24 CFR Part 586
[Docket No. FR±3820±N±04]

Office of the Assistant Secretary for Community Planning and
development: Base closure, Community Redevelopment and
Homeless Assistance; Notice of Extension

AGENCY: Office of the Secretary, HUD.

ACTION: Notice of extension of the Base Closure Community Redevelopment and
Homeless Assistance Program.

SUMMARY: This notice extends until the effective date of a final rule the period
that the interim rule for the Base Closure Community Redevelopment and
Homeless Assistance Program will be in effect.

DATES: Effective Date: This Notice is effective August 29, 1996.

FOR FURTHER INFORMATION CONTACT: Perry Vietti, Office of Community
Viability, Office of the Assistant Secretary for Community Planning and
Development, Room 7220, Department
of Housing and Urban Development, 451 7th Street, SW, Washington, DC
20410, (202) 708±2186, ext. 4396, or, TTY number for hearing and speech-
impaired, (202) 708±0738 (these telephone numbers are not toll-free).

SUPPLEMENTARY INFORMATION: Section 586.50 of 24 CFR was added to
implement a Department-wide policy for the expiration of interim rules
within a set period of time if they are not issued in final form before the end
of the period. The rule provides that the effective period of the interim rule may
be extended by notice published in the Federal Register. Because the expiration
date for the Base Closure Community
Redevelopment and Homeless Assistance Program interim rule is currently
September 17, 1996, and a final rule is not expected to be effective
before that date, this notice extends the effective period of the interim rule until
the final rule is published and made effective. A conforming change is also
being made, in a separate publication, to remove § 586.50.

Accordingly, the time period during which the interim rule for the Base
Closure Community Redevelopment and Homeless Assistance Program at 24 CFR
part 586 will be in effect is extended until the final rule for 24 CFR part 586 is
published and made effective.

DATED: August 21, 1996.

Andrew Cuomo,
Assistant Secretary for Community Planning and
Development.
[FR Doc. 96±22022 Filed 8±28±96; 8:45 am]
BILLING CODE 4210±29±P

DEPARTMENT OF LABOR
Mine Safety and Health Administration

30 CFR Parts 70 and 71

Safety Standards for Underground
Coal Mines

AGENCY: Mine Safety and Health Administration (MSHA), Labor.

ACTION: Notice of MSHA acceptance of
new personal noise dosimeters.

SUMMARY: After testing and evaluation, the Mine Safety and Health Administration (MSHA) announces the acceptance of the Quest Technologies
Models Q±100, Q±200, Q±300, and Q±400 Personal Noise Dosimeters for use in coal mines.

EFFECTIVE DATE: August 29, 1996.

FOR FURTHER INFORMATION CONTACT: Robert G. Peluso, Pittsburgh Technical Support Center, Mine Safety and Health Administration, 4800 Forbes Avenue, Pittsburgh, PA 15213, (412) 621±4500.

SUPPLEMENTARY INFORMATION: On September 12, 1978, the Mine Safety and Health Administration (MSHA) published a final rule that became
effective on October 1, 1978 and amended the mandatory health standards governing noise dosimeters (43 FR 40760). Those amendments to 30 CFR parts 70 and 71 permitted the use
of personal noise dosimeters to make required noise exposure measurements in coal mines and set forth the procedures to be followed in taking
such noise measurements. When noise exposure measurements and surveys required by parts 70 and 71 are taken by personal noise dosimeters, the
dosimeters must be acceptable to
MSHA.

The test and criteria used by MSHA to determine acceptability of personal
noise dosimeters are published in
“MSHA Test Procedures and
Acceptability Criteria for Noise
Dosimeters,” MSHA Informational Report IR±1072.

MSHA has recently completed testing and evaluation of the Quest Technologies Models Q±100, Q±200, Q±300 and Q±400 Personal Noise Dosimeters. MSHA has determined that the dosimeters met all of the criteria
listed in MSHA’s Informational Report
IR±1072 and hereby gives notice that
these dosimeters are acceptable for use
under 30 CFR 70.503, 508 and 509
and at surface coal mines as required by
30 CFR 71.802, 803 and 804.

DATED: August 14, 1996.

J. Davitt McAteer,
Assistant Secretary for Mine Safety and
Health.
[FR Doc. 96±21800 Filed 8±28±96; 8:45 am]
BILLING CODE 4510±43±P

DEPARTMENT OF DEFENSE

Department of the Air Force
32 CFR Part 856

Aircraft Arresting Systems

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

ACTION: Final rule.

SUMMARY: The Department of the Air Force is removing the rule on Aircraft
Arresting Systems because it has limited applicability to the general public. This
action is the result of departmental review. The intended effect is to ensure
that only rules which substantially affect the public are maintained in the

EFFECTIVE DATE: August 29, 1996.

FOR FURTHER INFORMATION CONTACT: Ms Patsy Conner, Air Force Federal Register Liaison Officer, SAF/AAX, 1720 Air Force Pentagon, Washington DC 20330±1720.

SUPPLEMENTARY INFORMATION:
List of Subjects in 32 CFR Part 856

Aircraft, Airports, Aviation safety.

PART 856—[REMOVED]

Accordingly under the authority 10 U.S.C. 8013, 32 CFR Chapter VII is amended by removing Part 856.

Patsy J. Conner,
Air Force Federal Register Liaison Officer.
[FR Doc. 96±22068 Filed 8±28±96; 8:45 am]
BILLING CODE 3910±01±W

32 CFR Part 882

U.S. Air Force Responsibilities for
Aircraft Leased for Airshows

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

ACTION: Final rule.

SUMMARY: The Department of the Air Force is removing the rule on U.S. Air Force Responsibilities for Aircraft Leased for Airshows. The rule is removed since the source document has been rescinded.