VIII. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: June 20, 2003.

Jim Jones,

Director, Office of Pesticide Programs.

■ Therefore, 40 CFR chapter I is amended as follows:

PART 180—[AMENDED]

■ 1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), 346(a) and 371.

■ 2. Section 180.587 is added to read as follows:

§180.587 Famoxadone.

(a) *General.* Tolerances are established for residues of the fungicide famoxadone (3-anilino-5-methyl-5-(4phenoxyphenyl)-1,3-oxazolidine-2,4dione) in or on the following commodities:

Commodity	Parts per million
Cattle, fat	0.02
Cattle, liver	0.05
Goat, fat	0.02
Goat, liver	0.05
Grape ¹	2.50
Grape, raisin ¹	4.0
Horse, fat	0.02
Horse, liver	0.05
Lettuce, head	10.0
Milk, fat (reflecting	
negligible resi-	
dues in whole	
milk)	0.06
Potato	0.02
Sheep, fat	0.02
Sheep, liver	0.05
Tomato	1.0

Commodity	Parts per million
Vegetable, cucurbits, group 9 Vegetable, fruiting, group 8 except tomato	0.30

 1 There are no U.S. registrations as of May 15, 2003.

(b) Section 18 emergency exemptions. [Reserved]

(c) Tolerances with regional registrations. [Reserved]

(d) Indirect or inadvertant residues. [Reserved]

[FR Doc. 03–16736 Filed 7–1–03; 8:45 am] BILLING CODE 6560–50–S

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 0 and 54

[CC Docket No. 02-6; FCC 03-101]

Schools and Libraries Universal Service Support Mechanism

AGENCY: Federal Communications Commission.

ACTION: Final rule, correction.

SUMMARY: This document corrects an error in the DATES section and the SUPPLEMENTARY INFORMATION portion of a Federal Register document regarding the Commission taking major steps to simplify and streamline the operation of our universal service mechanism for schools and libraries, while improving our oversight over the support mechanism. In addition, the Commission adopts a number of rules to streamline program operation, and promote the Commission's goal of reducing the likelihood of fraud, waste, and abuse. The summary was published in the Federal Register on June 20, 2003.

DATES: Effective July 2, 2003.

FOR FURTHER INFORMATION CONTACT: Jonathan Secrest and Katherine Tofigh, Attorneys, Telecommunications Access Policy Division, Wireline Competition Bureau, (202) 418–7400.

SUPPLEMENTARY INFORMATION: This
SUPPLEMENTARY INFORMATION: This
summary contains a correction to the
dates section and the SUPPLEMENTARY
INFORMATION portion of a Federal Register summary, 68 FR 36931 (June 20, 2003). The full text of the
Commission's Second Report and Order
in CC Docket No. 02–6, FCC 03–101
released on April 30, 2003 is available
for public inspection during regular
business hours in the FCC Reference Center, Room CY–A257, 445 Twelfth Street, SW., Washington, DC, 20554. In rule FR Doc. 03–14928 published

June 20, 2003 (68 FR 36931) make the following corrections.

1. On page 36931, in the third column, in the **DATES** section, remove "§ 54.515(b)" and add "§ 54.514(b)" in its place.

2. On page 36941, in the third column, in paragraph 89, seventh line, remove "§ 54.515(b)" and add "§ 54.514(b)" in its place.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 03–16533 Filed 7–1–03; 8:45 am] BILLING CODE 6712–01–P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

49 CFR Part 541

[Docket No. NHTSA-03-14450]

RIN 2127-AI99

Federal Motor Vehicle Theft Prevention Standard; Final Listing of Model Year 2004 High-Theft Vehicle Lines

AGENCY: National Highway Traffic Safety Administration (NHTSA), Department of Transportation. **ACTION:** Final rule.

SUMMARY: This final rule announces NHTSA's determination for model year (MY) 2004 high-theft vehicle lines that are subject to the parts-marking requirements of the Federal motor vehicle theft prevention standard, and high-theft MY 2004 lines that are exempted from the parts-marking requirements because the vehicles are equipped with antitheft devices determined to meet certain statutory criteria pursuant to the statute relating to motor vehicle theft prevention. **EFFECTIVE DATE:** The amendment made

by this final rule is effective July 2, 2003.

