§ 180.920 Inert ingredients used preharvest; exemptions from the requirement of a tolerance.

* * * * *

Inert ingredients					Uses	
*	*	*	*	*	*	*
Konjac glucomannar	n (CAS Reg. No. 37	220–17–0)		Not to exceed formulation.	1.0% by weight in pesticide	Thickener.
*	*	*	*	*	*	*

[FR Doc. 2018–09649 Filed 5–4–18; 8:45 am] **BILLING CODE 6560–50–P**

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 2 and 90

[DA 18-282]

Modification of Rules To Codify New Procedure for Non-Federal Public Safety Entities To License Federal Interoperability Channels

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document adopts changes to the Commission's rules to conform them to a streamlining modification recently made by the National Telecommunications and Information Administration (NTIA). NTIA streamlined the coordination process which enables the Commission to grant licenses to non-federal public safety entities who seek to operate on forty federal government interoperability channels over which NTIA has jurisdiction.

DATES: Effective June 6, 2018, except for the addition of § 90.25, which contains a new information collection that requires review by the Office of Management and Budget under the Paperwork Reduction Act of 1995. The FCC will publish a document in the Federal Register announcing the effective date of that rule section.

FOR FURTHER INFORMATION CONTACT:

Brian Marenco, Policy and Licensing Division, Public Safety and Homeland Security Bureau, (202) 418–0838.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Order, DA 18–282, released on March 22, 2018. The complete text of this document is available for inspection and copying during normal business hours in the FCC Reference Information Center, Portals II, 445 12th Street SW, Room CY–A257, Washington, DC 20554. To

request materials in accessible formats for people with disabilities (Braille, large print, electronic files, audio format), send an email to FCC504@ fcc.gov or call the Consumer & Governmental Affairs Bureau at (202) 418–0530 (voice), (202) 418–0432 (TTY). The complete text of this document is also available on the Commission's website at http://www.fcc.gov.

- 1. NTIA designated forty channels for interoperability communications among federal agencies and between federal agencies and non-federal entities with which federal agencies have a requirement to interoperate. A non-federal public safety entity may communicate on the federal interoperability channels for joint federal/non-federal operations, provided it first obtains a license from the Commission authorizing use of the channels.
- 2. In September 2015, NTIA streamlined the process which enables non-federal agencies to obtain an FCC license to use the federal interoperability channels. Under the new process, the Statewide Interoperability Coordinator (SWIC) or state appointed official in each state is responsible for coordinating access to the federal interoperability channels by non-federal public safety entities. Each SWIC/official will sign an agreement with a federal user with a valid assignment. The agreement may specify which federal interoperability channels are available for use in a particular state or territory and establish the conditions for their use by non-federal public safety
- 3. Once the federal-state agreement for a given state is signed, non-federal public safety entities in that state may file an application with the Commission to license the designated federal interoperability channels under the new streamlined process. Before filing with the Commission, a non-federal public safety entity seeking to license mobile and portable units on the federal government interoperability channels

must first obtain written concurrence from its SWIC/official. The non-federal agency must then include a copy of the written concurrence with its license application to the Commission.

- 4. NTIA's streamlined process eliminates the need for non-federal public safety entities to obtain written certification from a federal government agency and for the Commission to refer applications for the federal interoperability channels to the Interdepartment Radio Advisory Committee's (IRAC) Frequency Assignment Subcommittee for approval.
- 5. On March 22, 2018, the Public Safety and Homeland Security Bureau and the Office of Engineering and Technology, on delegated authority, jointly released an Order amending §§ 2.102(c)(4) and 90.173(c) and adopting new § 90.25 in order to conform the Commission's rules to the new streamlined process established by NTIA.

