

**§ 102–34.320 What Government-issued charge cards may I use to purchase fuel and motor vehicle related services?**

(a) You may use a fleet charge card specifically issued for this purpose. These cards are designed to collect motor vehicle data at the time of purchase. Where appropriate, State sales and motor fuel taxes may be deducted from fuel purchases by the fleet charge card services contractor before your agency is billed; otherwise you may need to request reimbursement from each State to which taxes were paid. The GSA contractor issued fleet charge card is the only Government-issued charge card that may be used for GSA Fleet motor vehicles. For further information on acquiring these fleet charge cards and their use, contact the: General Services Administration, ATTN: GSA SmartPay® (QMB), 2200 Crystal Drive, Arlington, VA 22202.

(b) You may use a Government purchase card if you do not have a fleet charge card or if the use of such a Government purchase card is required by your agency mission. However, the Government purchase card does not collect motor vehicle data nor does it deduct State sales and motor fuel taxes.

**Note to § 102–34.320:** OMB Circular A–123, Appendix B, contains additional specific guidance on the management, issuance, and usage of Government charge cards. The Appendix B guidance consolidates and updates current Governmentwide charge card program requirements and guidance issued by the Office of Management and Budget, GSA, Department of the Treasury, and other Federal agencies. Appendix B provides a single document to incorporate changes, new guidance, or amendments to existing guidance, and establishes minimum requirements and suggested best practices for Government charge card programs that may be supplemented by individual agency policy procedures.

**§ 102–34.325 What type of fuel do I use in Government motor vehicles?**

(a) Use the minimum grade (octane rating) of fuel recommended by the motor vehicle manufacturer when fueling Government motor vehicles, unless a higher grade of fuel is all that is available locally.

(b) Use unleaded gasoline in all foreign fleet motor vehicles designed to operate on gasoline unless:

- (1) Such use would be in conflict with country-to-country or multi-national logistics agreements; or
- (2) Such gasoline is not available locally.

(c) You must use alternative fuels in alternative fuel motor vehicles to the fullest extent possible as directed by regulations issued by the Department of

Energy implementing the Energy Policy Act and related Executive Orders.

**Subpart J—Federal Fleet Report****§ 102–34.330 What is the Federal Fleet Report?**

The Federal Fleet Report (FFR) is an annual summary of Federal fleet statistics based upon fleet composition at the end of each fiscal year and vehicle use and cost during the fiscal year. The FFR is compiled by GSA from information submitted by Federal agencies. The FFR is designed to provide essential statistical data for worldwide Federal motor vehicle fleet operations. Review of the report assists Government agencies, including GSA, in evaluating the effectiveness of the operation and management of individual fleets to determine whether vehicles are being utilized properly and to identify high cost areas where fleet expenses can be reduced. The FFR is posted on GSA's Motor Vehicle Management Policy Internet Web site (<http://www.gsa.gov/vehiclepolicy>).

**§ 102–34.335 How do I submit information to the General Services Administration (GSA) for the Federal Fleet Report (FFR)?**

(a) Annually, agencies must submit to GSA the information needed to produce the FFR through the Federal Automotive Statistical Tool (FAST), an Internet-based reporting tool. To find out how to submit motor vehicle data to GSA through FAST, consult the instructions from your agency fleet manager and read the documentation at <http://fastweb.inel.gov/>.

(b) Specific reporting categories, by agency, included in the FFR are—

- (1) Inventory;
- (2) Acquisitions;
- (3) Operating costs;
- (4) Miles traveled; and
- (5) Fuel used.

**Note to § 102–34.335:** The FAST system is also used by agency Fleet Managers to provide the Department of Energy with information required by the Energy Policy Act and related Executive Orders. In addition, the Office of Management and Budget (OMB) requires agency Fleet Managers and budget officers to submit annual agency motor vehicle budgeting information to OMB through FAST (see OMB Circular A–11, Preparation, Submission, and Execution of the Budget).

**§ 102–34.340 Do we need a fleet management information system?**

Yes, you must have a fleet management information system at the department or agency level that —

(a) Identifies and collects accurate inventory, cost, and use data that covers the complete lifecycle of each motor

vehicle (acquisition, operation, maintenance, and disposal); and  
(b) Provides the information necessary to satisfy both internal and external reporting requirements, including:

- (1) Cost per mile;
- (2) Fuel costs for each motor vehicle; and
- (3) Data required for FAST (see § 102–34.335).

**§ 102–34.345 What records do we need to keep?**

You are responsible for developing and keeping adequate accounting and reporting procedures for Government motor vehicles. These will ensure accurate recording of inventory, cost, and operational data needed to manage and control motor vehicles, and will satisfy reporting requirements. You must also comply with the General Records Schedules issued by the National Archives and Records Administration (<http://www.archives.gov>).

**Subpart K—Forms****§ 102–34.350 How do we obtain the forms prescribed in this part?**

See § 102–2.135 of this chapter for how to obtain forms prescribed in this part.

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**DEPARTMENT OF HEALTH AND HUMAN SERVICES****Administration for Children and Families****Office of Child Support Enforcement****45 CFR Parts 302, 303 and 307**

RIN 0970–AC01

**State Parent Locator Service; Safeguarding Child Support Information**

**AGENCY:** Office of Child Support Enforcement (OCSE), Administration for Children and Families (ACF), Department of Health and Human Services.