FOR FURTHER INFORMATION CONTACT: Ms. Rosalind Proctor, Consumer Standards Division, Office of Planning and Consumer Standards, NHTSA, 400 Seventh Street, SW., Washington, DC 20590. Ms. Proctor's telephone number is (202) 366–0846. Her fax number is (202) 493–2290.

SUPPLEMENTARY INFORMATION: The Anti Car Theft Act of 1992, Pub. L. 102–519, amended the law relating to the partsmarking of major component parts on designated high-theft vehicle lines and other motor vehicles. The Anti Car Theft Act amended the definition of 'passenger motor vehicle' in 49 U.S.C. 33101(10) to include a "multipurpose passenger vehicle or light duty truck when that vehicle or truck is rated at not more than 6,000 pounds gross vehicle weight." Since "passenger motor vehicle" was previously defined to include passenger cars only, the effect of the Anti Car Theft Act is that certain multipurpose passenger vehicle (MPV) and light-duty truck (LDT) lines may be determined to be high-theft vehicles subject to the Federal motor vehicle theft prevention standard (49 CFR part 541).

The purpose of the theft prevention standard is to reduce the incidence of motor vehicle theft by facilitating the tracing and recovery of parts from stolen vehicles. The standard seeks to facilitate such tracing by requiring that vehicle identification numbers (VINs), VIN derivative numbers, or other symbols be placed on major component vehicle parts. The theft prevention standard requires motor vehicle manufacturers to inscribe or affix VINs onto covered original equipment major component parts, and to inscribe or affix a symbol identifying the manufacturer and a common symbol identifying the replacement component parts for those original equipment parts, on all vehicle lines selected as high-theft.

The Anti Car Theft Act also amended 49 U.S.C. 33103 to require NHTSA to promulgate a parts-marking standard applicable to major parts installed by manufacturers of "passenger motor vehicles (other than light duty trucks) is not to exceed one-half of the lines not designated under 49 U.S.C. 33104 as high-theft lines." Section 33103(a) further directed NHTSA to select only lines not designated under § 33104 of this title as high theft lines. NHTSA lists each of these selected lines in appendix B to part 541. Since § 33103 did not specify marking of replacement parts for below-median lines, the agency does not require marking of replacement parts for these lines. NHTSA published a final rule amending 49 CFR part 541 to include the definitions of MPV and LDT, and major component parts. [See 59 FR 64164, December 13, 1994].

49 U.S.C. 33104(a)(3) specifies that NHTSA shall select high-theft vehicle lines, with the agreement of the manufacturer, if possible. Section 33104(d) provides that once a line has been designated as likely high-theft, it remains subject to the theft prevention standard unless that line is exempted under § 33106. Section 33106 provides that a manufacturer may petition to have a high-theft line exempted from the requirements of § 33104, if the line is equipped with an antitheft device as standard equipment. The exemption is granted if NHTSA determines that the antitheft device is likely to be as effective as compliance with the theft prevention standard in reducing and deterring motor vehicle thefts.

The agency annually publishes the names of the lines which were previously listed as high-theft, and the lines which are being listed for the first time and will be subject to the theft prevention standard beginning in a given model year. It also identifies those lines that are exempted from the theft prevention standard for a given model year under § 33104. Additionally, this listing identifies those lines (except light-duty trucks) in appendix B to part 541 that have theft rates below the 1990/ 1991 median theft rate but are subject to the requirements of this standard under § 33103.

On July 1, 2002, the final listing of high-theft lines for the MY 2003 vehicle lines was published in the **Federal Register** (67 FR 44085). The final listing identified five vehicle lines that were listed for the first time and became subject to the theft prevention standard beginning with the 2003 model year.

For MY 2004, the agency identified two new vehicle lines that are likely to be high-theft lines, in accordance with the procedures published in 49 CFR part 542. The new lines are the Toyota Scion xA and the Scion xB. In addition to these two vehicle lines, the list of hightheft vehicle lines includes all lines previously designated as high-theft and listed for prior model years. Accordingly, appendix A has also been amended to reflect these changes.

