not impose annual costs of \$100 million or more.

Today's rule contains no Federal mandates for State, local or tribal governments or the private sector for two reasons. First, today's action does not impose new or additional enforceable duties on any State, local or tribal governments or the private sector because the requirements of the Commonwealth of Puerto Rico's program are already imposed by the Commonwealth and subject to Commonwealth law. Second, the Act also generally excludes from the definition of a "Federal mandate" duties that arise from participation in a voluntary Federal program. The Commonwealth of Puerto Rico's participation in an authorized UST program is voluntary.

Even if today's rule did contain a Federal mandate, this rule will not result in annual expenditures of \$100 million or more for State, local, and/or tribal governments in the aggregate, or the private sector. Costs to Commonwealth, local and/or tribal governments already exist under the Commonwealth of Puerto Rico program, and today's action does not impose any additional obligations on regulated entities. In fact, USEPA's approval of the Commonwealth program generally may reduce, not increase, compliance costs for the private sector.

The requirements of Section 203 of UMRA also do not apply to today's action. Before USEPA establishes any regulatory requirements that may significantly or uniquely affect small governments, Section 203 of the UMRA requires USEPA to develop a small government agency plan. This rule contains no regulatory requirements that might significantly or uniquely affect small governments. The Agency recognizes that although small governments may own and/or operate USTs, they are already subject to the regulatory requirements under existing Commonwealth law which are being authorized by USEPA, and, thus, are not subject to any additional significant or unique requirements by virtue of this program approval.

List of Subjects in 40 CFR Part 281

Environmental protection, Administrative practice and procedure, Hazardous and Petroleum substances, State program approval, Underground Storage Tanks.

Authority: This notice is issued under the authority of Section 9004 of the Solid Waste Disposal Act, as amended by RCRA, 42 U.S.C. 6912(a), 6926, 6974(b).

Dated: July 24, 1997.

Jeanne M. Fox,

Regional Administrator.
[FR Doc. 97–20177 Filed 8–5–97; 8:45 am]
BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 1

[CS Docket No. 97-98; DA 97-1583]

Pole Attachments

AGENCY: Federal Communications Commission.

ACTION: Proposed rule; extension of time.

SUMMARY: The Cable Services Bureau, released an *Order* which granted the Motion for Extension of Time filed by Carolina Power & Light Company, Delmarva Power & Light Company, Atlantic City Electric Company, Entergy Services, Florida Power Corporation, Pacific Gas and Electric Power Company, Potomac Electric Power Company, Public Service Company of Colorado, Southern Company, Georgia Power, Alabama Power, Gulf Power, Mississippi Power, Savannah Electric, Tampa Electric Company and Virginia Power, including North Carolina Power (collectively, "Electric Utilities") in Amendment of Rules and Policies Governing Pole Attachments (Notice of Proposed Rulemaking"). The Bureau found that good cause existed to grant a two week extension of time up to and including August 11, 1997. This extension of time is granted in view of the complexity of the issues presented, and in order to facilitate the development of a complete record in this proceeding.

DATES: Reply comments are now due on or before August 11, 1997.

ADDRESSES: Office of the Secretary, Federal Communications Commission, 1919 M Street, N.W., Room 222, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT:
Margaret Egler, Cable Services Bureau, (202) 418–2319, TTY (202) 418–7172.
SUPPLEMENTARY INFORMATION: This is a synopsis of the Cable Services Bureau's Order, CS Docket No. 97–98, DA 97–1583, adopted July 24, 1997 and released July 25, 1997, in the Amendment of Rules and Policies Governing Pole Attachments, 62 FR 18074 (April 14, 1997). The full text of this decision is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 1919 M Street, NW,

Washington, D.C. 20554, and may be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3800, 1919 M Street, NW, Washington, D.C. 20554. For copies in alternative formats, such as braille, audio cassette, or large print, please contact Sheila Ray at International Transcription Service.

Synopsis of the Order

1. On March 14, 1997, the Commission commenced a rulemaking proceeding to propose modifications to the Commission's rules relating to the maximum just and reasonable rates utilities may charge for attachments to a pole, duct, conduit or right-of-way. Comments were due June 27, 1997, and reply comments are due July 28, 1997.

