The Federal Aviation Administration (FAA) proposes to rule on a request to release airport property at Shafter Airport-Minter Field, Shafter, California, from all restrictions of the surplus property agreement since the land is not needed for airport purposes. Sale of the property will generate revenue for airport development projects. Reuse of the land for commercial/light industrial purposes represents a compatible land use.

DATES: Comments must be received on or before July 30, 2004.

ADDRESSES: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address: Federal Aviation Administration, Airports Division, Federal Register Comment, 15000 Aviation Blvd., Lawndale, CA 90261. In addition, one copy of the comment submitted to the FAA must be mailed or delivered to Herman Ruddell, General Manager, Minter Field Airport District, Shafter Airport, 201 Aviation Street, Shafter, CA 93263.

FOR FURTHER INFORMATION CONTACT: Tony Garcia, Airports Compliance Specialist, Federal Aviation Administration, Airports Division, 15000 Aviation Blvd., Lawndale, California 90261, telephone (310) 725–3634 and FAX (310) 725–6849. The request to release airport property may be reviewed in person by appointment at this same location or at Shafter Airport-Minter Field, Shafter, California.

SUPPLEMENTARY INFORMATION: In accordance with the Wendell H. Ford Aviation Investment and Reform Act for the 21st Century (AIR 21), Public Law 10–181 (Apr. 5, 2000; 114 Stat. 61), this notice must be published in the Federal Register 30 days before the Secretary may waive any condition imposed on a federally obligated airport’s interest in surplus property. The following is a brief overview of the request:

The Minter Field Airport District requested a release from surplus property agreement obligations for approximately 34.98 acres of airport land at Shafter Airport-Minter Field, Shafter, California, originally acquired from the United States for airport purposes. The land is part of a larger parcel located east of the Friant Kern Canal in the southwest corner of the airport. The property is currently unused, undeveloped, and without structural improvements. It is located in an area that was once farmland but is now zoned for industrial use. The parcel is a considerable distance from the airfield. A water treatment plant lies between the parcel and the rest of the airport. The airport sponsor wishes to sell the land because it cannot be used for airport purposes. The property’s redevelopment for non-aeronautical purposes will comply with local zoning and compatible land-use requirements. The parcel will be sold at fair market value based on the land’s appraised value. The sale will provide the airport with needed revenue for airport improvement and development projects. The net proceeds of the sale will be used entirely for airport purposes, thereby providing a tangible and direct benefit to the airport and civil aviation. Issued in Hawthorne, California, on June 3, 2004.

John Lott, Manager, Safety and Standards Branch, Airports Division, Western-Pacific Region.

[FR Doc. 04–14872 Filed 6–29–04; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Technical Standard Order—C157, Aircraft Flight Information Services—Broadcast (FIS–B) Data Link Systems and Equipment

AGENCY: Federal Aviation Administration, DOT.

ACTION: Federal Aviation Administration, DOT.

SUMMARY: This notice announces the availability of and request comments on a proposed Technical Standard Order (TSO)—C157, Aircraft Flight Information Services—Broadcast (FIS–B) Data Link Systems and Equipment. The proposed TSO tells manufacturers seeking TSO authorization or letter of design approval what minimum performance standards (MPS) their FIS–B Data Link Systems and Equipment must meet.

DATES: Submit comments on or before August 3, 2004.

ADDRESSES: Send all comments on the proposed TSO–C157 to: Federal Aviation Administration, Aircraft Certification Service, Aircraft Engineering Division, Avionic Systems Branch, AIR–130, Room 815, 800 Independence Avenue, SW., Washington, DC 20591. ATTN. Mr. Kevin Bridges, AIR–130. You may deliver comments to: Federal Aviation Administration, Room 815, 800 Independence Avenue, SW., Washington, DC 20591.

FOR FURTHER INFORMATION CONTACT: Mr. Kevin Bridges, AIR–130, Room 815, Federal Aviation Administration, Aircraft Certification Service, Aircraft Engineering Division, 800 Independence Avenue, SW., Washington, DC 20591.
Avenue, SW., Washington, DC 20591, Telephone (202) 385–4627, FAX: (202) 385–4651, or e-mail: kevin.bridges@faa.gov.

SUPPLEMENTARY INFORMATION:

Comments Invited

You are invited to comment on the proposed TSO identified in this notice by submitting written data, views, or arguments to the address listed above. Your comments should identify “Comments to proposed TSO—C157”. You may examine all comments revised on the proposed TSO before and after the comment closing date at the Federal Aviation Administration, Room 815, 800 Independence Avenue, SW., Washington, DC 20591, weekdays except Federal holidays, between 8:30 a.m. and 4:30 p.m. The Director of the Aircraft Certification Service will consider all communications received on or before the closing date before issuing the final TSO.

