impact on small entities as defined in the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) and imposes no paperwork burden on the public as defined in the Paperwork Reduction Act. Further, because this is a technical amendment, this rule has no effect on the human environment, individually or cumulatively and is, therefore, categorically excluded from documentation in an environmental assessment or an environmental impact statement (40 CFR 1508.4).

List of Subjects in 36 CFR Part 213

National grasslands, Grazing lands.
Therefore, for the reasons set forth in the preamble, part 213 of title 36 of the Code of Federal Regulations is hereby amended as follows:

PART 213-[AMENDED]

1. The authority citation for part 213 continues to read:

Authority: 50 Stat. 525, as amended, 7 U.S.C. 1010-1012.

§ 213.1 [Amended]

2. Revise the table in paragraph (e) to add the following in alphabetical order:

State in which grassland is located	National grassland	Counties where located
California	Butte Valley	Siskiyou.

Dated: February 19, 1991. George M. Leonard, Associate Deputy Chief.

Designation Order

Butte Valley National Grassland, Siskiyou County, CA

Pursuant to the authority granted to the Secretary of Agriculture 50 Stat. 525, as amended; 7 U.S.C. 1010–1012 the Butte Valley Land Utilization Project (CA–22), located in Siskiyou County, California, is hereby designated as the Butte Valley National Grassland effective this date.

These 18,425 acres, of the 19,020 acres of land within the boundary of Butte Valley National Grassland, were purchased under the authority of the Bankhead-Jones Farm Tenant Act of 1937 and are to be administered by the Goosenest Ranger District of Klamath National Forest.

The following areas, comprising 19,020 acres, of which 18,425 acres are National Forest System lands and 595 acres are other lands, are included in the designation:

Mount Diablo Meridian T. 46 N., R. 1 W.,

Secs. 3, 4, and 5; Sec. 6, E1/2 Sec. 7; Sec. 8, N½, N½S½, E½SW¼SE¼ and SE'4SE'4: Sec. 9. N 1/2: Sec. 16, N 1/2; Sec. 18, N1/4. T. 47 N., R. 1 W., Secs. 3 to 10, inclusive; Secs. 15 to 21, inclusive; Secs. 27 to 30, inclusive; Sec. 31, E½, NE½NW¼; Secs. 32 and 33. T. 47 N., R. 2 W., Sec. 23, SE1/4; Sec. 24, S1/2; Sec. 25, NE 1/2. Dated: January 18, 1991. Clayton Yeutter,

Secretary.

[FR Doc. 91-4759 Filed 2-27-91; 8:45 am] BILLING CODE 3410-11-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 60 and 61

[FRL-3909-1]

Delegation of Authority to the State of New Mexico for New Source Performance Standards (NSPS) and National Emission Standards for Hazardous Air Pollutants (NESHAP)

AGENCY: Environmental Protection Agency.

ACTION: Notice of delegation of authority.

SUMMARY: The Environmental Protection Agency (EPA) announces the delegation of full authority to the State of New Mexico to implement and enforce additional source categories of the New Source Performance Standards (NSPS) and National Emission Standards for Hazardous Air Pollutants (NESHAP) including the subsequent revisions and amendments to the standards for which full authority had been delegated to the State by the previous delegation agreement of March 15, 1985. The last coverage update of the delegation agreement was approved on February 8, 1990, and a notice of it was published in the Federal Register (55 FR 5990). Based on the State's request of June 8, 1990, the EPA has now granted full authority to the State for the NSPS and NESHAP through December 4, 1989, applicable only in certain areas of the State, and partial authority for new and amended standards after that date.

This delegation of authority does not apply to: (1) The sources located in Bernalillo County, New Mexico, (2) the sources located on Indian lands as specified in the delegation agreement and in this notice, (3) the standards of performance for New Residential Wood Heaters (subpart AAA) under 40 CFR part 60, and (4) the NESHAP radionuclide standards specified under 40 CFR part 61.

EFFECTIVE DATE: January 30, 1991.

