- (d) Each private coast station is authorized by rule to use hand-held marine radios in the vicinity of the station's fixed transmitter site on those frequencies assigned to the private coast station. Hand-held communications must conform to those normally permitted under a marine utility station authorization and must be limited to contact with the associated private coast station and ship stations in the vicinity of the private coast station.
- 29. Åmend § 80.519 by revising paragraph (b) to read as follows:

§ 80.519 Station identification.

* * * * *

- (b) Marine utility stations, private coast stations, and associated hand-held radios, when exchanging communications, may be identified by a unit identifier in lieu of the call sign. Identification by transmission of the assigned call sign must be at the end of the exchange or at least once every 15 minutes.
- 30. Amend § 80.653 by revising paragraph (b)(2) to read as follows:

§ 80.653 Scope of communications.

* * (b)* * *

(2) Transmissions necessary for the test and maintenance of maritime radio equipment at repair shops and at temporary unspecified locations;

* * * * *

PART 87—AVIATION SERVICES

31. The authority citation for part 87 continues to read as follows:

2091.02174.5

2182.0

3023.0

4000.0

4177.5

Authority: 48 Stat. 1066, 1082, as amended; 47 U.S.C. 154, 303, unless

otherwise noted. Interpret or apply 48 Stat. 1064–1068, 1081–1105, as amended; 47 U.S.C. 151–156, 301–609.

32. Amend § 87.27 by revising paragraphs (a) and (b) to read as follows:

§87.27 License term.

- (a) Licenses for aircraft stations will normally be issued for a term of ten years from the date of original issuance, major modification or renewal. Licensees may apply for renewal of the station license up to ninety (90) days after the date the license expires.
- (b) Licenses other than aircraft stations in the aviation services will normally be issued for a term of five years from the date of original issuance, major modification, or renewal. Licensees, other than Aeronautical Advisory (unicom) stations licensed under § 87.215(b), Aeronautical Fixed, Aeronautical Enroute, and Airport Control Tower stations, may apply for renewal of the station license up to ninety (90) days after the date the license expires.
- 33. Amend § 87.131 by adding footnote 9 to to the column heading "Authorized emission(s)" to read as follows:

§ 87.131 Power and emissions.

* * * * *

*

Class o station		qu ban	re- ency d/fre- ency	Author- ized emis- sion(s) ⁹	Maximum power ¹
* *	*	*	*	*	

4188.0

4207.5 5000.0

5167.5

5680.0

6215.0

6268.0

6282.0

- (2) On any frequency more than 250 Hz from the instantaneous carrier frequency, at least 40 dB; and
- (3) On any frequency more than 7.5 kHz from the instantaneous carrier frequency, at least $43 + 10log_{10}$ (peak power in watts) db.

[FR Doc. 97–19350 Filed 7–25–97; 8:45 am] BILLING CODE 6712–01–P

- ¹The power is measured at the transmitter output terminals and the type of power is determined according to the emission designator as follows:
- (i) Mean power (pY) for amplitude modulated emissions and transmitting both sidebands using unmodulated full carrier.
- (ii) Peak envelope power (pX) for all emission designators other than those referred to in paragraph (i) of this note.
 - ⁹ Excludes automatic link establishment.
- 34. Add § 87.149 to subpart D to read as follows:

§ 87.149 Special requirements for automatic link establishment (ALE).

Brief signalling for the purposes of measuring the quality of a radio channel and thereafter establishing communication shall be permitted within the 2 MHz–30 MHz band. Public coast stations licensed under part 80 of this chapter providing high seas service are authorized by rule to use such signalling under the following conditions:

- (a) The transmitter power shall not exceed 100 W ERP;
- (b) Transmissions must sweep linearly in frequency at a rate of at least 60 kHz per second, occupying any 3 kHz bandwidth for less than 50 milliseconds;
- (c) The transmitter shall scan the band no more than four times per hour;
- (d) Transmissions within 6 kHz of the following protected frequencies and frequency bands must not exceed 10 μ W peak ERP:
 - (1) Protected frequencies (kHz)

6312.0	12290.0	16420.0
8257.0	12392.0	16522.0
8291.0	12520.0	16695.0
8357.5	12563.0	16750.0
8364.0	12577.0	16804.5
8375.0	15000.0	20000.0
8414.5	16000.0	25000.0
10000.0		

(2) Protected bands (kHz)

4125.0-4128.0 8376.25-8386.75 13360.0-13410.0 25500.0-25670.0

- (e) The instantaneous signal, which refers to the peak power that would be measured with the frequency sweep stopped, along with spurious emissions generated from the sweeping signal, must be attenuated below the peak carrier power (in watts) as follows:
- (1) On any frequency more than 5 Hz from the instantaneous carrier frequency, at least 3 dB;

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

48 CFR Parts 1852

Revision to the NASA FAR Supplement To Correct Provision and Clause Dates

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Final rule.