2. On July, 21, 1997, Carolina Power & Light Company, Delmarva Power & Light Company, Atlantic City Electric Company, Entergy Services, Florida Power Corporation, Pacific Gas and Electric Power Company, Potomac Electric Power Company, Public Service Company of Colorado, Southern Company, Georgia Power, Alabama Power, Gulf Power, Mississippi Power, Savannah Electric, Tampa Electric Company and Virginia Power, including North Carolina Power (collectively, "Electric Utilities") filed a Motion for Extension of Time ("Motion") to file reply comments. The Electric Utilities request that the Commission grant a two week extension of time to file reply comments, up to and including August 11, 1997. The Electric Utilities contend that an extension of time is needed in light of the decision of the U.S. Court of Appeals for the Eighth Circuit in Iowa Utilities Board v. F.C.C., No. 96-3321, et al., where the Court ruled on interconnection service issues. They contend that issues raised in the instant proceeding parallel issues decided in *Iowa Utility Board* and they argue that an extension of time will be productive in assessing that decision's impact on the instant rulemaking.

3. It is the policy of the Commission that extensions of time are not routinely granted. In view of the complexity of the issues presented, and in order to facilitate the development of a complete record in this proceeding, we find that good cause exists to grant an extension of time. Thus, reply comments will now be due by August 11, 1997.

Ordering Clauses

4. Accordingly, *it is ordered*, pursuant to §§ 0.321 and 1.46 of the Commission's rules, 47 CFR 0.321 and 1.46, that the Motion for Extension of Time filed by Carolina Power & Light

Company, Delmarva Power & Light
Company, Atlantic City Electric
Company, Entergy Services, Florida
Power Corporation, Pacific Gas and
Electric Power Company, Potomac
Electric Power Company, Public Service
Company of Colorado, Southern
Company, Georgia Power, Alabama
Power, Gulf Power, Mississippi Power,
Savannah Electric, Tampa Electric
Company and Virginia Power, including
North Carolina Power is granted.

5. It is further ordered that all interested parties may file reply comments on the matters discussed in the Commission's Notice of Proposed Rulemaking by August 11, 1997.

Federal Communications Commission.

John E. Logan,

Deputy Chief, Cable Services Bureau. [FR Doc. 97–20689 Filed 8–5–97; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 97-168, RM-9103]

Radio Broadcasting Services; Arcadia, MO

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comments on a petition filed by Iron County Broadcasting Company, proposing the allotment of Channel 269A to Arcadia, Missouri, as that community's first local broadcast service. Channel 269A can be allotted to Arcadia provided there is a site restriction 9.7 kilometers (6.0 miles) southeast of the community at coordinates 37-31-13 and 90-33-35. Since both the community of Arcadia and the allotment site for Channel 269A are located in the Mark Twain National Forest and the Taum Sauk Mountain State Park, Iron County has been requested to provide information showing that an actual transmitter site is available that provides city grade coverage to Arcadia.

DATES: Comments must be filed on or before September 22, 1997, and reply comments on or before October 7, 1997.

ADDRESSES: Federal Communications Commission, Washington, DC. 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner's counsel, as follows: Dennis J. Kelly, Law Office of Dennis J. Kelly, Post Office Box 6648, Annapolis, Maryland 21401.

FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 97-168, adopted July 23, 1997, and released August 1, 1997. The full text of this Commission decision is available for inspection and copying during normal business hours in the Commission's Reference Center (Room 239), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Services, Inc., 1231 20th Street, NW., Washington, DC. 20036, (202) 857-3800, facsimile (202) 857-3805.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 97–20659 Filed 8–5–97; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No.97-169, RM-9121]

Radio Broadcasting Services; Coon Valley, WI

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comments on a petition filed by Sparta-Tomah Broadcasting Company, Inc., proposing the allotment of Channel 280A to Coon Valley, Wisconsin. The coordinates for Channel 280A at Coon Valley are 43–42–12 and 91–00–48.

DATES: Comments must be filed on or before September 22, 1997, and reply comments on or before October 7, 1997.

ADDRESSES: Federal Communications Commission, Washington, DC. 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner's counsel, as follows: John S. Neely, Miller & Miller, P.C., P. O. Box 33003, Washington, D. C. 20033.

FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 97-169, adopted July 23, 1997, and released August 1, 1997. The full text of this Commission decision is available for inspection and copying during normal business hours in the Commission's Reference Center (Room 239), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Services, Inc., 1231 20th Street, NW., Washington, DC. 20036, (202) 857-3800, facsimile (202) 857-3805.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 97-20657 Filed 8-5-97; 8:45 am] BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 97-170, RM-8980]

Television Broadcasting Services; San Bernardino and Long Beach, CA

AGENCY: Federal Communications Commission.