ADDRESSES: The State's request and delegation agreement may be requested by writing to one of the following addresses:

Chief, Planning Section (6T-AP), Air Programs Branch, U.S. Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202, Telephone: (214) 655-7214.

Chief, Air Quality Bureau, New Mexico Environmental Improvement Division, 1190 St. Francis Drive, Sante Fe, New Mexico 87503, Telephone: (505) 827– 0042.

All other requests, reports, applications and such other communications which are required to be submitted under 40 CFR part 60 and 40 CFR part 61 (including the notifications required under Subpart A of the regulations) for the affected facilities, in areas outside of Indian lands or Bernalillo County, should be sent directly to the State of New Mexico at the above address. Sources located on all Indian lands (including Bernalillo County), sources subject to the standards of performance for New Residential Wood Heaters—subpart AAA under 40 CFR part 60 (except for Bernalillo County), and sources subject to the NESHAP radionuclides under 40 CFR part 61 in the State of New Mexico should submit the information specified above to the Chief, Air Enforcement Branch, EPA Region 6 Office at the address given in this notice. The affected sources located within the boundaries of Bernalillo County, outside of Indian lands, should submit all of the required information (except for the **NESHAP** radionuclides under 40 CFR part 61) to Director, The Albuquerque Environmental Health Department, The City of Albuquerque, P.O. Box 1293, Albuquerque, New Mexico 87103.

FOR FURTHER INFORMATION CONTACT: Mr. J. Behnam, P.E., Planning Section, Air Programs Branch, United States Environmental Protection Agency, Region 6, 145 Ross Avenue, Dallas, Texas 75202, telephone number (214) 655-7214.

SUPPLEMENTARY INFORMATION: Sections 111(c) and 112(d) of the Clean Air Act allow the Administrator of the EPA to delegate EPA's authority to any State which can submit adequate regulatory procedures for implementation and

enforcement of the NSPS and NESHAP programs.

On October 19, 1984, New Mexico requested full delegation of authority for the implementation and enforcement of NSPS through March 14, 1984, and NESHAP through December 9, 1983. The State also requested partial authority for the technical and administrative review of new or amended NSPS and NESHAP in the October 19, 1984 letter. The delegation request was granted to the State subject to the conditions and limitations specified in the delegation agreement which was approved on March 15, 1985. The March 15, 1985, delegation agreement provided full authority for the State to implement and enforce the NSPS and NESHAP through March 14, 1984, and December 9, 1983, respectively. Also, the State received partial authority for implementation of NSPS and NESHAP subparts effective after the specified dates in the State regulations and for amendments of fully delegated NSPS and NESHAP subparts after the dates specified above. The State's authority was approved only for the areas outside the Indian lands and Bernalillo County. The last coverage update of the delegation agreement was approved on February 8, 1990, and a notice of it was published in the Federal Register (55 FR 5990).

On June 8, 1990, the NMEID requested the EPA to grant full authority for additional source categories and amendments to the fully delegated NSPS and NESHAP subparts by extending the coverage date through December 4, 1989, for the NSPS and NESHAP. Based on review of State's Air Quality Control Regulations (AQCR) 750 (for NSPS) and 751 (for NESHAP), the EPA delegated full authority to the State as requested in the letter of June 8, 1990. AQCRs 750 and 751 incorporate the Federal NSPS and NESHAP by reference through the date specified above except for the performance standards for New Residential Wood Heaters-subpart AAA under 40 CFR part 60 and the NESHAP radionuclide standards under 40 CFR part 61. The provisions and conditions specified in the March 15, 1985, delegation agreement and its supplements shall remain unchanged and effective except the revision of the appropriate dates as cited above. The revised authorized dates have been listed in Table 1 for NSPS and Table 2 for NESHAP. These tables noting the revised effective date have been approved by the Regional Administrator, and are thereby incorporated as part of the March 15, 1985, delegation agreement. No authority has been delegated for the standards of

performance for New Residential Wood Heaters—Subpart AAA under 40 CFR part 60 and the NESHAP radionuclide standards specified under 40 CFR part 61.