Procedural Matters

- A. Paperwork Reduction Act of 1995 Analysis
- 6. The requirement in new § 90.25 that non-federal public safety agencies obtain written concurrence from the SWIC/official constitutes a new information collection subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. It will be submitted to the Office of Management and Budget (OMB) for review and public comment under section 3507(d) of the PRA.
- 7. In addition, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198 (see 44 U.S.C. 3506(c)(4)), the Commission's Public Safety and Homeland Security Bureau will seek specific comment on how it might further reduce the information collection burden for small business concerns with fewer than 25 employees.
- B. Congressional Review Act
- 8. The Commission will not send a copy of this Order pursuant to the Congressional Review Act, see 5 U.S.C.

801(a)(1)(A), because the adopted rules are rules of agency organization, procedure, or practice that do not "substantially affect the rights or obligations of non-agency parties.

Ordering Clauses

- 9. Accordingly, it is ordered, pursuant to sections 4(i), 303(c) and 332 of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 303(c), and 332, this order is hereby adopted.
- 10. It is further ordered that the rules and requirements adopted herein will become effective June 6, 2018, except for new § 90.25 that contains a new or modified information collection requirement that requires review by the OMB under the PRA. Section 90.25 will become effective after OMB review and approval, on the effective date specified in a notice that the Commission will publish in the Federal Register announcing such approval and effective date.
- 11. This action is taken under delegated authority pursuant to section 155(c) of the Communications Act of 1934, as amended, 47 U.S.C. 155(c) and §§ 0.31, 0.191, 0.241, and 0.392 of the Commission's rules, 47 CFR 0.31, 0.191, 0.241, and 0.392.

List of Subjects

47 CFR Part 2

Radio, Telecommunications.

47 CFR Part 90

Administrative practice and procedure, Radio.

Federal Communications Commission.

Lisa Fowlkes,

Chief, Public Safety and Homeland Security Bureau.

Final Rules

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR parts 2 and 90 as follows.

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

■ 1. The authority citation for part 2 continues to read as follows:

Authority: 47 U.S.C. 154, 302a, 303, and 336, unless otherwise noted.

■ 2. Amend § 2.102 by revising paragraph (c) to read as follows:

§ 2.102 Assignment of frequencies.

(c) Non-Federal stations may be authorized to use Federal frequencies in the bands above 25 MHz:

(1) If the Commission finds, after consultations with the appropriate Federal agency or agencies, that such use is necessary for coordination of Federal and non-Federal activities. Such operations must meet the following requirements:

- (i) Non-Federal operation on Federal frequencies shall conform with the conditions agreed upon by the Commission and NTIA;
- (ii) Such operations shall be in accordance with NTIA rules governing the service to which the frequencies involved are allocated;
- (iii) Such operations shall not cause harmful interference to Federal stations and, should harmful interference result, that the interfering non-Federal operation shall immediately terminate; and
- (iv) Non-Federal operation has been certified as necessary by the Federal agency involved and this certification has been furnished, in writing, to the non-Federal licensee with which communication is required; or
- (2) Pursuant to the provisions of § 90.25 of this chapter, provided that such operations shall not cause harmful interference to Federal stations and, should harmful interference result, that the interfering non-Federal operation shall immediately terminate.
- 3. Amend § 2.106 by revising pages 24 and 27 of the Table of Frequency Allocations, and by adding footnote US55 to the list of United States (US) Footnotes to read as follows:

§ 2.106 Table of Frequency Allocations.

