§ 1018.35 Termination of membership.

Advisory committee membership may be terminated at any time upon a determination by the Commission that such action is appropriate.

Subpart E—Records, Annual Reports and Audits

§ 1018.41 Agency records on advisory committees.

(a) In accordance with section 12(a) of the Advisory Committee Act, the Advisory Committee Management Officer shall maintain, in the Office of the Secretary, records which will fully disclose the nature and extent of the activities of each advisory committee established or utilized by the Commission.

(b) The records shall include a current financial report itemizing expenditures and disclosing all funds available for each advisory committee during the current fiscal year.

(c) The records shall also include a complete set of the charters of the Commission’s advisory committee and copies of the annual reports on advisory committees.

§ 1018.42 Annual report.

(a) The Advisory Committee Management Officer shall prepare an annual report on the Commission’s advisory committees for inclusion in the President’s annual report to Congress as required by section 9(c) of the Advisory Committee Act. This report shall be prepared and submitted in accordance with General Services Administration guidelines (39 FR 44814, December 27, 1974).

(b) Results of the annual comprehensive review of advisory committees made under §1018.43 shall be included in the annual report.

§ 1018.43 Comprehensive review.

A comprehensive review of all Commission established or utilized advisory committees shall be made annually in accordance with section 10 of the GSA Circular No. A–63, as amended, and shall be submitted to the GSA Secretariat by November 30 of each year.


Subpart F—Termination and Renewal

§ 1018.61 Statutory advisory committees.

A new charter shall be filed for each statutory advisory committee in accordance with section 9(c) of the Advisory Committee Act and §1018.11 upon the expiration of each successive two-year period following the date of enactment of the statute establishing or requiring the establishment of the committee.

§ 1018.62 Non-statutory advisory committees.

(a) Each non-statutory advisory committee established by the Commission after the effective date of this part shall terminate not later than two years after its establishment unless prior to that time it is renewed in accordance with paragraph (c) of this section.

(b) Each non-statutory advisory committee which is renewed by the Commission shall terminate not later than two years after its renewal unless prior to that time it is again renewed in accordance with paragraph (c) of this section.

(c) Before a non-statutory advisory committee can be renewed by the Commission, the chairman shall inform the GSA Secretariat by letter not more
than 60 days nor less than 30 days be-
before the committee expires of the fol-
lowing:
(1) His or her determination that re-
newal is necessary and is in the public
interest;
(2) The reasons for his or her deter-
mination;
(3) The Commission’s plan to attain
balanced membership of the com-
mittee, and;
(4) An explanation of why the com-
mittee’s functions cannot be performed
by the Commission or by another exist-
ing advisory committee.
(d) If the GSA Secretariat concurs,
the Chairman shall certify in writing
that the renewal of the advisory com-
mittee is in the public interest and
shall publish notice of the renewal in
the FEDERAL REGISTER and shall file a
new charter.
[41 FR 45882, Oct. 18, 1976, as amended at 46
FR 63249, Dec. 31, 1981]

PART 1019—EXPORT OF NONCOM-
PLYING, MISBRANDED, OR
BANNED PRODUCTS

Subpart A—Procedures for Export
of Noncomplying, Misbranded, or Banned
Products

§ 1019.1 Purpose, applicability, and ex-
emptions.

(a) Purpose. The regulations in this
subpart A of this part 1019 establish the
procedures exporters must use to no-
tify the Consumer Product Safety
Commission of their intent to export
from the United States products which
are banned or fail to comply with an
applicable safety standard, regulation,
or statute. These regulations also set
forth the procedures the Commission
uses in transmitting the notification of
export of noncomplying products to the
country to which those products will
be sent. The Consumer Product Safety
95–631), which became effective Novem-
ber 10, 1978, established these notifica-
tion requirements and authorizes the
Commission to issue regulations to im-
plement them.

(b) Applicability. These regulations
apply to any person or firm which ex-
ports from the United States and item
which is:
(1) A consumer product that does not
conform to an applicable consumer
product safety rule issued under sec-
tions 7 and 9 of the Consumer Product
Safety Act (15 U.S.C. 2056, 2058), or
which has been declared to be a banned
hazardous product under provisions of
sections 8 and 9 of that Act (15 U.S.C.
2057, 2058); or
(2) A misbranded hazardous sub-
stance or a banned hazardous sub-
stance within the meaning of sections
2(p) and 2(q) of the Federal Hazardous
Substances Act (15 U.S.C. 1261); or
(3) A fabric or related material or an
item of wearing apparel or interior fur-
nishing made of fabric or related mate-
rial which fails to conform with an ap-
licable flammability standard or regu-
lations issued under section 4 of the
Flammable Fabrics Act (15 U.S.C. 1191,
1193).

(c) Exemption for certain items with
noncomplying labeling. The exporter of
an item that fails to comply with a
standard or regulation only because it
is labeled in a language other than