Today's notice informs the public that the EPA has expanded the State's full authority to implement and enforce the NSPS and NESHAP through December 4, 1989. All reports required pursuant to the Federal NSPS and NESHAP (40 CFR part 60 and 40 CFR part 61) by sources located in the State of New Mexico, in areas outside of Indian lands or Bernalillo County, should be submitted directly to the New Mexico Health and Environment Department, Environmental Improvement Division, Air Quality Bureau, 1190 St. Francis Drive, Santa Fe, New Mexico 87503. Sources located on all Indian lands (including Bernalillo County), sources subject to the standards of performance for New Residential Wood Heaterssubpart AAA under 40 CFR part 60 (except for Bernalillo County), and sources subject to the NESHAP radionuclides under 40 CFR part 61 in the State of New Mexico should apply to the Chief, Air Enforcement Branch, EPA Region 6 Office at the address given in this notice. The affected sources located within the boundaries of Bernalillo County, outside of Indian lands, should submit all of the required information (except for the NESHAP radionuclides under 40 CFR part 61) to Director, The Albuquerque Environmental Health Department, the City of Albuquerque, P.O. Box 1293, Albuquerque, New Mexico 87103.

The Office of Management and Budget has exempted this information notice from the requirements of section 3 of Executive Order 12291.

This delegation is issued under the authority of section 111(c) and 112(d) of the Clean Air Act, as amended (42 U.S.C. 7411(c) and 7412(d)).

List of Subjects in 40 CFR Part 60

Air pollution control, Aluminum, Ammonium sulfate plants, Cement industry, Coal, Copper, Electric power plants, Fossil-Fuel fired steam generators, Glass and glass products, Grain, Iron, Lead, Metals, Motor vehicles, Nitric acid plants, Paper and paper industry, Petroleum, Phosphate, Fertilizer, Sewage disposal, Steel, Sulfuric acid plants, Waste treatment and disposal, Zinc.

List of Subjects in 40 CFR Part 61

Air pollution control, Asbestos, Benzene, Beryllium, Hazardous materials, Mercury, Vinyl chloride. Dated: January 30, 1991.

Robert E. Layton Jr.,

Regional Administrator.

[FR Doc. 91-4758 Filed 2-27-91; 8:45 am]

BILLING CODE 6560-50-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 88-284; RM-6138, RM-6474, and RM-6489]

FM Radio Broadcasting Services; Angola, Berne, Decatur, Lagrange, and Roanoke, IN; Brooklyn and Hudson, Mi

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: In response to a Notice of Proposed Rule Making, 53 FR 25350, July 6, 1988, and a Request for Supplemental Information and Order to Show Cause. 55 FR 12869, April 6, 1990, the Commission adopted a Second Report and Order in this proceeding which grants the counterproposal of Midwest Communications Company, licensee of Station WQTZ(FM), Channel 224A, Decatur, Indiana, to upgrade its channel by substituting Channel 286B1 to provide that community with an expanded FM broadcast service. To accommodate the Decatur upgrade, the Commission also ordered the substitutions of Channel 224A for Channel 230A at Berne, Indiana, and Channel 231A for Channel 286A at Roanoke, Indiana. While Station WQTX(FM), Roanoke, had objected to changing from Channel 286A to Channel 231A at Roanoke, the Commission ordered the change because the channels are equivalent for allotment purposes. The Commission also granted the request of Station WLKI(FM), Angola, Indiana, to move from Channel 261A to Channel 262A. All of the above allotments can be made in compliance with the Commission's minimum distance separation requirements using the following sites: for Decatur, a site located at least 20.1 kilometers northwest of the community of coordinates 49-58-33 and 85-04-23; for Angola, a site located at coordinates 41-40-51 and 85-00-02; for Berne, a site located at least 2.5 kilometers north of the community at coordinates 50-40-46 and 84-57-17; and for Roanoke, a site specified in its construction permit at coordinates 40-55-00 and 85-27-30 or at a site specified in its pending modification application at coordinates 40-59-54 and 85-15-58. Since the