

judicial review of this direct final rule, so that EPA can withdraw this direct final rule and address the comment in the proposed rulemaking. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

**List of Subjects in 40 CFR Part 52**

Environmental protection, Air pollution control, Carbon monoxide, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping

requirements, Sulfur oxides, Volatile organic compounds.

Dated: August 9, 2017.

**Deborah A. Szaro,**  
*Acting Regional Administrator, EPA New England.*

For the reasons set forth in the preamble, 40 CFR part 52 is amended as follows:

**PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS**

■ 1. The authority citation for part 52 continues to read as follows:

**Authority:** 42 U.S.C. 7401 *et seq.*

**Subpart EE—New Hampshire**

■ 2. In § 52.1520(c), the table is amended by adding four entries for “Env-A 100” after the entry “Env-A 100; Organizational Rules: Definitions”; revising the entry for “Env-A 1000”; and by adding an entry for “Env-A 1900” in numerical order to read as follows:

**§ 52.1520 Identification of plan.**

\* \* \* \* \*  
(c) \* \* \*

**EPA-APPROVED NEW HAMPSHIRE REGULATIONS**

State citation	Title/subject	State effective date	EPA approval date <sup>1</sup>	Explanations
Env-A 100	Definition of “Incinerator”	04/29/2003	09/06/2017 [Insert <b>Federal Register</b> citation].	Remove Part Env-A 101.59, definition of “Incinerator” and replace with “[reserved].”
Env-A 100	Definition of “Wood Waste Burner”	04/29/2003	09/06/2017 [Insert <b>Federal Register</b> citation].	Remove Part Env-A 101.95, definition of “Wood Waste Burner” and replace with “[reserved].”
Env-A 100	Definition of “Incinerator”	04/23/2013	09/06/2017 [Insert <b>Federal Register</b> citation].	Approve Part Env-A 101.104, definition of “Incinerator.”
Env-A 100	Definition of “Wood Waste Burner”	01/14/2005	[Insert <b>Federal Register</b> date of publication]. [Insert <b>Federal Register</b> citation].	Approve Part Env-A 101.219, definition of “Wood Waste Burner.”
Env-A 1000	Control of Open Burning	05/01/2011	09/06/2017 [Insert <b>Federal Register</b> citation].	Approve Part Env-A 1000 “Prevention, Abatement and Control of Open Source Air Pollution.”
Env-A 1900	Emission Standards and Operating Practices for Incinerators	04/23/2013	09/06/2017 [Insert <b>Federal Register</b> citation].	Approve Part Env-A 1900 “Incinerators and Wood Waste Burners.”

<sup>1</sup> In order to determine the EPA effective date for a specific provision listed in this table, consult the **Federal Register** notice cited in this column for the particular provision.

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[FR Doc. 2017-18774 Filed 9-5-17; 8:45 am]  
**BILLING CODE 6560-50-P**

**ENVIRONMENTAL PROTECTION AGENCY**  
**40 CFR Part 52**  
[EPA-R09-OAR-2015-0316; FRL-9966-82-Region 9]  
**Approval and Promulgation of State Implementation Plans; Nevada; Regional Haze Progress Report; Correction**  
**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Final rule, correction.  
**SUMMARY:** The Environmental Protection Agency (EPA) is correcting a final rule that appeared in the **Federal Register** on August 8, 2017. That rule approved the “Nevada Regional Haze 5-Year Progress Report” as a revision to the Nevada Regional Haze State Implementation Plan (SIP) and re-codified our prior approval of the Nevada Regional Haze SIP.  
**DATES:** This action is effective on September 7, 2017.

**FOR FURTHER INFORMATION CONTACT:**

Krishna Viswanathan, EPA, Region IX, Air Division, AIR-2, 75 Hawthorne Street, San Francisco, CA 94105. Krishna Viswanathan may be reached at (520) 999-7880 or [viswanathan.krishna@epa.gov](mailto:viswanathan.krishna@epa.gov).

**SUPPLEMENTARY INFORMATION:** In FR Doc. 2017-16491 appearing on page 37024 in the **Federal Register** of Tuesday, August 8, 2017, the following correction is made:

**§ 52.1470 [Corrected]**

1. On page 37024, in the third column, in amendment 2.b. to § 52.1470, the instruction “Adding, under the heading “Air Quality Implementation Plan for the State of Nevada” two entries before the entry “Small Business Stationary Source Technical and Environmental Compliance Assistance Program”” is corrected to read “Adding two entries under the heading “Air Quality Implementation Plan for the State of Nevada” before the second instance of the entry “Small Business Stationary Source Technical and Environmental Compliance Assistance Program”.”

Dated: August 22, 2017.

