, Common Carrier Bureau, (202) 418–0960.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission’s Report and Order in CC Docket No. 94–158 [FCC 96–75], adopted February 28, 1996 and released March 5, 1996. The full text of the Report and Order is available for inspection and copying during normal business hours in the FCC Reference Center, Room 239, 1919 M Street, N.W., Washington, D.C. The complete text of this decision may also be purchased from the Commission’s duplicating contractor, International Transcription Services, 2100 M Street, N.W., Suite 140, Washington, D.C. 20037 (202) 857–3800.

Paperwork Reduction Act

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¹ “Provider of operator services means any common carrier that provides operator services or any other person determined by the Commission to be providing operator services.” 47 CFR § 64.708(i).

² An “aggregator” is “any person that, in the ordinary course of its operations, makes telephones available to the public or to transient users of its premises, for interstate telephone calls using a provider of operator services.” *Id.* § 64.708(b).

³ “Call branding” is the process by which an OSP audibly and distinctly identifies itself to the consumer who uses its operator services. See 47 U.S.C. 226(b)(1)(A); 47 CFR § 64.703(a)(1).

¹ 61 FR 5308.

² 60 FR 27248 (May 23, 1995).