

materials. One such requirement is that the product bear or be displayed with a conformance statement indicating that it has been reviewed in accordance with the standard. 16 CFR 1500.14(b)(8)(i)(C)(7).

The February 13, 1995 Statement of Enforcement Policy indicated in the preamble that the conformance statement was "other cautionary labeling" as that term is defined under FHSA regulations and that the conformance statement must comply with the FHSA's conspicuousness requirements at 16 CFR 1500.121 (c) and (d). 60 FR at 8191. In a letter to Commission staff, the Art and Creative Materials Institute, Inc. ("ACMI") objected to this statement. After reviewing the matter, the Commission agrees with ACMI and is issuing this clarification.

Under the LHAMA requirements, the preferred form for the conformance statement is on the product itself. 16 CFR 1500.14(b)(8)(i)(C)(7). However, other options are available, such as a display at the point of purchase or in separate explanatory literature. *Id.* As the conformance statement does not have to appear as a label, we agree that it should not be considered "other cautionary labeling."

Thus, it is not mandatory that conformance statements comply with the FHSA conspicuousness requirements for cautionary labeling. However, as ACMI recognizes, the conformance statement must be legible. Otherwise, the purpose of having a conformance statement is frustrated. The Commission considers the conspicuousness regulations useful guidance for manufacturers trying to determine appropriate characteristics for a legible conformance statement.

All other aspects of the February 13, 1995 Statement of Enforcement Policy remain unchanged.

List of Subjects in 16 CFR Part 1500

Arts and crafts, Consumer protection, Hazardous materials, Hazardous substances, Imports, Infants and children, Labeling, Law enforcement, Toys.

Dated: October 6, 1995.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

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SOCIAL SECURITY ADMINISTRATION

20 CFR Part 404

[Regulations No. 4]

RIN 0960-AA99

Revised Medical Criteria for Determination of Disability, Cardiovascular System; Correction

AGENCY: Social Security Administration.

ACTION: Correcting amendments.

SUMMARY: This document contains corrections to the final regulations published in the Federal Register on Thursday, February 10, 1994 (59 FR 6468). The regulations revised the criteria in the Listing of Impairments (the listings) for evaluating cardiovascular impairments for individuals who claim benefits based on disability under title II and title XVI of the Social Security Act.

EFFECTIVE DATE: These correcting amendments are effective October 13, 1995.

FOR FURTHER INFORMATION CONTACT: Regarding this Federal Register document—Richard M. Bresnick, Legal Assistant, Division of Regulations and Rulings, Social Security Administration, 6401 Security Boulevard, Baltimore, MD 21235, (410) 965-1758; regarding eligibility or filing for benefits—our national toll-free number, 1-800-772-1213.

SUPPLEMENTARY INFORMATION: In the final regulations, the word "and" was used incorrectly twice instead of the word "or" and two terms were reversed from one place to another. In the preface to the Cardiovascular System listings (4.00), the first sentence of 4.00C2b(1) correctly referred to "a 'sign-or symptom-limited' test * * *." However, the first sentence of 4.00C2e(1) incorrectly referred to a test "documented by onset of signs and symptoms * * *." Also, listing 4.04A referred to a "Symptom-and sign-limited exercise test * * *." In each of the latter two cases, the word "and" could be interpreted incorrectly to mean that the test must be limited by both signs and symptoms. Because the rule we use is that the test need be limited only by one or the other, we are making this correction. Listing 4.04A also should have referred to a "Sign-or symptom-limited exercise test" for consistency with 4.00C2b(1). Therefore, this correction is also being made.

List of Subjects in 20 CFR Part 404

Administrative practice and procedure, Blind, Disability benefits, Old-Age, Survivors and Disability

Insurance, Reporting and recordkeeping requirements, Social security.

Accordingly, appendix 1 of subpart P of 20 CFR part 404 is corrected by making the following correcting amendments:

PART 404—FEDERAL OLD-AGE, SURVIVORS AND DISABILITY INSURANCE (1950—)

Subpart P—[Amended]

1. The authority citation for subpart P of part 404 continues to read as follows:

Authority: Secs. 202, 205 (a), (b), and (d) through (h), 216(i), 221 (a) and (i), 222(c), 223, 225, and 702(a)(5) of the Social Security Act (42 U.S.C. 402, 405 (a), (b), and (d) through (h), 416(i), 421 (a) and (i), 422(c), 423, 425, and 902(a)(5)).

Appendix 1 [Corrected]

2. In part A, 4.00 Cardiovascular System, 4.00C2e(1), in the first sentence, the phrase "signs and symptoms" is revised to read "signs or symptoms".

3. In part A, 4.00 Cardiovascular System, listing 4.04A, in the first sentence, the phrase "Symptom-and sign-limited" is revised to read "Sign-or symptom-limited".

Dated: October 5, 1995.

Martin Sussman,

Alternate Liaison Officer.

[FR Doc. 95-25415 Filed 10-12-95; 8:45 am]

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DEPARTMENT OF JUSTICE

28 CFR Part 0

[EOIR No. 111F; AG Order No. 1992-95]

RIN 1125-AA12

Executive Office for Immigration Review; Board of Immigration Appeals; Board Members

AGENCY: Department of Justice.

ACTION: Final rule.

SUMMARY: This final rule amends the regulations on the organization of the Department of Justice to reflect the accurate number of persons who currently serve as Members of the Board of Immigration Appeals (Board).

EFFECTIVE DATE: This final rule is effective October 13, 1995.

FOR FURTHER INFORMATION CONTACT: Margaret M. Philbin, General Counsel, Executive Office for Immigration Review, Suite 2400, 5107 Leesburg Pike, Falls Church, Virginia 22041, telephone (703) 305-0470.

SUPPLEMENTARY INFORMATION: On June 5, 1995, the Department published a final