**Debbie Jordan,**

*Acting Regional Administrator, Region IX.*

[FR Doc. 2017-18769 Filed 9-5-17; 8:45 am]

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**FEDERAL COMMUNICATIONS COMMISSION**
**47 CFR Part 73**

[DA 17-757]

**Radio Broadcasting Services; Various Locations**

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

**SUMMARY:** This document amends the FM Table of Allotments, of the Commission’s rules, by reinstating certain vacant FM allotments. These FM allotments are considered vacant because of the cancellation of the associated authorizations and licenses, or the dismissal of long-form auction applications. These vacant FM allotments have previously undergone notice and comment rule making. Reinstatement of the vacant allotments is merely a ministerial action to effectuate licensing procedures. Therefore, we find for good cause that further notice and comment are unnecessary.

**DATES:** Effective September 6, 2017.

**FOR FURTHER INFORMATION CONTACT:**

Rolanda F. Smith, Media Bureau, (202) 418-2700.

**SUPPLEMENTARY INFORMATION:** This is a synopsis of the Commission’s *Order*, adopted August 10, 2017 and released August 11, 2017. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC’s Reference Information Center at Portals II, CY-A257, 445 Twelfth Street, SW., Washington, DC 20554. The full text is also available online at <http://apps.fcc.gov/ecfs/>. This document does not contain information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104-13. The Commission will not send a copy of the *Order* in a report to be sent to Congress and the Government Accountability Office pursuant to the Congressional Review Act, *see* 5 U.S.C. 801(a)(1)(A) because the *Order* is a ministerial action.

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

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

**List of Subjects in 47 CFR Part 73**

Radio, Radio broadcasting.

Federal Communications Commission.

**Nazifa Sawez,**

*Assistant Chief, Audio Division, Media Bureau.*

**Final Rules**

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

**PART 73—RADIO BROADCAST SERVICES**

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

**Authority:** 47 U.S.C. 154, 303, 309, 310, 334, 336 and 339.

■ 2. In § 73.202(b), amend the Table of FM Allotments as follows:

- a. Add Leupp, Channel 293C1; remove Channel 232C3 and add in its place Channel 234C1 at Overgaard; add Parker, Channel 257C2 and Paulden, Channel 228C3; remove Channel 258C2 and add in its place Channel 259C2 at Snowflake; and add Tusayan, Channel 222C1, under Arizona;
- b. Add Strong, Channel 296C3, under Arkansas;
- c. Add Alturas, Channel 277C, Boonville, Channel 300A, Cedarville, Channel 238A, Ft. Bragg, Channel 253C1; and remove Channel 269A and

add in its place Channel 258A at Portola, under California;

- d. Add Battlement Mesa, Channel 275C3, Dinosaur, Channel 262C1, Eckley, Channel 257C1, Hugo, Channel 222A, and Walden, Channel 226A, under Colorado;
- e. Add Plains, Channel 290A, under Georgia;
- f. Remove Channel 252A and add in its place Channel 291A at Abingdon, under Illinois;
- g. Remove Channel 242A and add in its place Channel 222A at Florian, under Louisiana;
- h. Add Lake Isabella, Channel 255A, and Onekama, Channel 227C3, under Michigan;
- i. Add Grand Marais, Channel 245C3, under Minnesota;
- j. Add Bourbon, Channel 231A and Eminence, Channel 281A, under Missouri;
- k. Add Cut Bank, Channel 265C2, under Montana;
- l. Add Bayard, Channel 251A, under Nebraska;
- m. Add Jefferson, Channel 247A, under New Hampshire;
- n. Add Des Moines, Channel 287C and Skyline-Ganipa, Channel 240A, under New Mexico;
- o. Add Narrowsburg, Channel 275A, under New York;
- p. Add Medina, Channel 222C1 and Sarles, Channel 290C1, under North Dakota;
- q. Remove Channel 285C2 and add in its place Channel 293C2 at Arnett; add Cheyenne, Channel 247C2, Coalgate, Channel 242A, Covington, Channel 290A, Savanna, Channel 275A, and Wayne, Channel 266A, under Oklahoma;
- r. Add Diamond Lake, Channel 251A, Huntington, Channel 228C1, and Vale, Channel 288C, under Oregon;
- s. Add Edgemont, Channel 289C1, under South Dakota;
- t. Add Albany, Channel 255A, Benjamin, Channel 237C3, Big Lake, Channels 246A, 252C2, 281C1, and 296C3, Channel 289A at Cotulla, Crystal Beach, Channel 268A, Dalhart, Channel 261C2, Dille, Channel 291A, Channel 283A at Encino, Freer, Channel 288A; remove Channel 275A and add in its place Channel 277A at Goree; add Hamlin, Channel 283C2; Channel 297A at Knox City; Marquez, Channel 296A; remove Channels 221C2 and 227C3 and add in their place Channels 244C2 and 276C3 at Matador; add Channel 237C3 at McGamey; remove Channel 267C3 and add in its place Channel 298C3 at McLean; remove Channels 242A and 265C2 and add in their place Channel 265A and 292A at Menard; add Channel 224A at Mullin, Olney, Channel 282A,