

Part 1000—Individual Development Account Reserve Funds Established Pursuant to Grants for Assets for Independence

- Sec.
1000.1 Scope.
1000.2 Definitions.
1000.3 Requirements.

Authority: § 407(b)(2), Pub. L. 105–285, 112 Stat. 2766.

§ 1000.1 Scope.

This part applies to the Office of Community Services' Assets for Independence Program.

§ 1000.2 Definitions.

Individual Development Account means a trust or custodial account created or organized in the United States exclusively for the purpose of paying the qualified expenses of an eligible individual, as defined in section 404(2) of Pub. L. 105–285, or enabling the eligible individual to make an emergency withdrawal as defined in section 404(3) of Pub. L. 105–385. The written governing instrument creating the trust or custodial account must meet the requirements of Section 404(5) of Pub. L. 105–285, and of the Project Eligibility Requirements set forth in Program Announcements.

Qualified Entity means one or more not-for-profit organizations described in section 501(c)(3) of the Internal Revenue Code of 1986 and exempt from taxation under section 501(a) of such Code; or a State or local government agency, or a tribal government, submitting an application under section 405 of Pub. L. 105–285 jointly with a 501(c)(3) organization that is also exempt from taxation under 501(a) of the Internal Revenue Code of 1986.

Reserve Fund means a fund, established by a qualified entity, that shall include all funds provided to the qualified entity from any public or private source in connection with the demonstration project and the proceeds from any investment made with such funds. The fund shall be maintained in accordance with section 407 of Pub. L. 1052–285. At least 90.5% of the funds must be used as matching contributions for Individual Development Accounts.

§ 1000.3 Requirements.

(a) A qualified entity, other than a State or local government agency or tribal government, shall establish a Reserve Fund for use in the Assets for Independence program. Each reserve fund established by a qualified entity, other than a State or local government agency or tribal government, is subject to the Department of Health and Human

Services' uniform administrative requirements under 45 CFR part 74.

(b) Any reserve fund established by a qualified entity that is a State or local government agency or tribal government, is subject to the Department of Health and Human Services' uniform administrative requirements under 45 CFR part 92.

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00–251]

Radio Broadcasting Services; Various Locations

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, on its own motion, editorially amends the Table of FM Allotments to specify the actual classes of channels allotted to various communities. The changes in channel classifications have been authorized in response to applications filed by licensees and permittees operating on these channels. This action is taken pursuant to *Revision of Section 73.3573(a)(1) of the Commission's Rules Concerning the Lower Classification of an FM Allotment*, 4 FCC Rcd 2413 (1989), and the *Amendment of the Commission's Rules to permit FM Channel and Class Modifications [Upgrades] by Applications*, 8 FCC Rcd 4735 (1993).

EFFECTIVE DATE: February 25, 2000.

FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, adopted February 2, 2000, and released February 11, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the Commission's Reference Center, 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, Inc., 1231 20th Street, NW., Washington, DC. 20036, (202) 857–3800, facsimile (202) 857–3805.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

47 CFR PART 73—[AMENDED]

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

Authority: 47 U.S.C. 154, 303, 334 and 336.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Alabama, is amended by removing Channel 276A and adding Channel 276C3 at Moulton.

3. Section 73.202(b), the Table of FM Allotments under Colorado, is amended by removing Channel 263C1 and adding Channel 263C at Durango, removing Channel 297A and adding Channel 297C2 at Hayden, and by removing Channel 285C3 and adding Channel 285C1 at Telluride.

4. Section 73.202(b), the Table of FM Allotments under Florida, is amended by removing Channel 249C1 and adding Channel 249A at Marathon.

5. Section 73.202(b), the Table of FM Allotments under Illinois, is amended by removing Channel 238A and adding Channel 238C3 at Bethalto.

6. Section 73.202(b), the Table of FM Allotments under Indiana, is amended by removing Channel 299B and adding Channel 299B1 at Corydon.

7. Section 73.202(b), the Table of FM Allotments under Kansas, is amended by removing Channel 251A and adding Channel 251C3 at Dearing.

8. Section 73.202(b), the Table of FM Allotments under Louisiana, is amended by removing Channel 243C3 and adding Channel 243C2 at Breaux Bridge and by removing Channel 249C3 and adding Channel 249C1 at Dubach.

9. Section 73.202(b), the Table of FM Allotments under Michigan, is amended by removing Channel 264C1 and adding Channel 264A at Crystal Falls and by removing Channel 266C2 and adding Channel 266C1 at Ontonagon.

10. Section 73.202(b), the Table of FM Allotments under Minnesota, is amended by removing Channel 296C3 and adding Channel 296A at Moose Lake and by removing Channel 288A and adding Channel 288C3 at St. Peter.

11. Section 73.202(b), the Table of FM Allotments under Missouri, is amended by removing Channel 284A and adding Channel 284C3 at Chaffee, by removing Channel 272A and adding Channel 272C2 at Dexter, and by removing Channel 222A and adding Channel 222C2 at Thayer.

12. Section 73.202(b), the Table of FM Allotments under Montana, is amended by removing Channel 283A and adding Channel 283C1 at Big Sky.

13. Section 73.202(b), the Table of FM Allotments under Nebraska, is amended by removing Channel 276A and adding Channel 275C at Imperial.

14. Section 73.202(b), the Table of FM Allotments under New Mexico, is amended by removing Channel 291C2 and adding Channel 291C1 at Gallup.

