recognizes that as a result of repacking during the incentive auction, it may be required to move from channel 31.

DATES: This rule is effective July 6, 2016.

FOR FURTHER INFORMATION CONTACT: Joyce Bernstein, Joyce.Bernstein@fcc.gov, Media Bureau, (202) 418–1647.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission’s Report and Order, MB Docket No. 16–93, adopted June 28, 2016, and released June 28, 2016. The full text of this document is available for public inspection and copying during normal business hours in the FCC’s Reference Information Center at Portals II, CY–A257, 445 12th Street SW., Washington, DC 20554. This document will also be available via ECFS (http://fjallfoss.fcc.gov/ecfs/). 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 Commission will send a copy of this Report and 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).

List of Subjects in 47 CFR Part 73

Television.

Federal Communications Commission.

Barbara A. Kreisman,
Chief, Video Division, Media Bureau.

Final rule

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

PART 73—RADIO BROADCAST SERVICES

§ 73.622 [Amended]

2. Section 73.622(i), the Post-Transition Table of DTV Allotments under Arizona is amended by removing channel 51 and adding channel 31 at Tolleson.

[FR Doc. 2016–15971 Filed 7–5–16; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Chapter I

[GN 12–268; FCC 16–47]

Declaratory Ruling About Reimbursement of Pre-Auction Expenses

AGENCY: Federal Communications Commission.

ACTION: Declaratory ruling.

SUMMARY: In this Declaratory Ruling, the Commission determined that the Spectrum Act’s reimbursement mandate encompasses “costs reasonably incurred” prior to the close of the auction that otherwise are eligible for reimbursement.

DATES: This Declaratory Ruling is effective July 6, 2016. This Declaratory Ruling was applicable upon release by the Commission, April 18, 2016.

FOR FURTHER INFORMATION CONTACT: Pamela Gallant, 202–418–0614.

SUPPLEMENTARY INFORMATION: The Spectrum Act requires the Commission to reimburse broadcast television licensees and multichannel video programming distributors (MVPDs), respectively, for “costs reasonably incurred” in relocating to new channels assigned in the repacking process and in order to continue to carry the signals of stations relocating to new channels. In the Incentive Auction R&O, the Commission established a process that requires eligible entities seeking reimbursement to provide an estimate of their eligible costs following the close of the forward auction and the release of the Channel Reassignment PN. The Commission did not address in the Incentive Auction R&O whether pre-auction expenses are eligible for reimbursement. Interested parties asked for clarification whether expenses incurred before the auction closes and the repacking results are announced are eligible for reimbursement, explaining that uncertainty regarding this issue discourages advance work that could be performed to expedite the post-auction transition for stations that are reassigned to new channels. In this Declaratory Ruling, the Commission interprets the statutory reimbursement mandate to include “costs reasonably incurred” before and during the auction that otherwise are eligible for reimbursement. Consistent with the Spectrum Act, only stations that ultimately are reassigned to a new channel in their pre-auction band in the repacking process will be eligible for reimbursement of expenses incurred before and during the auction, which will be subject to the same reimbursement process as post-auction expenses. This document does not contain new or modified information collection requirements subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. In addition, therefore, it does not contain any new or modified information collection burden for small business concerns with fewer than 25 employees, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4). The Commission will not send a copy of this Declaratory Ruling to Congress and the Government Accountability Office pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A) because no rules are being adopted by the Commission.

Federal Communications Commission.

Gloria J. Miles,
Federal Register Liaison Officer, Office of the Secretary.

[FR Doc. 2016–15870 Filed 7–5–16; 8:45 am]

BILLING CODE 6712–01–P

GENERAL SERVICES ADMINISTRATION

48 CFR Parts 538 and 552

[GSAR–TA–02; Docket No. 2014–0008; Sequence No. 1]

RIN 3090–AJ43

General Services Administration Acquisition Regulation (GSAR); Technical Amendments

AGENCY: General Services Administration (GSA).

ACTION: Final rule.

SUMMARY: The General Services Administration (GSA) is amending the General Services Administration Acquisition Regulation (GSAM) to make revisions made to GSAR Case 2010–G511—Federal Supply Schedules: Purchasing by Non-Federal Entities, which was published in the Federal Register on June 6, 2016.

DATES: Effective: July 6, 2016.

FOR FURTHER INFORMATION CONTACT: Ms. Dana Munson, General Services
Acquisition Policy Division, at 202–357–0962, for clarification of content. For information pertaining to status or publication schedules, contact the Regulatory Secretariat Division (MVCB), 1800 F Street NW., Washington, DC 20405, 202–501–4755. Please cite GSAR–TA–02; Technical Amendments.

SUPPLEMENTARY INFORMATION: GSA published a document in the Federal Register at 81 FR 36425, on June 6, 2016 that was effective on July 6, 2016. Since these changes were published, further revisions were made to the affected regulations by a document posted in the Federal Register at 81 FR 41103 that was effective on June 23, 2016. Therefore, conforming changes are being made to correct 48 CFR parts 538 and 552.