Background

This TSO’s standards apply to equipment intended to display weather and National Airspace System (NAS) status information. FIS–B equipment is intended to promote pilot awareness of reported weather and NAS status. The operational goal of FIS–B equipment is to enhance pilot decision-making during strategic flight planning. We consider FIS–B products to be advisory information only. As such, FIS–B is non-binding advice and information provided to help pilots fly safely. The standards of this TSO do not cover integration with other avionics and airborne applications, such as integration of FIS–B displays with displays of terrain, aircraft traffic information, moving maps, and flight plan overlays.

How To Obtain Copies

You may get a copy of the proposed TSO from the Internet at: http://av-info.faa.gov/tsa/Tsopro/Proposed.htm. You may also request a copy from Mr. Kevin Bridges. See the section entitled FOR FURTHER INFORMATION CONTACT for the complete address.


Susan J.M. Cabler,
Acting Manager, Aircraft Engineering Division, Aircraft Certification Service.
[FR Doc. 04–14870 Filed 6–29–04; 8:45 am] BILLS CODE 4910–13–M

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration


Reports, Forms, and Recordkeeping Requirements

AGENCY: National Highway Traffic Safety Administration (NHTSA), Department of Transportation.

ACTION: Request for public comment on proposed collection of information.

SUMMARY: This notice solicits public comments on continuation of the requirements for the collection of information on safety standards. Before a Federal agency can collect certain information from the public, it must receive approval from the Office of Management and Budget (OMB). Under procedures established by the Paperwork Reduction Act of 1995, before seeking OMB approval, Federal agencies must solicit public comment on proposed collections of information, including extensions and reinstatement of previously approved collections.

This document describes a collection of labeling information on five Federal motor vehicle safety standards, for which NHTSA intends to seek OMB approval. The labeling requirements include brake fluid warning, glazing labeling, safety belt labeling, and vehicle certification labeling.

DATES: Comments must be received on or before August 30, 2004.

ADDRESSES: Comments must refer to the docket notice number cited at the beginning of this notice and be submitted to Docket Management, Room PL–401, 400 Seventh Street, SW., Washington, DC 20590. It is requested, but not required, that 2 copies of the comment be provided. The Docket Section is open on weekdays from 10 a.m. to 5 p.m.

FOR FURTHER INFORMATION CONTACT:

Complete copies of each request for collection of information may be obtained at no charge from Ms. Lori Summers, NHTSA 400 Seventh Street, SW., Room 5320, NVS–112, Washington, DC 20590.

Ms. Summers’ telephone number is (202) 366–4917. Please identify the relevant collection of information by referring to this Docket Number (Docket Number NHTSA–04–17997).

SUPPLEMENTARY INFORMATION: Under the Paperwork Reduction Act of 1995, before a proposed collection of information is submitted to OMB for approval, Federal agencies must first publish a document in the Federal Register providing a 60-day comment period and otherwise consult with members of the public and affected agencies concerning each proposed collection of information. The OMB has promulgated regulations describing what must be included in such a document. Under OMB’s regulation (at 5 CFR 1320.8(d)), an agency must ask for public comment on the following: (i) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (ii) The accuracy of the agency’s estimates of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) How to enhance the quality, utility, and clarity of the information to be collected; and (iv) How to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

In compliance with these requirements, NHTSA asks for public comments on the following proposed collection of information:

Title: Consolidated Labeling Requirements for Motor Vehicles (Except the VIN).

OMB Control Number: 2127–0512.

Form Number: This collection of information uses no standard form.

Requested Expiration Date of Approval: Three years from the approval date.

Type of Request: Extension of a currently approved collection.

Summary of the Collection of Information: 49 U.S.C. 30111 authorizes the issuance of Federal motor vehicle safety standards (FMVSS) and regulations. The agency, in prescribing a FMVSS or regulation, considers available relevant motor vehicle safety data, and consults with other agencies, as it deems appropriate. Further, the statute mandates that in issuing any FMVSS or regulation, the agency considers whether the standard or regulation is “reasonable, practicable and appropriate for the particular type of motor vehicle or item of motor vehicle equipment for which it is prescribed,” and whether such a standard will contribute to carrying out the purpose of the Act. The Secretary is authorized to invoke such rules and regulations as deemed necessary to carry out these requirements. Using this