those limited situations where the full endorsement cannot be accommodated.

Notes:
These regulations apply to mail associated with a customer’s change of address. Do not provide temporary change of address information at any time.
When necessary, more than one line may be used to print the mailer endorsement.
The following endorsements or their variations are not authorized for third-class mail:
Forwarding and Address Correction Requested.
Return Postage Guaranteed.

Exhibit 159.151f

1 Mailers may continue to use the endorsements “Do Not Forward” which has been changed to “Do Not Forward—Do Not Return” and the “Address Correction Requested” endorsement which will be eliminated after a period of one year. This grace period expires on December 24, 1988.
2 The authorized abbreviation for this endorsement is Forward & Address Correction. Abbreviations are authorized in those limited situations where the full endorsement cannot be accommodated.
3 The authorized abbreviation for this endorsement is Do Not Forward or Return-Address Cor. Abbreviations are authorized in those limited situations where the full endorsement cannot be accommodated.
4 The authorized abbreviation for this endorsement is Do Not Forward-Address Cor-Return Guar. Abbreviations are authorized in those limited situations where the full endorsement cannot be accommodated.

Notes:
These regulations apply to mail associated with a customer’s change of address. Do not provide temporary change of address information at any time.
When necessary, more than one line may be used to print the mailer endorsement.
The following endorsements or their variations are not authorized for fourth-class mail:
Forwarding and Address Correction Requested.
Return Postage Guaranteed.

PART 461—ADDRESSING

1 General Requirements.
The general procedures for addressing are contained in 122.

.11 Ancillary Service Endorsement Requirements.
Ancillary service endorsements must be those authorized in 159.151.

PART 661—ADDRESSING

7. In Part 661, 661.11 is added as follows:
661.11 Ancillary Service Endorsement Requirements.
Ancillary service endorsements must be those authorized in 159.151.

PART 761—GENERAL REQUIREMENTS

8. In Part 761, renumber 761.11 and 761.12 as 761.13 and 761.14 and add new 761.11 and 761.12 as follows:

761.1 Addressing.

11 General Requirements. The general procedures for addressing are contained in 122.

.12 Ancillary Service Endorsement Requirements. Ancillary service endorsements must be those authorized in 159.151.
An appropriate amendment to 39 CFR 111.3 to reflect these changes will be published if the proposal is adopted.

Fred Eggleston,
Assistant General Counsel Legislative Division.

[FR Doc. 88-3996 Filed 2-24-88; 8:45 am]

BILLING CODE 7710-12-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES
Public Health Service
42 CFR Part 82

National Institute for Occupational Safety and Health Revision of Tests and Requirements for Certification of Permissibility of Respiratory Protective Devices Used in Mines and Mining

AGENCY: National Institute for Occupational Safety and Health (NIOSH), Centers for Disease Control (CDC), Public Health Service, HHS.

ACTION: Proposed rule; extension of public comment period and corrections.

SUMMARY: On August 27, 1987, the National Institute for Occupational Safety and Health published in the Federal Register (52 FR 32401) a proposed rule for certification of respiratory protective devices. On October 8, 1987, additional information regarding procedures for public comment on the proposed rule was published in the Federal Register (52 FR 37659). Public meetings on the proposed rule were held January 20, 1988, in San Francisco, California, and January 27–28, 1988, in Washington, DC. Due to requests from the public, this Notice announces that NIOSH is extending the period for public comment on issues raised at these public meetings. The close of the comment period has been changed from February 29, 1988, to March 28, 1988.

DATES: Written comments on the proposed rule must be received at the NIOSH Docket Office before the close of business on March 28, 1988.

ADDRESSES: Comments on the proposed rule should be mailed in triplicate to Dr. Nelson A. Leidel, Docket Officer, NIOSH Docket Office, Mail Stop D-37, Building 1—Room 3120, 1600 Clifton Road NE, Atlanta, Georgia 30333. The administrative record of this rulemaking is now located at the same address and may be viewed between 8:00 am and 4:30 pm, Monday–Friday, except for Federal holidays.

The telephone number of the NIOSH Docket Office is (404) 426-3901.

FOR FURTHER INFORMATION CONTACT:
Dr. Nelson Leidel, Docket Officer, National Institute for Occupational Safety and Health, Mail Stop D-37, 1600 Clifton Road NE, Atlanta, Georgia 30333, telephone (404) 426-3901.

SUPPLEMENTARY INFORMATION: The record of the informal public meetings held in January 1988 will remain open for 60 calendar days following the close of the Washington, DC meeting to allow interested persons to submit written statements or comments regarding oral presentations made at each public meeting.

The Federal Register Notice of October 8, 1987, stated that written comments on the proposed rule must have been received at the NIOSH Docket Office before the close of business on December 28, 1987. A substantial number of written comments were received by NIOSH in early January 1988. In order to obtain the widest range of public comment on the proposed rule, NIOSH will accept and
consider any written comments on the proposed rule received before close of business on March 28, 1988. Thus the original comment period of two months announced on August 27, 1987 (52 FR 32401) has been extended to a total of seven months.