**ACTION:** Delay of effective date.

**SUMMARY:** In accordance with the memorandum of January 20, 2009, from the Assistant to the President and Chief of Staff, entitled “Regulatory Review,” this action temporarily delays until May 22, 2009, the effective date of the final rule entitled “State Parent Locator Service; Safeguarding Child Support Information,” published in the **Federal**

**Register** on September 26, 2008 [73 FR 56422]. The temporary delay in effective date is necessary to give Department officials the opportunity for further review of the issues of law and policy raised by this rule.

**DATES:** The effective date of the rule amending 45 CFR parts 302, 303, and 307, published in the September 26, 2008 **Federal Register** [73 FR 56422] is delayed until May 22, 2009.

**FOR FURTHER INFORMATION CONTACT:** Yvette Riddick, Office of Child Support Enforcement, Division of Policy, (202) 401-4885.

**SUPPLEMENTARY INFORMATION:**

**I. Background**

On September 26, 2008, we published a final rule following notice and comment period entitled “State Parent Locator Service; Safeguarding Child Support Information” in the **Federal Register** to address requirements for State Parent Locator Service responses to authorized location requests, State IV-D program safeguarding of confidential information, authorized disclosures of this information, and restrictions on the use of confidential data and information for child support purposes with exceptions for certain disclosures permitted by statute. The effective date given for the final rule was March 23, 2009.

In the March 3, 2009 **Federal Register** [74 FR 9171], we published a notice with comment period entitled, “State Parent Locator Service; Safeguarding Child Support Information: Proposed Delay of Effective Date.” That notice solicited public comments on a contemplated 60-day delay in the effective date of the September 26, 2008 final rule.

**II. Provisions of This Action**

This action delays the effective date of the September 26, 2008 final rule. The effective date of the September 26, 2008 final rule, which would have been March 23, 2009, is now May 22, 2009. The delay in the effective date is necessary to give Department officials the opportunity for further review of the issues of law and policy raised by the rule.

**III. Comments Received in Response to the March 3, 2009 Notice**

We received fifteen comments in response to the March 3, 2009 notice with comment period on the contemplated 60-day delay in effective date of the “State Parent Locator Service; Safeguarding Child Support Information” final rule. Although the March 3, 2009 notice invited comments

generally on whether a delay in effective date was needed “to allow Department officials the opportunity for further review and consideration,” it also generated focused comments recommending changes to several particular substantive areas of the final rule. The commenters generally supported delaying the effective date, and as a result, we are delaying the effective date to May 22, 2009, to allow sufficient time for Department officials to review issues of law and policy raised by the rule.

A summary of the comments received follows.

*Comments:* Three commenters supported delaying the implementation date of the final rule. Two of the commenters stated that the delay was necessary to allow additional time to implement the new requirements and the other commenter supported a delay in the effective date of the rule to allow an additional 60 days for review. One State submitted a comment indicating that it did not need an extension of the effective date in order to implement the regulation.

Several comments addressed the substance of the rule rather than the effective date. One commenter indicated that the final rule appeared to prohibit the State IV-D agency from disclosing confidential information, such as child support payment records, to other State agencies, including the State food assistance (Food Stamps) program and the State revenue (Tax) program. Another commenter stated that a delay in the effective date would give the Administration an opportunity to conduct a review of the child welfare data exchange provisions of the rule to ensure that the provisions of the rule conform with The Fostering Connections to Success and Increasing Adoptions Act (Pub. L. 110-351), signed into law on October 7, 2008, after the rule was finalized.

Several commenters raised specific policy objections to the September 26, 2008 final rule. Two commenters raised concerns about the rules for disclosure of confidential location information. Another commenter stated that the regulations need to be reviewed and revised to assure significantly greater protection of that information from use for non-child support purposes.

Additionally, a number of commenters focused on the disclosure of information to an “agent of a child” and raised concerns that some private collection agencies may not actually serve the child’s best interests and raised concerns that these private entities are not subject to ethics and confidentiality rules, such as those

governing State agencies and attorneys, and there may be unintended adverse consequences of such disclosures.

*Response:* The Department believes that the comments received on the notice published in the **Federal Register** on March 3, 2009 [74 FR 9171] soliciting comments on the temporary delay in the effective date of the rule generally support a 60-day delay until May 22, 2009. Thus the Department is delaying the effective date of the final rule 60 days to allow sufficient time for Department officials to review issues of law and policy raised by the rule. (Catalog of Federal Domestic Assistance Program No. 93.563, Child Support Enforcement)

Dated: March 17, 2009.

**Charles E. Johnson,**

*Acting Secretary.*

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**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

**50 CFR Part 660**

[Docket No. 071003556-81194-02]

**RIN 0648-AW08**

**Fisheries Off West Coast States; Pacific Coast Groundfish Fishery; Amendment 15; Correction**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Final rule; correction.

**SUMMARY:** NMFS is correcting a final regulation that appeared in the **Federal Register** on March 10, 2009. The document contained the final regulations for a vessel license limitation program for the non-tribal sectors of the Pacific whiting fishery. The document was published with some errors, including errors in the final date of the application period, the final date of appeals period, and the effective date for the Pacific whiting vessel license requirement. This document corrects those errors.

**DATES:** These corrections are effective on April 9, 2009.

**FOR FURTHER INFORMATION CONTACT:** Becky Renko, phone: 206-526-6110, fax: 206-526-6736, or e-mail: [becky.renko@noaa.gov](mailto:becky.renko@noaa.gov), or for permitting information, Kevin Ford, phone: 206-526-6115, fax: 206-526-6736, or e-mail: [kevin.ford@noaa.gov](mailto:kevin.ford@noaa.gov).