SUMMARY: This is a final rule amending the NASA FAR Supplement to correct the dates of provisions and clauses.

EFFECTIVE DATE: July 28, 1997.

FOR FURTHER INFORMATION CONTACT:

Tom O'Toole, (202) 358-0478.

SUPPLEMENTARY INFORMATION:

Background

A final rule was published in the July 9, 1997 **Federal Register** (62 FR 36704–36738) that revised multiple parts of the NASA FAR Supplement (NFS). The published version of that rule did not include the dates for a number of solicitation provisions and contract clauses. This final rule makes the appropriate corrections.

Impact

NASA certifies that this regulation will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*). This final rule does not impose any reporting or record keeping requirements subject to the Paperwork Reduction Act.

List of Subjects in 48 CFR 1852

Government procurement. **Tom Luedtke**,

Associate Administrator for Procurement.

Accordingly, 48 CFR Part 1852 is amended as follows:

1. The authority citation for 48 CFR Part 1852 continues to read as follows:

Authority: 42 U.S.C. 2473(c)(1).

PART 1852—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

1852.216-89, 1852.219-73, 1852.219-75, 1852.219-76, 1852.219-77, 1852.219-79, 1852.227-72, 1852.242-73, 1852.243-70, 1852.245-70, 1852.245-77, 1852.245-79 [Amended]

2. The dates of the provisions and clauses in sections 1852.216–89, 1852.219–73, 1852.219–75, 1852.219–76, 1852.219–77, 1852.219–79, 1852.227–72, 1852.242–73, 1852.245–70, 1852.245–71, 1852.245–77, 1852.245–79, and Alternate I within the

clause in section 1852.243–70, are revised to read "(JUL 1997)".

[FR Doc. 97–19727 Filed 7–25–97; 8:45 am] BILLING CODE 7510–01–M

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 679

[Docket No. 961107312-7021-02; I.D. 072297D]

Fisheries of the Exclusive Economic Zone Off Alaska; Greenland Turbot in the Bering Sea Subarea

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

ACTION: Closure.

SUMMARY: NMFS is prohibiting retention of Greenland turbot in the Bering Sea subarea of the Bering Sea and Aleutian Islands management area (BSAI). NMFS is requiring that catch of Greenland turbot in this area be treated in the same manner as prohibited species and discarded at sea with a minimum of injury. This action is necessary because the Greenland turbot 1997 total allowable catch (TAC) in this area has been reached.

DATES: Effective 1200 hrs, Alaska local time (A.l.t.), July 23, 1997, until 2400 hrs, A.l.t., December 31, 1997.

FOR FURTHER INFORMATION CONTACT: Mary Furuness, 907–586-7228.

SUPPLEMENTARY INFORMATION: The groundfish fishery in the BSAI exclusive economic zone is managed by the NMFS according to the Fishery Management Plan for the Groundfish Fishery of the Bering Sea and Bering Sea Area (FMP) prepared by the North Pacific Fishery Management Council under authority of the Magnuson-Stevens Fishery Conservation and Management Act. Fishing by U.S. vessels is governed by regulations implementing the FMP at

subpart H of 50 CFR part 600 and 50 CFR part 679.

The 1997 TAC of Greenland turbot in the Bering Sea subarea was established by the Final 1997 Harvest Specifications of Groundfish for the BSAI (62 FR 7168, February 18, 1997) and subsequent reserve apportionment (62 FR 31369, June 9, 1997) as 6,030 metric tons (mt). See § 679.20(c)(3)(iii).

In accordance with § 679.20(d)(2), the Administrator, Alaska Region, NMFS, has determined that the 1997 TAC for Greenland turbot in the Bering Sea subarea has been reached. Therefore, NMFS is requiring that further catches of Greenland turbot in the Bering Sea subarea be treated as prohibited species in accordance with § 679.21(b).

Classification

This action responds to the best available information recently obtained from the fishery. It must be implemented immediately to prevent overharvesting the 1997 TAC for Greenland turbot in the Bering Sea subarea of the BSAI. Providing prior notice and an opportunity for public comment on this action is impracticable and contrary to public interest. The fleet has already taken the directed fishing allowance for Greenland turbot. Further delay would only result in overharvest and disrupt the FMP's objective of allowing incidental catch to be retained throughout the year. NMFS finds for good cause that the implementation of this action cannot be delayed for 30 days. Accordingly, under 5 U.S.C. 553(d), a delay in the effective date is hereby waived.

This action is required by § 679.20 and is exempt from review under E.O. 12866.

Authority: 16 U.S.C. 1801 et seq.

Dated: July 22, 1997.

Gary C. Matlock,

Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 97–19792 Filed 7–23–97; 4:01 pm] BILLING CODE 3510–22–F