The administrative record of this rulemaking will consist of the August 28, 1987, Notice of Proposed Rulemaking, all other relevant Federal Register notices, agency records on this subject, all written submissions made in response to the Notices and received at the NIOSH Docket Office between August 27, 1987, and March 28, 1988, and the record of the informal public meetings. The record of the informal public meetings will consist of the meeting schedules, transcripts made by NIOSH of the oral comments at the meetings, any written comments submitted by presenters at the meetings, and statements or comments regarding oral presentations made at either public meeting submitted by interested persons within 60 days following the close of the Washington public meeting. No written submission, or any portion thereof, made in response to this Notice will be received or held in confidence.

The administration record of the rulemaking will be made available for viewing and copying in the NIOSH Docket Office. All requests for any portion of the administrative record including transcripts from the public meetings must be submitted in writing.

To facilitate computer entry of written comments into the administrative record, parties are encouraged, but not required, to submit all written comments in a format meeting the following guidelines: each of the three copies should be on paper measuring 8½-inch by 11-inch paper; with double-spaced text having top, bottom, and side margins of at least 1-inch width; and typed with a Courier 10, Courier 12, Courier 72, Elite 12, Letter Gothic, Prestige Pica 10, or Prestige Elite 12 typeface.

All interested persons are encouraged to submit written comments to assure receipt at the NIOSH Docket Office on or before the close of business March 28, 1988.

Larry W. Sparks,
Acting Director, National Institute for Occupational Safety and Health.

[FR Doc. 88-3954 Filed 2-24-88; 8:45 am]
BILLING CODE 4160-19-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 13 and 80

[Gen. Docket No. 88-37; FCC 88-29]

Amendment Rules Concerning Ship Radio Officer Qualifying Service Endorsements

AGENCY: Federal Communications Commission.

ACTION: Proposed rules.

SUMMARY: The amended rules would simplify both the substantive requirements and the documentation necessary for issuance of six months service endorsements to radio officers. Radio officers are required to have such an endorsement to serve as the sole radiotelegraph operator on board certain large ocean-going ships.

DATES: Comments must be received on or before April 8, 1988, and reply comments must be received on or before April 25, 1988.


1. The full text of this Commission document and the amended rules are available for inspection and copying during normal hours in the FCC Dockets Branch (Room 230), 1919 M Street NW, Washington, DC. The complete text of the NPRM and the proposed amendments may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., (202) 857-3800, 2100 M Street NW, Suite 140, Washington, DC 20037.

Summary of Notice of Proposed Rule Making

2. These proposed rule amendments are in response to several inquiries and complaints concerning the criteria used to determine a radio officer's eligibility for a six months service endorsement. A cargo ship equipped with an auto alarm is permitted to carry a single radio officer who has at least six months previous service as a radio officer on board a United States ship. Generally, the complaints result because the applicants have more than six months sea duty, but have not had the requisite U.S. Coast Guard (USCG) radio officer certificate or have not met the currently required 1440 hours of radiotelegraph station operating time.

3. The NPRM proposes to simplify the requirements and documentation needed to determine qualifying service while adhering to the letter and intent of the Communications Act. These changes would recognize new technologies and practices that improve safety and maritime communications. The proposed Rules allow time spent on board a ship performing maintenance duties, training, operating radiotelephone stations and time in port during normal ship operations to be included within the six months service period. Additionally, experience onboard U.S. Government ships would qualify for the six months service endorsement. The NPRM also proposes to allow vessel owners, operators, captains, and masters to certify that the applicant has successfully completed the six months qualifying service requirements. Further, the definition of "radio officer" is proposed to be changed to be consistent with the Communications Act.

4. In accordance with section 605(b) of the Regulatory Flexibility Act of 1980 (Pub. L. 96-354, 5 U.S.C. 605(b)), does not apply to these proposed Rules because, if promulgated, these Rules will not have a significant economic impact on a substantial number of small entities. The proposed Rules would relax the six months qualifying service certification procedures applicable to radiotelegraph operators seeking to serve as radio officers on large ocean-going ships. Since 1982 the Commission has issued six months endorsements.

5. The rule amendments proposed herein have been analyzed with respect to the Paperwork Reduction Act of 1980 and found to decrease the information collection the Commission imposes on the public. The proposed reduction in information collection burden is subject to approval by the Office of Management and Budget as prescribed by the Act.

6. The authority for this action is contained in 47 U.S.C. 154(f) and 303 (l) and (r). Pursuant to applicable procedures set forth in §§1.415 and 1.419 of the Commission's Rules (47 CFR 1.415 and 1.419) interested parties may file comments and reply comments by the dates indicated in the Preamble to this document. All relevant and timely comments will be considered by the Commission before final action is taken in this proceeding. To file formally in this proceeding, participants must file an original and five copies of all comments, reply comments and supporting comments. If participants want each Commissioner to receive a personal