* * * * * *

BILLING CODE 6712-01-P

	•				
			157.1875-161.575	157.1875-157.45	
				MOBILE except aeronautical mobile US266	Maritime (80)
				03200	Aviation (87)
				5.226 NG111	Private Land Mobile (90)
				157.45-161.575	
				FIXED	Public Mobile (22)
				LAND MOBILE NG28 NG111 NG112	Remote Pickup (74D)
					Maritime (80)
				5.226 NG6 NG70 NG124 NG148	Private Land Mobile (90)
			101 === 101 00=	NG155	· ····ate zana mesne (ee)
			161.575-161.625	161.575-161.625	/22
				MARITIME MOBILE	Public Mobile (22)
			5.226 US52	5.226 US52 NG6 NG17	Maritime (80)
			161.625-161.9625	161.625-161.775	
			1011020 10110020	LAND MOBILE NG6	Public Mobile (22)
					Remote Pickup (74D)
				5.226	Low Power Auxiliary (74h
				161.775-161.9625	
				MOBILE except aeronautical mobile	Maritime (80)
				US266 NG6	Private Land Mobile (90)
5.226	5.226		US266	5.226	
161.9625-161.9875	161.9625-161.9875	161.9625-161.9875	161.9625-161.9875		
FIXED	AERONAUTICAL MOBILE (OR)	MARITIME MOBILE	AERONAUTICAL MOBILE (O	R) (AIS 1)	Satellite
MOBILE except aeronautical mobile	MARITIME MOBILE	Aeronautical mobile (OR) 5.228E	MARITIME MOBILE (AIS 1)	. , (,	Communications (25)
Mobile-satellite (Earth-to-space)	MOBILE-SATELLITE (Earth-to-space)	Mobile-satellite (Earth-to-space)	MOBILE-SATELLITE (Earth-to	o-space) (AIS 1)	Maritime (80)
5.228F	, , , ,	5.228F	,	, , ,	
5.226 5.228A 5.228B	5.228C 5.228D	5.226	5.228C US52		
161.9875-162.0125	161.9875-162.0125		161.9875-162.0125	161.9875-162.0125	
FIXED	FIXED			MOBILE except aeronautical mobile	Maritime (80)
MOBILE except aeronautical mobile	MOBILE			·	, ,
5.226 5.229	5.226			5.226	
162.0125-162.0375	162.0125-162.0375	162.0125-162.0375	162.0125-162.0375	0.220	
FIXED	AERONAUTICAL MOBILE (OR)	MARITIME MOBILE	AERONAUTICAL MOBILE (O	R) (AIS 2)	Satellite
MOBILE except aeronautical mobile	MARITIME MOBILE	Aeronautical mobile (OR) 5.228E	MARITIME MOBILE (AIS 2)	1, (1, 11, 12, 12, 12, 12, 12, 12, 12, 12, 1	Communications (25)
Mobile-satellite (Earth-to-space) 5.228F		Mobile-satellite (Earth-to-space)	MOBILE-SATELLITE (Earth-to	o-space) (AIS 2)	Maritime (80)
(= =		5.228F	(, ,
5.226 5.228A 5.228B 5.229	5.228C 5.228D	5.226	5.228C US52		
162.0375-174	162.0375-174	1 0.220	162.0375-173.2	162.0375-173.2	
FIXED	FIXED		FIXED	102.0010 110.2	Remote Pickup (74D)
MOBILE except aeronautical mobile	MOBILE		MOBILE		Private Land Mobile (90)
23.22 Shopt doronadda mobile					
			US8 US11 US13 US55	US8 US11 US13 US55 US73 US300 US312	
			US73 US300 US312 G5 173.2-173.4	173.2-173.4	
			1/3.2-1/3.4	FIXED	Private Land Mobile (90)
				Land mobile	Frivate Land Mobile (90)
			172 4 174		
			173.4-174 FIXED	173.4-174	
			MOBILE		
5.226 5.229	5.226 5.230 5.231 5.232		G5		Page 2