The vehicle lines listed as being subject to the parts-marking standard have previously been designated as high-theft lines in accordance with the procedures set forth in 49 CFR part 542. Under these procedures, manufacturers evaluate new vehicle lines to conclude whether those new lines are likely to be high theft. The manufacturer submits these evaluations and conclusions to the agency, which makes an independent evaluation; and, on a preliminary basis, determines whether the new line should be subject to the parts-marking requirements. NHTSA informs the manufacturer in writing of its evaluations and determinations, together with the factual information considered by the agency in making them. The manufacturer may request the agency to reconsider the preliminary determinations. Within 60 days of the receipt of these requests, the agency makes its final determination. NHTSA informs the manufacturer by letter of

these determinations and its response to the request for reconsideration. If there is no request for reconsideration, the agency's determination becomes final 45 days after sending the letter with the preliminary determination. Each of the new lines on the high-theft list has been the subject of a final determination under either 49 U.S.C. 33103 or 33104.

The list of lines that have been exempted by the agency from the partsmarking requirements of part 541 includes high-theft lines newly exempted in full beginning with MY 2004. The two vehicle lines newly exempted in full are the DaimlerChrysler Jeep Grand Cherokee and the Nissan Infiniti M45. Additionally, the agency erroneously omitted the Ford Motor Company's (Ford) Lincoln Town Car from Appendix A-I of the MY 2003 final rule. The agency granted Ford's petition for an exemption of its Lincoln Town Car from the parts-marking requirements of the Federal Motor Vehicle Theft Prevention Standard beginning with the 2003 model year (67 FR 35189, May 17, 2002). Accordingly, appendix A-I has been amended to reflect these changes. The vehicle lines listed as being exempt from the standard have previously been exempted in accordance with the procedures of 49 CFR part 543 and 49 U.S.C. 33106.

Similarly, the low-theft lines listed as being subject to the parts-marking standard have previously been designated in accordance with the procedures set forth in 49 U.S.C. 33103.

Therefore, NHTSA finds for good cause that notice and opportunity for comment on these listings are unnecessary. Further, public comment on the listing of selections and exemptions is not contemplated by 49 U.S.C. chapter 331.

For the same reasons, since this revised listing only informs the public of previous agency actions and does not impose additional obligations on any party, NHTSA finds for good cause that the amendment made by this notice should be effective as soon as it is published in the **Federal Register**.

Regulatory Impacts

1. Costs and Other Impacts

NHTSA has analyzed this rule and determined that it is not "significant" within the meaning of the Department of Transportation's regulatory policies and procedures. The agency has also considered this notice under Executive Order 12866. As already noted, the selections in this final rule have previously been made in accordance with the provisions of 49 U.S.C. 33104, and the manufacturers of the selected lines have already been informed that those lines are subject to the requirements of 49 CFR part 541 for MY 2004. Further, this listing does not actually exempt lines from the requirements of 49 CFR part 541; it only informs the general public of all such previously granted exemptions. Since the only purpose of this final listing is to inform the public of actions for MY 2004 that the agency has already taken, a full regulatory evaluation has not been prepared.

2. Regulatory Flexibility Act

The agency has also considered the effects of this listing under the Regulatory Flexibility Act. I hereby certify that this rule will not have a significant economic impact on a substantial number of small entities. As noted above, the effect of this final rule is simply to inform the public of those lines that are already subject to the requirements of 49 CFR part 541 for MY 2004. The agency believes that the listing of this information will not have any economic impact on small entities.

3. Environmental Impacts

In accordance with the National Environmental Policy Act of 1969, the agency has considered the environmental impacts of this rule, and determined that it will not have any significant impact on the quality of the human environment.

4. Federalism

This action has been analyzed in accordance with the principles and criteria contained in Executive Order 12612, and it has been determined that this final rule does not have sufficient Federalism implications to warrant the preparation of a Federalism Assessment.

5. Civil Justice Reform

This final rule does not have a retroactive effect. In accordance with § 33118 when the Theft Prevention Standard is in effect, a State or political subdivision of a State may not have a different motor vehicle theft prevention standard for a motor vehicle or major replacement part. 49 U.S.C. 33117 provides that judicial review of this rule may be obtained pursuant to 49 U.S.C. 32909. Section 32909 does not require submission of a petition for reconsideration or other administrative proceedings before parties may file suit in court.

