This rule when issued as a final rule would be effective for the covered Title I and Title II nonsupervised lenders, nonsupervised mortgagees, and loan correspondents after December 31, 2001. Audited financial statements submitted by the covered entities or after January 1, 2002 must be submitted electronically. Audited financial statements submitted prior to January 1, 2002, may either be submitted in paper or electronically at the lenders’ option.

Due to the time frame of this rulemaking, the effective date has been pushed back to June 1, 2002, which is stated correctly in the regulation at § 5.801(d)(3). In the proposed rule published on November 30, 2001, the second paragraph in the third column on page 60132 as FR Doc 01–29680 quoted above should read:

This rule when issued as a final rule would be effective for the covered Title I and Title II nonsupervised lenders, nonsupervised mortgagees, and loan correspondents after May 31, 2001. Audited financial statements submitted by the covered entities or after June 1, 2002 must be submitted electronically. Audited financial statements submitted prior to June 1, 2002, may either be submitted in paper or electronically at the lenders’ option.


Aaron Santa Anna,
Assistant General Counsel, for Regulations.

BILLING CODE 4210–27–P

DEPARTMENT OF LABOR
Office of Labor-Management Standards

29 CFR Part 470
RIN 1215–AB33

Obligations of Federal Contractors and Subcontractors; Notice of Employee Rights Concerning Payment of Union Dues or Fees


ACTION: Notice of request for duplicate copies of comments affected by mail delivery problems.

SUMMARY: The Office of Labor-Management Standards (OLMS) is seeking information about, and duplicate copies of, public comments that may have been submitted via U.S. mail, but that have not yet been received by OLMS because of mail delivery problems that the U.S. Department of Labor experienced from October through December of 2001. The subject of such comments would have been a Notice of Proposed Rule-Making (NPRM) that was published in the Federal Register on October 1, 2001. The NPRM proposed a regulation to implement Executive Order 13201, which was signed by President George W. Bush on February 17, 2001.

DATES: Submission Period: Duplicate copies of comments that were originally submitted by U.S. mail before the November 30, 2001, close of the comment period, and that have not yet been received by OLMS, must be submitted and received by January 2, 2002.

ADDRESSES: Duplicate copies of comments originally submitted via U.S. mail during the comment period should be sent to Don Todd, Deputy Assistant Secretary for Labor-Management Programs, Office of Labor-Management Standards, Employment Standards Administration, U.S. Department of Labor. Because of the special circumstances, described below, that require the issuance of this notice, OLMS prefers that such duplicate copies and accompanying documentation (see below) be transmitted by facsimile (FAX) machine or e-mail. The e-mail address for transmitting these documents is OLMS-Mail@jenix2.dol-esd.gov. The telephone number of the FAX receiver is (202) 693–1340. Please note that the NPRM originally limited comments sent via FAX transmittal to five pages or fewer; however, this limitation will not apply to transmission of duplicate copies. As described in detail in the “Supplementary Information” section below, arrangements for hard-copy delivery may also be made by contacting OLMS.

As set forth in the NPRM, comments will be available for public inspection during normal business hours at the above address.


SUPPLEMENTARY INFORMATION: On October 1, 2001, OLMS published the above-mentioned NPRM. See 66 FR 50010. The NPRM proposed a Rule to implement Executive Order 13201 (66 FR 11221, February 22, 2001). As set forth in detail in the preamble to the NPRM, that Order requires non-exempt Government contractors and subcontractors to post notices informing their employees that under Federal law, those employees have certain rights related to union membership and use of union dues and fees. The Order also provides the text of contractual provisions that Federal Government contracting departments and agencies must include in every Government contract, except for collective bargaining agreements (as defined in 5 U.S.C. 7103(a)(8)) and contracts for purchases under the Simplified Acquisition Threshold (as defined in the Office of Federal Procurement Policy Act, 41 U.S.C. 403). The Rule proposed in the NPRM would provide the text of the required contractual provisions, explain exemptions, and set forth procedures for ensuring compliance with the Order; it also would contain other related requirements. See 66 FR 50010 et seq.

Both the Executive Order and the Proposed Rule were intended to inform employees of their rights under the decisions of the United States Supreme Court in Communications Workers of America v. Beck, 487 U.S. 735 (1988), and related cases.

The NPRM invited comments on the Proposed Rule. Comments were to be submitted to Deputy Assistant Secretary Don Todd at the Department of Labor’s (the Department’s) main building, the Francis Perkins Building (FPB), in Washington, DC. The NPRM established the deadline for receipt of such comments as November 30, 2001. On October 22, 2001, because postal workers at the U.S. Postal Service’s Brentwood mail distribution center in Washington, DC, were found to have been exposed to anthrax bacteria, the Department temporarily closed its mailrooms in the Washington metropolitan area that received mail from Brentwood, including the mailroom in the Frances Perkins Building. As a result, all mail that was addressed to the FPB (including all first-class mail postmarked October 12 or later) was redirected to a Lima, Ohio, facility to be irradiated. This situation was not anticipated when OLMS set the deadline for receipt of comments on the NPRM.

The FPB mailroom reopened on Monday, November 26, 2001. However, because of the large amount of mail that was redirected to Ohio for irradiation, delivery of the redirected mail to its intended recipients has not yet been completed, and may not be completed for some time.