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International Table			Unite	United States Table		
Region 1 Table	Region 2 Table	Region 3 Table	Federal Table	Non-Federal Table	FCC Rule Part(s)	
400.15-401	Trogion 2 Table	Trogion o Tubio	400.15-401	400.15-401		
METEOROLOGICAL AIDS METEOROLOGICAL-SAT	ELLITE (space-to-Earth) ce-to-Earth) 5.208A 5.208B 5.209 ce-to-Earth) 5.263		METEOROLOGICAL AIDS (radiosonde) US70 METEOROLOGICAL-SATELLITE (space-to-Earth) MOBILE-SATELLITE (space-to-Earth) US319 US320 US324 SPACE RESEARCH (space-to-Earth) 5.263 Space operation (space-to-Earth)	METEOROLOGICAL AIDS (radiosonde) US70 MOBILE-SATELLITE (space-to-Earth) US319 US320 US324 SPACE RESEARCH (space-to-Earth) 5.263 Space operation (space-to-Earth)	Satellite Communications (2	
5.262 5.264			5.264	5.264		
401-402			401-402	401-402		
METEOROLOGICAL AIDS SPACE OPERATION (spa	ice-to-Earth) ATELLITE (Earth-to-space) ELLITE (Earth-to-space)		METEOROLOGICAL AIDS (radiosonde) US70 SPACE OPERATION (space-to-Earth) EARTH EXPLORATION- SATELLITE (Earth-to-space) METEOROLOGICAL-SATELLITE (Earth-to-space)	METEOROLOGICAL AIDS (radiosonde) US70 SPACE OPERATION (space-to-Earth) Earth exploration-satellite (Earth-to-space) Meteorological-satellite (Earth-to-space)	MedRadio (95I)	
			US64 US384	US64 US384		
402-403 METEOROLOGICAL AIDS EARTH EXPLORATION-S METEOROLOGICAL-SAT Fixed Mobile except aeronautica	ATELLITE (Earth-to-space) ELLITE (Earth-to-space)		402-403 METEOROLOGICAL AIDS (radiosonde) US70 EARTH EXPLORATION- SATELLITE (Earth-to-space) METEOROLOGICAL-SATELLITE (Earth-to-space)	402-403 METEOROLOGICAL AIDS (radiosonde) US70 Earth exploration-satellite (Earth-to-space) Meteorological-satellite (Earth-to-space)		
100, 100			US64 US384	US64 US384	—	
403-406 METEOROLOGICAL AIDS Fixed Mobile except aeronautica			403-406 METEOROLOGICAL AIDS (radiosonde) US70	403-406 METEOROLOGICAL AIDS (radiosonde) US70		
Mobile except aeronautica	THODIE		US64 G6	US64		
406-406.1 MOBILE-SATELLITE (Earl	th-to-space)		406-406.1 MOBILE-SATELLITE (Earth-to-space)		Maritime (EPIRBs) (80V) Aviation (ELTs) (87F) Personal Radio (95)	
5.266 5.267 406.1-410			5.266 5.267 406.1-410	406.1-410	i Gisoriai (Naulo (95)	
FIXED MOBILE except aeronautio RADIO ASTRONOMY	cal mobile		FIXED MOBILE RADIO ASTRONOMY US74	RADIO ASTRONOMY US74	Private Land Mobile (90)	
5.149			US13 US55 US117 G5 G6	US13 US55 US117		
5.149 410-420 FIXED MOBILE except aeronautio SPACE RESEARCH (space			410-420 FIXED MOBILE SPACE RESEARCH (space-to-space) 5.268	410-420	Private Land Mobile (90) MedRadio (95I)	
			US13 US55 US64 G5	US13 US55 US64		

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authorize public safety applicants to use the 40 Federal Interoperability Channels that are designated for joint federal/nonfederal operations for law enforcement, public safety, emergency response and disaster response in section 4.3.16 of the NTIA Manual, subject to the condition that that these non-Federal mobile (including portable) interoperability communications shall conform to the national plans specified therein, and in particular, shall not cause harmful interference to Federal stations. The procedure for authorizing such use is set forth in 47 CFR 90.25.

* * * * *

PART 90—PRIVATE LAND MOBILE RADIO SERVICES

■ 4. The authority citation for part 90 continues to read as follows:

Authority: Sections 4(i), 11, 303(g), 303(r), and 332(c)(7) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 161, 303(g), 303(r), and 332(c)(7), and Title VI of the Middle Class Tax Relief and Job Creation Act of 2012, Pub. L. 112–96, 126 Stat. 156.

