government or the private sector to incur direct costs without the Federal Government's having first provided the funds to pay those costs. This rule would not impose an unfunded mandate.

Taking of Private Property

This rule would not effect a taking of private property or otherwise have taking implications under E.O. 12630, Governmental Actions and Interference with Constitutionally Protected Property Rights.

Civil Justice Reform

This rule meets applicable standards in sections 3(a) and 3(b)(2) of E.O. 12988, Civil Justice Reform, to minimize litigation, eliminate ambiguity, and reduce burden.

Protection of Children

The Coast Guard analyzed this rule under E.O. 13045, Protection of Children from Environmental Health Risks and Safety Risks. This rule is not an economically significant rule and does not pose an environmental risk to health or risk to safety that may disproportionately affect children.

Indian Tribal Governments

This rule does not have tribal implications under Executive Order 13175, Consultation and Coordination with Indian Tribal Governments. A rule with tribal implications has a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes.

Environment

The Coast Guard considered the environmental impact of this rule and concluded that, under figure 2–1, (34)(g), of Commandant Instruction M16475.lC, this proposed rule is categorically excluded from further environmental documentation. A "Categorical Exclusion Determination" is available in the docket where indicated under ADDRESSES.

List of Subjects in 33 CFR Part 165

Harbors, Marine safety, Navigation (water), Reporting and recordkeeping requirements, Security measures, Waterways.

For the reasons discussed in the preamble, the Coast Guard proposes to amend 33 CFR part 165 as follows:

PART 165—REGULATED NAVIGATION AREAS AND LIMITED ACCESS AREAS

1. The authority citation for part 165 continues to read as follows:

Authority: 33 U.S.C. 1231; 50 U.S.C. 191; 33 CFR 1.05–1(g), 6.04–1, 6.04–6, and 160.5; 49 CFR 1.

2. Add temporary § 165.T01–021 to read as follows:

§165.T01-021 Safety Zone: McArdle Bridge Repairs—Boston, Massachusetts.

- (a) Location. The following area is a safety zone: All waters of Boston Inner Harbor one hundred (100) yards upstream and downstream of the McArdle Bridge, Boston, MA.
- (b) Effective Date. This section is effective from sunset on Monday until sunrise on Friday for the following dates: April 2 until April 6, 2001; June 11 until June 15, 2001; June 25 until June 29, 2001; July 9 until July 13, 2001; July 23 until July 27, 2001; August 6, until August 10, 2001; August 20 until August 24, 2001, September 3, until September 7, 2001; and September 17, until September 21, 2001.
 - (c) Regulations.
- (1) In accordance with the general regulations in § 165.23 of this part, entry into or movement within this zone will be prohibited unless authorized by the Captain of the Port Boston.
- (2) All vessel operators shall comply with the instructions of the COTP or the designated on-scene U.S. Coast Guard patrol personnel. On-scene Coast Guard patrol personnel include commissioned, warrant, and petty officers of the Coast Guard on board Coast Guard, Coast Guard Auxiliary, local, state, and federal law enforcement vessels.

Dated: March 15, 2001.

J.R. Whitehead,

Captain, U.S. Coast Guard, Captain of the Port, Boston, Massachusetts.

[FR Doc. 01–10574 Filed 4–27–01; 8:45 am] BILLING CODE 4910–15–U

POSTAL SERVICE

39 CFR Part 20

International Customized Mail Service

AGENCY: Postal Service. **ACTION:** Final rule.

SUMMARY: The Postal Service adopts the proposed changes to its International Customized Mail Service to reduce the volume or revenue requirements.

DATES: Effective April 30, 2001.

FOR FURTHER INFORMATION CONTACT:

Robert E. Michelson, (703) 292–3605.

SUPPLEMENTARY INFORMATION: On March 8, 2001, the Postal Service published in the Federal Register (66 FR 13868) a notice of proposed changes to International Customized Mail Service. These proposed changes would reduce the required volume or revenue that a mailer of non-letter-post items (including Global Priority Mail) must meet to qualify for International Customized Mail service. The volume requirement would be reduced from 1 million pounds of international mail to 600 pieces, on an annualized basis. The revenue requirement would be reduced from \$2 million in international postage to \$12,000, on an annualized basis.

The Postal Service invited public comment by April 9, 2001. The Postal Service did not receive any comments by that date. Accordingly, the Postal Service is adopting the proposed rule.

The Postal Service adopts the following amendments to the International Mail Manual (IMM), which is incorporated by reference in the Code of Federal Regulations. See 39 CFR 20.1.

List of Subjects in 39 CFR Part 20

Foreign relations.

PART 20—[AMENDED]

1. The authority citations for 39 CFR part 20 continue to read as follows:

Authority: 5 U.S.C. 552(a); 39 U.S.C. 401, 404, 407, 408.

- 2. The International Mail Manual (IMM) is amended to incorporate the following changes:
- 2 CONDITIONS FOR MAILING

290 Commercial Services

297 International Customized Mail

297.2 Qualifying Mailers

To qualify for ICM service, a mailer must tender all of its ICM mail to the Postal Service and must be capable, on an annualized basis, of either:

- a. Tendering at least 1 million pounds of international letter-post mail (excluding Global Priority Mail) to the Postal Service, or paying at least \$2 million in international letter-post postage to the Postal Service.
- b. Tendering at least 600 pieces of international non-letter-post mail (including Global Priority Mail) to the Postal Service, or paying at least

\$12,000 in international non-letter-post postage to the Postal Service.

