

depreciates the seriousness of the offense or jeopardizes the public welfare. The procedural benefit of a prompt review upon program completion as opposed to postponement to the next statutory interim hearing) will constitute the Commission's special response to the completion of residential substance abuse programs. This policy determination recognizes the importance of such programs in contributing to the eventual rehabilitation of prisoners whose criminal behavior can, in some measure, can be attributed to substance abuse addiction.

Implementation

The Commission will apply this rule at any hearing or record review (including appeals submitted to the National Appeals Board) conducted on or after the effective date set forth above. If the prisoner has demonstrated superior program achievement in some other respect, and such achievement has not yet been considered for an advancement under § 2.60, any advancement will be based on the prisoner's overall record of accomplishments. If superior program achievement has already been rewarded, the advancement(s) previously granted plus the advancement for residential substance abuse program completion may not exceed the permissible reduction set forth at § 2.60(e) except in the most clearly exceptional cases (*e.g.*, where substance abuse program completion is found to make the prisoner a more acceptable risk for parole than indicated by the Salient Factor Score).

Executive Order 12866 and Regulatory Flexibility Statement

The U.S. Parole Commission has determined that this final rule is not a significant rule within the meaning of Executive Order 12866, and the rule has, accordingly, not been reviewed by the Office of Management and Budget. The rule will not have a significant economic impact upon a substantial number of small entities, within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 605(b).

List of Subjects in 28 CFR Part 2

Administrative practice and procedure, Probation and parole, Prisoners.

The Amendment

Accordingly, the U.S. Parole Commission is adopting the following amendments to 28 CFR part 2.

PART 2—[AMENDED]

(1) The authority citation for 28 CFR part 2 continues to read as follows:

Authority: 18 U.S.C. 4203(a)(1) and 4204(a)(6).

(2) 28 CFR part 2, § 2.60 is amended by removing paragraphs (g) and (h), and by adding a final sentence to paragraph (b) to read as follows:

§ 2.60 Superior program achievement.

* * * * *

(b) * * A report from the Bureau of Prisons based upon successful completion of a residential substance abuse program of at least 500 hours will be given prompt review by the Commission for a possible advancement under this section.

* * * * *

Dated: January 29, 1996.

Jasper R. Clay, Jr.,

Vice Chairman, U.S. Parole Commission.

[FR Doc. 96-2402 Filed 2-5-96; 8:45 am]

BILLING CODE 4410-01-M

DEPARTMENT OF DEFENSE

Department of the Air Force

32 CFR Part 835

Support of Nongovernmental Test and Evaluation

AGENCY: Department of the Air Force, Department of Defense.

ACTION: Final rule; withdrawal.

SUMMARY: The Department of the Air Force is amending Title 32, Chapter VII of the CFR by removing Part 835, Support of Nongovernmental Test and Evaluation. The rule is removed since the source document, AFR 80-19, was rescinded.

EFFECTIVE DATE: February 6, 1996.

FOR FURTHER INFORMATION CONTACT: Ms. Patsy Conner, Air Force Federal Register Liaison Officer, SAF/AAIQ, 1610 Air Force Pentagon, Washington, DC 20330-1610.

SUPPLEMENTARY INFORMATION:

List of Subjects in 32 CFR Part 835

Federal buildings and facilities, Research.

Authority: 10 U.S.C. 8013

PART 835—[REMOVED]

Accordingly, 32 CFR, Chapter VII, is amended by removing Part 835.

Patsy J. Conner,

Air Force Federal Register Liaison Officer.

[FR Doc. 96-2517 Filed 2-5-96; 8:45 am]

BILLING CODE 3910-01-P

32 CFR Part 838

Air Force Systems Command Contractor Performance Assessment

AGENCY: Department of the Air Force, Department of Defense.

ACTION: Final rule; withdrawal.

SUMMARY: On August 11, 1988, the Department of the Air Force published (at 53 FR 30253) a final rule to amend 32 CFR by adding Part 838, Air Force Systems Command Contractor Performance Assessment. As a result of an Air Force reorganization, Air Force Systems Command was deactivated. Also an initiative in the Air Force to streamline and reduce Air Force publications resulted in the cancellation of the source document, Air Force Systems Command Regulation 800-54, AFSC Contractor Performance Assessment. On March 31, 1995, a final rule was published in the Federal Register entitled Federal Acquisition Regulation; Past Performance Information. On November 17, 1995, a proposed rule was published in the Federal Register entitled Defense Federal Acquisition Regulation Supplement; Past Performance. Therefore the Air Force's final rule on contractor performance assessment is withdrawn.

EFFECTIVE DATE: February 6, 1996.

FOR FURTHER INFORMATION CONTACT: Maj. Bratten, SAF/AQS, 1060 Air Force Pentagon, Washington, DC 20330-1060, telephone (703) 697-6400.

SUPPLEMENTARY INFORMATION:

List of Subjects in 32 CFR Part 838

Government contracts.

Authority: 10 U.S.C. 8013.

PART 838—[REMOVED]

Accordingly, 32 CFR, Chapter VII, is amended by removing Part 838.

Patsy J. Conner,

Air Force Federal Register Liaison Officer.

[FR Doc. 96-2514 Filed 2-5-96; 8:45 am]

BILLING CODE 3910-01-P

32 CFR Part 843

Statutory Reimbursement for Land

AGENCY: Department of the Air Force, Department of Defense.

ACTION: Final rule; withdrawal.

SUMMARY: The Department of the Air Force is amending Title 32, Chapter VII of the CFR by removing Part 843, Statutory Reimbursement for Land. The Corps of Engineers acts as the Air