 \blacksquare 5. Add § 90.25 to subpart B to read as follows.

§ 90.25 Non-Federal Use of the Federal Interoperability Channels.

The Commission may authorize non-Federal licensees to operate mobile and portable radio units on the frequencies listed below in Tables 1 and 2, provided the applicant includes with its application to the Commission, written concurrence from the Statewide Interoperability Coordinator (SWIC) or state appointed official stating that the application conforms to the agreement with a federal agency with a valid assignment from the National Telecommunications and Information Administration.

TABLE 1—LAW ENFORCEMENT PLANS (MHZ)

LE VHF plan	LE UHF plan				
Identifier	Mobile transmit	Mobile receive	Identifier	Mobile transmit	Mobile receive
LEA LE1 LE2 LE3 LE4 LE5 LE6 LE7 LE8 LE8	167.0875 (S) 162.0875 162.2625 162.8375 163.2875 163.4250 167.2500 (S) 167.7500 (S) 168.1125 (S)	167.0875 167.0875 167.2500 167.7500 168.1125 168.4625 167.2500 167.7500 168.1125	LE10 LE11 LE12 LE13 LE14 LE15 LE16 LE17	418.9875	414.0375 409.9875 410.1875 410.6125 414.0625 414.3125 414.3375 409.9875 410.1875 410.6125

⁽S)—Simplex.

TABLE 2—INCIDENT RESPONSE PLANS (MHz)

LE VHF Plan	LE UHF Plan				
Identifier	Mobile transmit	Mobile receive	Identifier	Mobile transmit	Mobile receive
NC1 Calling	164.7125	169.5375	NC2 Calling	419.2375	410.2375
IR1	165.2500	170.0125	IR10	419.4375	410.4375
IR2	165.9625	170.4125	IR11	419.6375	410.6375
IR3	166.5750	170.6875	IR12	419.8375	410.8375
IR4	167.3250	173.0375	IR13	413.1875 (S)	413.1875
IR5	169.5375 (S)	169.5375	IR14	413.2125 (S)	413.2125
IR6	170.0125 (S)	170.0125	IR15	410.2375 (S)	410.2375
IR7	170.4125 (S)	170.4125	IR16	410.4375 (S)	410.4375
IR8	170.6875 (S)	170.6875	IR17	410.6375 (S)	410.6375
IR9	173.0375 (S)	173.0375	IR18	410.8375 (S)	410.8375

⁽S)—Simplex.

■ 6. Amend § 90.173 by revising paragraph (c) to read as follows.

§ 90.173 Policies governing the assignment of frequencies.

* * * * *

(c) Frequencies assigned to Federal Government radio stations by the National Telecommunications and Information Administration may be authorized under the provisions set forth in § 2.102(c) of this chapter.

[FR Doc. 2018–08790 Filed 5–4–18; 8:45 am] BILLING CODE 6712–01–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 660

[Docket No. 171026999-8408-02] RIN 0648-BH36

Fisheries Off West Coast States; Highly Migratory Fisheries; Amendment 4 to Fishery Management Plan for West Coast Highly Migratory Species Fisheries; Revisions to the Biennial Management Cycle

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Final rule.

SUMMARY: Based on recommendations from the Pacific Fishery Mangement Council (Council), NMFS is issuing regulations under the Magnuson-Stevens Fishery Conservation and Management Act (MSA) to implement Amendment 4 to the Fishery Management Plan for U.S. West Coast Highly Migratory Species (HMS FMP). The intent of Amendment 4 is to bring descriptions of the management context for HMS fisheries up to date, to better describe the Council's role in the process of making stock status determinations for highly migratory species (HMS), including the Council's evaluations of the best scientific information available (BSIA), and to change the schedule of the Council's three-meeting biennial management cycle for HMS stocks. This rule updates and amends the descriptions of biennial management cycle activities in the regulations for the HMS FMP to allow the Council to shift the schedule of Council meetings for the consideration of HMS stock status updates and management recommendations in response to instances in which a stock or stocks is determined to be subject to

overfishing, overfished, or both. The changes to the Council's biennial management cycle activities and the schedule are intended to better streamline international and domestic management processes for HMS. This rule is administrative in nature and is not expected to affect activities authorized under the FMP or harvest levels of HMS.