15. Section 73.202(b), the Table of FM Allotments under Texas, is amended by removing Channel 268C1 and adding Channel 267C1 at Brownwood, by removing Channel 228A and adding Channel 228C2 at Junction, by removing Channel 240A and adding Channel 241C3 at Perryton, by removing Channel 274A and adding Channel 274C3 at Winona, and by removing Channel 241A and adding Channel 241C2 at Winters.

16. Section 73.202(b), the Table of FM Allotments under Utah, is amended by removing Channel 223A and adding Channel 223C3 at Coalville.

17. Section 73.202(b), the Table of FM Allotments under Vermont, is amended by removing Channel 229A and adding Channel 229C3 at Addison.¹

18. Section 73.202(b), the Table of FM Allotments under Virginia, is amended by removing Channel 299A and adding Channel 299C3 at Cedar Bluff.

19. Section 73.202(b), the Table of FM Allotments under Washington, is amended by removing Channel 245C3 and adding Channel 245C2 at Spokane.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch,

Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00-4386 Filed 2-24-00; 8:45 am]

BILLING CODE 6712-01-P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

48 CFR Parts 1806, 1825, 1852 and 1853

Foreign Acquisition

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Final rule.

¹ Pursuant to MM Docket No. 98-52, effective December 14, 1998, Channel 229C3 was substituted for Channel 229A at Hague, New York, and reallocated to Addison, Vermont. See 63 FR 62957, November 10, 1998. In a *Report and Order* released on July 16, 1999, Channel 229A was substituted for Channel 229C3 at Addison, Vermont. See 64 FR 39941, July 23, 1999.

SUMMARY: This final rule conforms the NASA FAR Supplement (NFS) to Federal Acquisition regulations on Foreign Acquisition, finalized in Federal Acquisition Circular (FAC) 97-15. It also refines internal agency coordination procedures.

EFFECTIVE DATE: February 25, 2000.

FOR FURTHER INFORMATION CONTACT: Patrick Flynn, NASA, Office of Procurement, Contract Management Division (Code HK), (202) 358-0460, e-mail: patrick.flynn@hq.nasa.gov.

SUPPLEMENTARY INFORMATION:

A. Background

This final rule conforms the NASA FAR Supplement to Item No. II of FAC 97-15, which became final on December 27, 1999, and enters into effect on February 25, 2000. Internal coordination procedures have been clarified, but no substantive changes have been made to NASA policy.

B. Regulatory Flexibility Act

NASA certifies that this final rule will not have a significant economic impact on a substantial number of small business entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*) because it does not impose any new requirements.

C. Paperwork Reduction Act

The Paperwork Reduction Act does not apply because the changes to the NFS do not impose any recordkeeping or information collection requirements, or collections of information from offerors, contractors, or members of the public that require the approval of the Office of Management and Budget under 44 U.S.C. 3501, *et seq.*

List of Subjects in 48 CFR Parts 1806, 1825, 1852, and 1853

Government procurement.

Tom Luedtke,

Associate Administrator for Procurement.

Accordingly, 48 CFR Parts 1806, 1825, 1852, and 1853 are amended as follows:

1. The authority citation for 48 CFR Parts 1806, 1825, 1852, and 1852 continues to read as follows:

Authority: 42 U.S.C. 2473(c)(1).

PART 1806—COMPETITIVE REQUIREMENTS

2. In section 1806.303-1, revise paragraph (d) to read as follows:

1806.303-1 Requirements.

* * * * *

(d) The contracting officer shall send a copy of each approved justification or D&F that cites the authority of FAR 6.302-3(a)(2)(i) or FAR 6.302-7 to NASA Headquarters, Office of Procurement (Code HK), unless one of the exceptions at FAR 25.403 applies to the acquisition. The transmittal shall indicate that the justification is being furnished under FAR 6.303-1(d).

PART 1825—FOREIGN ACQUISITION

3. Revise Part 1825 to read as follows:

PART 1825 FOREIGN ACQUISITION

Sec.

1825.003 Definitions.

1825.003-70 NASA definitions.

Subpart 1825.1 Buy American Act—Supplies

1825.103 Exceptions.

Subpart 1825.4 Trade Agreements

1825.400 Scope of subpart.

Subpart 1825.9 Customs and Duties

1825.901 Policy.

1825.903 Exempted supplies.

Subpart 1825.10 Additional Foreign Acquisition Regulations

1825.1001 Waiver of right to examination of records.

1825.1002 Use of foreign currency.

Subpart 1825.11 Solicitation Provisions and Contract Clauses

1825.1101 Acquisition of supplies.

1825.1103 Other provisions and clauses.

1825.1103-70 Export control.

Subpart 1825.70 Foreign Contract and International Agreement Clearances

1825.7000 Scope of subpart.

1825.7001 Definition.

1825.7002 Foreign Contracts.

1825.7003 International Agreements.

1825.003 Definitions.

1825.003-70 NASA definitions.

“Canadian end product”, for an item with an estimated value of \$25,000 or less, means an unmanufactured end product mined or produced in Canada or an end product manufactured in Canada, if the cost of its components mined, produced, or manufactured in Canada or the United States exceeds 50 percent of the cost of all its components. The cost of components includes transportation costs to the place of incorporation into the end product. For an end product with an estimated value in excess of \$25,000, the definition at FAR 25.003 applies.