* * * * *

Stanley F. Mires,

Chief Counsel, Legislative. [FR Doc. 01–10553 Filed 4–27–01; 8:45 am] BILLING CODE 7710–12–U 7710–12

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 1 and 90

[WT Docket No. 99–87; RM–9332; RM–9405; RM–9705; FCC 00–403]

Revised Competitive Bidding Authority; Correction

AGENCY: Federal Communications Commission.

ACTION: Final rule; correction.

SUMMARY: On January 2, 2001, (66 FR 33), the Commission published final rules in the Report and Order, which revised the rules governing which wireless telecommunications services licenses are potentially auctionable and its determinations of the appropriate licensing scheme for new and existing services. This document corrects the instructional paragraph.

DATES: Effective March 2, 2001.

FOR FURTHER INFORMATION CONTACT:

Leora Hochstein or William Huber, Attorneys, Auctions and Industry Analysis Division, Wireless Telecommunications Bureau, at (202) 418–0660.

SUPPLEMENTARY INFORMATION: The Commission published a document amending part 90 in the Federal Register of January 2, 2001 (66 FR 33). This document corrects the Federal Register as it appeared. In rule FR Doc. 01–00040 published on January 2, 2001 (66 FR 33), the Commission is correcting § 90.179 to reflect the correct paragraph designation and replace text that was inadvertently omitted.

In rule FR Doc. 01–00040 published on January 2, 2001 (66 FR 33) make the following correction:

PART 90—PRIVATE LAND MOBILE RADIO SERVICES

§90.179 [Corrected]

1. On page 55, in the first column, instruction number 4, and the regulatory text is corrected to read as follows:

4. Section 90.179 is amended by revising paragraph (i) to read as follows:

$\S\,90.179$ $\,$ Shared use of radio stations.

* * * * *

(i) The provisions of this section do not apply to licensees authorized to provide commercial mobile radio service under this part, including licensees authorized to use channels transferred or assigned pursuant to § 90.621(e)(2).

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 01–10630 Filed 4–27–01; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 27

[WT Docket No. 99-168; FCC 00-330]

Service Rules for the 746–764 and 776–794 MHz Bands; Correction

AGENCY: Federal Communications Commission.

ACTION: Final rule; correction.

SUMMARY: On February 15, 2001, (66 FR 10374), the Commission published final rules in the Second Memorandum Opinion and Order. This document dismissed a petition for reconsideration as moot and adopted a special rule on default payments for auctions of licenses in the 746–764 and 776–794 MHz bands that would use a package bidding design.

DATES: Effective April 30, 2001.

FOR FURTHER INFORMATION CONTACT: Howard Davenport, Attorney, Auctions

Howard Davenport, Attorney, Auctions Legal Branch at (202) 418–0660.

SUPPLEMENTARY INFORMATION: The Commission published a document amending part 27 in the Federal Register of February 15, 2001 (66 FR 10374). This document corrects the Federal Register as it appeared. In rule FR Doc. 01–3786 published February 15, 2001 (66 FR 10374), the Commission is correcting paragraph 16 and § 27.501 to include text that was inadvertently omitted.

In rule FR Doc. 01–3786 published on February 15, 2001 (66 FR 10374) make the following corrections:

1. On page 10377, in the first column and starting on line 7, paragraph 16 is

corrected by adding a sentence at the end of the paragraph to reads as follows: In determining whether the defaulted bid(s) or the subsequent winning bid(s) is the lesser amount, we will compare the defaulted and subsequent bid(s) according to the same rules we set forth in paragraph 15 for calculation of the deficiency portion of the default payment.

§ 27.501 [CORRECTED]

2. On page 10377, in the first and second column in § 27.501 the addition of paragraph (b) introductory text is corrected to read as follows:

§ 27.501 746–764 MHz and 776–794 MHz bands subject to competitive bidding.

* * * * *

(b) For auctions of licenses in the 747-762 and 777-792 MHz Bands using a package bidding design, the payments imposed on bidders who default on payments due after an auction closes or who are disqualified, set forth in § 1.2104(g) of this chapter, shall be calculated as follows. The default payment consists of a deficiency portion and an additional payment. The additional payment shall be 25 percent of the subsequent winning bid or the defaulted bid, whichever is less. In the case that either the subsequent winning bid or the defaulted bid is subject to bidding credits, the additional payment will be calculated in an analogous manner to that used in § 1.2104(g)(2) of this chapter. The deficiency portion of the default payment shall be calculated as set forth in § 27.501(b)(1) through (b)(4). In the case that any of the relevant bids are subject to bidding credits, the default payment will be adjusted in an analogous manner to that used in § 1.2104(g)(1) of this chapter. In calculating the additional payment portion of the default payment, to determine whether the defaulted bid(s) or the subsequent winning bid(s) is the lesser amount, the defaulted and subsequent bid(s) will be compared according to the rules set forth in paragraphs (b)(1) through (4) of this section for calculation of the deficiency portion of the default payment.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 01–10629 Filed 4–27–01; 8:45 am] BILLING CODE 6712–01–M