List of Subjects in 48 CFR Parts 538 and 552

Government procurement.

Dated: June 29, 2016.

Jeffrey A. Koses,
Senior Procurement Executive, Office of Acquisition Policy, Office of Government-wide Policy.

Therefore, GSA amends 48 CFR parts 538 and 552 as set forth below:

1. The authority citation for 48 CFR parts 538 and 552 continues to read as follows:

Authority: 40 U.S.C. 121(c).

PART 538—FEDERAL SUPPLY SCHEDULE CONTRACTING

2. Amend section 538.273 by removing from paragraph (b)(1) “Alternate II” and adding “Alternate I” in its place; and revising paragraph (b)(2) to read as follows:

538.273 Contract clauses. * * * *

(b) * * *

(2) 552.238–75, Price Reductions. Use Alternate I for Federal Supply Schedules with Transactional Data Reporting requirements. This alternate clause is used when vendors agree to include clause 552.238–74 Alternate I in the contract. * * * *

PART 552—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

552.238–75 [Amended]

3. Amend section 552.238–75 by—

a. Removing from paragraph (c)(2) “Government” and adding “eligible ordering activity” in its place; and

b. Removing Alternate I; and

c. Redesignating Alternate II as Alternate I.

[FR Doc. 2016–15899 Filed 7–5–16; 8:45 am]

BILLING CODE 4920–14–P

DEPARTMENT OF TRANSPORTATION

Federal Motor Carrier Safety Administration

49 CFR Part 392

[Docket No. FMCSA–2015–0396]

RIN 2126–AB87

Driving of Commercial Motor Vehicles: Use of Seat Belts; Correction

AGENCY: Federal Motor Carrier Safety Administration, DOT.

ACTION: Final rule; correction.

SUMMARY: FMCSA corrects an error in its June 7, 2016, final rule “Driving of Commercial Motor Vehicles: Use of Seat Belts.” The amendatory language in the final rule inadvertently limited the applicability of the requirement for drivers to use their seat belts to operators of property-carrying vehicles. Today’s correction fixes the error such that drivers of passenger-carrying vehicles will continue to be required to wear their seat belts.

DATES: Effective August 8, 2016.


SUPPLEMENTARY INFORMATION: The Federal Motor Carrier Safety Administration published a document in the Federal Register of June 7, 2016 (81 FR 36474). In FR Doc. 2016–13099, published in the Federal Register of June 7, 2016, (81 FR 36474), § 392.16(a) was amended to inadvertently include the phrase “property-carrying.” This correction removes the phrase “property-carrying.”

§ 392.16 [Corrected]

In rule FR Doc. 2016–13099, published on June 7, 2016 (81 FR 36474) make the following correction. On page 36479, in the third column, remove the words “property-carrying” from where it appears twice in paragraph (a) of § 392.16.

Issued on: June 28, 2016.

Larry W. Minor,
Associate Administrator for Policy.

[FR Doc. 2016–15941 Filed 7–5–16; 8:45 am]

BILLING CODE 4910–EX–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 648

[Docket No. 151210999–6348–02]

RIN 0648–XE709

Fisheries of the Northeastern United States; Atlantic Sea Scallop Fishery; Closure of the Mid-Atlantic Access Area to General Category Individual Fishing Quota Scallop Vessels

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

ACTION: Temporary rule; closure.

SUMMARY: NMFS announces that the Mid-Atlantic Scallop Access Area will close to Limited Access General Category Individual Fishing Quota scallop vessels for the remainder of the 2016 fishing year as of the effective date below. After the effective date, no vessel issued a Limited Access General Category Individual Fishing Quota permit may fish for, possess, or land scallops from the Mid-Atlantic Scallop Access Area. Regulations require this action once it is projected that 100 percent of trips allocated to the Limited Access General Category Individual Fishing Quota scallop vessels for the Mid-Atlantic Scallop Access Area will be taken.

DATES: Effective 0001 hr local time, July 4, 2016, through February 28, 2017.


SUPPLEMENTARY INFORMATION: The reader can find regulations governing fishing activity in the Sea Scallop Access Areas in 50 CFR 648.59 and 648.60. These regulations authorize vessels issued a valid Limited Access General Category (LACG) Individual Fishing Quota (IFQ) scallop permit to fish in the Mid-Atlantic Scallop Access Area under specific conditions, including a total of 2,068 trips that may be taken by LACG IFQ vessels during the 2016 fishing year. Section 648.60(g)(3)(iii) requires the Mid-Atlantic Scallop Access Area to be closed to LACG IFQ permitted vessels for the remainder of the fishing year once the NMFS Greater Atlantic Regional Administrator determines that the allowed number of trips for fishing year 2016 are projected to be taken.

Based on trip declarations by LACG IFQ scallop vessels fishing in the Mid-Atlantic Scallop Access Area, and analysis of fishing effort, NMFS projects...