As of December 12, 2001, OLMS has received comments about the NPRM from the following organizations: the National Legal and Policy Center; the Employment Policy Foundation; the
National Right to Work Legal Defense Foundation, Inc.; the Associated
General Contractors of America, Inc.; LPA, Inc.; and a group of Members
of Congress who serve on the U.S. House of Representatives Committee on
Education and the Workforce. OLMS seeks information about, and duplicate
copies of comments from, any other individuals or organizations who
submitted comments about the NPRM via U.S. mail during the comment
period. Such duplicate copies should be accompanied by documentation
establishing that the comments were originally mailed on or before the
November 30 deadline.

Duplicate copies of comments and accompanying documentation may be
delivered via facsimile or e-mail at the phone number and address listed above.
Where necessary, hard copies may also be delivered to the address listed above
in the “For Further Information Contact” section, via hand delivery,
courier service, or a package delivery service such as United Parcel Service,
FedEx, or Airborne Express. OLMS recommends that, where such hard copy
delivery is necessary, the commenter contact OLMS by telephone in advance
to make appropriate arrangements for delivery.

Signed at Washington, D.C., this 14th day of December, 2001.

D. Cameron Findlay,
Deputy Secretary.

Don Todd,
Deputy Assistant Secretary for Labor-
Management Programs.

[FR Doc. 01–51210 Filed 12–17–01; 10:33 am]
BILLING CODE 4510–CP–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 80
[FRL–7119–1]

RIN 2060–AJ79

Regulation of Fuel and Fuel Additives:
Reformulated Gasoline Terminal
Receipt Date

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule; correction.

SUMMARY: This document corrects the preamble to a proposed rule published in the Federal Register of December 3, 2001, regarding establishment of a new
compliance date for the reformulated gasoline program. This correction
clarifies when and where a public hearing would be held if a hearing is requested.

FOR FURTHER INFORMATION CONTACT: For further information about this
correction, contact Chris McKenna, Chemical Engineer, Office of
Transportation and Air Quality, Transportation and Regional Programs
Division, at (202) 564–9037 or mckenna.chris@epa.gov.

Correction
In proposed rule FR Doc. 01–29777,
beginning on page 60163 in the issue of
December 3, 2001, make the following
correction in the DATES section. On page
60163 in the 2nd column, replace the
text,

“If a hearing is requested within 20
days of the date of publication of this
document in the Federal Register, a
hearing will be held on December 24,
2001 at the location indicated in the
ADDRESSES section below.”

with the following text:

“If a hearing is requested no later than
December 24, 2001, a hearing will be
held at a time and place to be published in
the Federal Register.”


Robert D. Brenner,
Acting Assistant Administrator, Office of Air
and Radiation.

[FR Doc. 01–31179 Filed 12–17–01; 8:45 am]
BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 89, 90, 91, 94, 1048, 1051, 1065, and 1068
[AMS–FRL–7119–2]

RIN 2060–AI11

Control of Emissions from Nonroad
Large Spark Ignition Engines and
Recreational Engines (Marine and
Land-Based); Extension of Comment
Period

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule; extension of
comment period.

SUMMARY: The Environmental Protection Agency published in the Federal
Register of October 5, 2001 a notice of
proposed rulemaking proposing new
emission standards for large spark
ignition engines, recreational vehicles
using spark-ignition engines, and
recreational marine diesel engines. This
document extends the period for written
comments on that notice of proposed
rulemaking to January 18, 2002.

DATES: Comments: Send written
comments on this proposed rule by
January 18, 2002.

ADDRESSES: You may send written
comments in paper form to Margaret
Borushko, U.S. EPA, National Vehicle
and Fuels Emission Laboratory, 2000
Traverwood, Ann Arbor, MI 48105. We
must receive them by the date indicated
under DATES above. You may also submit
comments via e-mail to
NRANPRM@epa.gov. In your
correspondence, refer to Docket A–
2000–01.

FOR FURTHER INFORMATION CONTACT:
Margaret Borushko, U.S. EPA, National
Vehicle and Fuels Emission Laboratory,
2000 Traverwood, Ann Arbor, MI
48105; Telephone (734) 214–4334; FAX:
(734) 214–4816; E-mail:
borushko.margaret@epa.gov. EPA
hearings and comments hotline: 734–
214–4370.

SUPPLEMENTARY INFORMATION: EPA
published a notice of proposed
rulemaking in the Federal Register of
October 5, 2001 (66 FR 51098). That
document included a deadline for
written comments of December 19,
2001. Since that time, we have received
requests for an extension of that
deadline to allow additional time to
review and comment on the proposed
emission standards. As a result of such
requests, EPA is extending the comment
period on the proposed rule to January
18, 2002.

The testimony and transcripts from
the public hearings and other materials
have been placed in the docket since we
published the proposal. Additional
information will be placed in the docket
as it becomes available. We therefore
encourage interested parties to stay
abreast of docketed materials to the
extent possible.


Robert D. Brenner,
Acting Assistant Administrator for Air
and Radiation.

[FR Doc. 01–31178 Filed 12–17–01; 8:45 am]
BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73
[DA 01–2736; MM Docket No. 01–323; RM–
10337]

Television Broadcasting Services;
Vernal and Santaquin, UT; and Ely and
Caliente, NV

AGENCY: Federal Communications Commission.