List of Subjects in 49 CFR Part 541

Administrative practice and procedure, Labeling, Motor vehicles, Reporting and recordkeeping requirements.

■ In consideration of the foregoing, 49 CFR part 541 is amended as follows:

PART 541—[AMENDED]

■ 1. The authority citation for part 541 continues to read as follows:

Authority: 49 U.S.C. 33102–33104 and 33106; delegation of authority at 49 CFR 1.50.

■ 2. In part 541, appendices A and A–I are revised. Appendices A and A–I are revised to read as follows:

Appendix A to Part 541-Lines Subject to the Requirements of This Standard

Manufacturer	Subject lines
ALFA ROMEO	Milano 161
	164
BMW	
	Z8
	6 Car Line
DAEWOO	
	Musso (MPV)
	Nubira
DAIMLERCHRYSLER	Chrysler Cirrus
	Chrysler Fifth Avenue/Newport
	Chrysler Laser
	Chrysler LeBaron/Town & Country
	Chrysler LeBaron GTS
	Chrysler's TC
	Chrysler New Yorker Fifth Avenue
	Chrysler Sebring
	Chrysler Town & Country
	Dodge 600
	Dodge Aries
	Dodge Avenger
	Dodge Colt
	Dodge Daytona
	Dodge Diplomat
	Dodge Lancer
	Dodge Neon
	Dodge Shadow
	Dodge Stratus
	Dodge Stratus
	Eagle Summit
	Eagle Talon
	Jeep Cherokee (MPV)
	Jeep Liberty (MPV)
	Jeep Wrangler (MPV)
	Plymouth Caravelle
	Plymouth Colt
	Plymouth Laser
	Plymouth Gran Fury

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Manufacturer	Subject lines
	Plymouth Neon
	Plymouth Reliant
	Plymouth Sundance
	Plymouth Breeze
ERRARI	
	328
ORD	
	Ford Escort
	Ford Probe
	Ford Thunderbird
	Lincoln Continental
	Lincoln Mark
	Mercury Capri Mercury Cougar
	Mercury Cougan Merkur Scorpio
	Merkur XR4Ti
ENERAL MOTORS	
	Buick Reatta
	Buick Skylark
	Chevrolet Malibu
	Chevrolet Nova
	Chevrolet Blazer (MPV)
	Chevrolet Prizm
	Chevrolet S–10 Pickup
	Geo Storm
	Chevrolet Tracker (MPV)
	GMC Jimmy (MPV)
	GMC Sonoma Pickup
	Oldsmobile Achieva (MYs 1997–1998)
	Oldsmobile Bravada
	Oldsmobile Cutlass
	Oldsmobile Cutlass Supreme (MYs 1988–1997)
	Oldsmobile Intrigue
	Pontiac Fiero
	Saturn Sports Coupe
ONDA	
	CRV (MPV)
	Odyssey (MPV)
	Passport
	Pilot (MPV)
	Prelude
	S2000
	Acura Integra
	Acura MDX (MPV)
	Acura RSX
YUNDAI	
	Sonata
	Tiburon
UZU	Amigo
	Impulse
	Rodeo
	Rodeo Sport
	Stylus
	Trooper/Trooper II
	VehiCross (MPV)
\GUAR	
A MOTORS	
	Rio
	Sephia (1998–2002)
פוודת	Spectra
DTUS	
ASERATI	
	Quattroporte
A 7D A	228
AZDA	
	MX-3
	MX–5 Miata
	MX-6
ERCEDES-BENZ	
	190 E
	260E (1987–1989) 300 SE (1988–1991)