DATES: This rule is effective June 6, 2018.

ADDRESSES: Copies of the Amendment 4, the Regulatory Impact Review (RIR) and other supporting documents are available via the Federal eRulemaking Portal: http://www.regulations.gov, docket NOAA–NMFS–2017–0138, or contact Amber Rhodes, NMFS West Coast Region, 562–980–3231, Amber.Rhodes@noaa.gov or Heidi Taylor, NMFS West Coast Region, 562–980–4039, Heidi.Taylor@noaa.gov.

FOR FURTHER INFORMATION CONTACT: Amber Rhodes, NMFS, 562–980–3231, Amber.Rhodes@noaa.gov or Heidi Taylor, NMFS, 562–980–4039, Heidi.Taylor@noaa.gov.

SUPPLEMENTARY INFORMATION:

Background

In a January 23, 2018, Notice of Availability (83 FR 3108), NMFS announced that the Council submitted Amendment 4 to the Secretary of Commerce for approval, and requested comments on Amendment 4. The 60day public comment period ended on March 26, 2018. NMFS approved Amendment 4 to the HMS FMP on April 24, 2018.

On February 27, 2018, NMFS published a proposed rule in the **Federal Register** (83 FR 8414) to implement Amendment 4 by revising regulations at 50 CFR 660.709 contingent upon approval of Amendment 4. The proposed rule contains additional background information on Amendment 4. The 45-day public comment period for the proposed rule closed on April 13, 2018.

Amendment 4 is intended to better align the Council's biennial management cycle for HMS with the timing of international stock assessments and stock status determinations for these species. The changes to the current biennial management cycle included in Amendment 4 and implemented by this rule would allow the Council to streamline domestic and international management activities, such as stock assessment and biological reference point reviews, and to better align schedules to meet statutory timelines in section 304(e) and (i) of the MSA (16

U.S.C. 1854(e) and (i)) for making recommendations for domestic regulations and international measures when stocks are determined to be overfished or subject to overfishing. Additionally, this rule would ensure that the meeting schedule is not codified in regulations, thus allowing the Council to make changes to the schedule for its meetings in the biennial management cycle, consistent with the HMS FMP, without needing to seek a change in the regulatory language. Allowing the Council to make this type of adjustment without seeking a regulatory change improves the efficiency with which future changes to the biennial management cycle can be implemented.

Content of Regulations

This rule amends 50 CFR 660.709 to remove a specific schedule for the Council's biennial management cycle (i.e., during June, September, and November Council meetings) from codified text and replace it with a reference to a biennial management cycle schedule specified in the FMP (i.e., during September, November, and March Council meetings under Amendment 4). Thus, future schedule changes to the Council's biennial management cycle will not require a rulemaking. The rule also provides the Council's Science and Statistical Committee greater discretion over whether to review, and make recommendations on, the estimates in the annual stock assessment and fishery evaluation report.

NMFS did not make any changes in this final rule to the regulatory text of the proposed rule.

Public Comments and Responses

A total of 13 comments were received in response to either the Notice of Availability for the Amendment or the proposed rule. All comments remarked solely on issues beyond the scope of the proposed rule and lacked any specific remarks on NMFS' decision to approve, disapprove, or partially approve the amendment. Because 10 of the comments contained inappropriate content, NMFS made only three of the comments available on the Federal eRulemaking Portal (see ADDRESSES).

Classification

The Administrator of the West Coast Region, NMFS, determined that Amendment 4 to the HMS FMP and this final rule are necessary for the conservation and management of U.S. West Coast HMS fisheries and are consistent with the MSA and other applicable laws.