s	39475

Manufacturer	Subject lines
MITSUBISHI	300 TD (1987) 300 SDL (1987) 300 SEL 350 SDL (1990–1991) 420 SEL (1987–1991) 560 SEL (1987–1991) 560 SEC (1987–1991) 560 SL Cordia Eclipse Lancer Mirage Montero (MPV)
NISSAN	Montero Sport (MPV) Tredia 3000GT 240SX
PEUGEOT PORSCHE	924S
SUBARU	XT SVX Baja Forester
SUZUKI	Legacy Aerio X90 (MPV) Sidekick (MYs 1997–1998)
ТОУОТА	Vitara/Grand Vitara (MPV) Toyota 4-Runner (MPV) Toyota Avalon
	Toyota Camry Toyota Celica Toyota Corolla/Corolla Sport Toyota Echo Toyota Highlander (MPV)
	Toyota Matrix (MPV) Toyota MR2 Toyota MR2 Spyder Toyota Prius
	Toyota RAV4 (MPV) Toyota Sienna (MPV) Toyota Tercel Lexus IS300
	Lexus IS300 Lexus LX470 (MPV) Lexus RX300 (MPV) Scion xA ¹
VOLKSWAGEN	Scion xB ¹ Audi Quattro Volkswagen Scirocco

¹ Lines added for MY 2004.

Appendix A–1—High-Theft Lines With Antitheft Devices Which Are Exempted From the Parts-Marking Requirement of This Standard Pursuant to 49 CFR Part 543

Manufacturer	Subject lines
AUSTIN ROVER BMW DAIMLERCHRYSLER	Sterling MINI X5 Z4 ² 3 Car Line 5 Car Line 7 Car Line 8 Car Line Jeep Grand Cherokee ¹
	Chrysler Conquest Chrysler Imperial

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Manufacturer	Subject lines
ORD	Lincoln Town Car ²
	Mustang
	Mercury Sable
	Mercury Grand Marquis
	Taurus
ENERAL MOTORS	
	Buick Park Avenue
	Buick Regal/Century
	Buick Riviera
	Cadillac Allante
	Cadillac Seville Chevrolet Cavalier
	Chevrolet Corvette
	Chevrolet Impala/Monte Carlo
	Chevrolet Lumina/Monte Carlo (MYs 1996–1999)
	Chevrolet Malibu
	Chevrolet Venture
	Oldsmobile Alero
	Oldsmobie Aurora
	Oldsmobile Toronado
	Pontiac Bonneville
	Pontiac Grand Am
	Pontiac Grand Prix
	Pontiac Sunfire
IONDA	
	Acura Legend (MYs 1991–1996)
	Acura NSX
	Acura RL
	Acura SLX
	Acura TL
	Acura Vigor (MYs 1992–1995)
SUZU	Axiom
	Impulse (MYs 1987–1991)
IAGUAR	XK
MAZDA	
	929
	RX-7
	Millenia
MERCEDES-BENZ	
	260E
	300D
	300E
	300CE
	300TE
	400E
	500E
	129 Car Line (the models within this line are):
	300SL
	500SL
	600SL
	SL320 SL500
	SL500 SL600
	202 Car Line (the models within this line are): C220
	C230
	C280
	C280
	C43
/ITSUBISHI	
	Starion
	Diamante
IISSAN	
	Nissan Maxima
	Nissan Pathfinder
	Nissan 300ZX
	Infiniti G35
	Infiniti 130 Infiniti J30
	Infiniti M30 Infiniti M45 ¹

Manufacturer	Subject lines
PORSCHE	Infiniti QX4 Infiniti Q45 911 928 968
SAAB	986 Boxster 9–3 900 (1994–1998)
ΤΟΥΟΤΑ	9000 (1989–1998) Toyota Supra Toyota Cressida
VOLKSWAGEN	Lexus ES Lexus GS Lexus LS Lexus SC Audi 5000S Audi 100/A6 Audi 200/S4/S6
	Audi Allroad Quattro (MPV) Audi Cabriolet Volkswagen Cabrio Volkswagen Corrado Volkswagen Golf/GTI Volkswagen Jetta/Jetta III Volkswagen Passat

 $^{\rm 1}$ Lines exempted in full beginning with MY 2004. $^{\rm 2}$ Lines exempted in full beginning with MY 2003.

Issued on: June 26, 2003.

Stephen R. Kratzke,

 $\label{eq:Associate} Administrator for Rule making.$ [FR Doc. 03–16708 Filed 7–1–03; 8:45 am] BILLING CODE 4910-59-P