

designated by the Administrator of OIRA as a significant energy action. For any proposed significant energy action, the agency must give a detailed statement of any adverse effects on energy supply, distribution, or use should the proposal be implemented, and of reasonable alternatives to the action and their expected benefits on energy supply, distribution, and use.

This final rule is not a significant regulatory action under Executive Order 12866. Moreover, it would not have a significant adverse effect on the supply, distribution, or use of energy, nor has it been designated as a significant energy action by the Administrator of OIRA. Therefore, it is not a significant energy action, and, accordingly, DOE has not prepared a Statement of Energy Effects.

#### *L. Congressional Notification*

As required by 5 U.S.C. 801, DOE will submit to Congress a report regarding the issuance of this final rule prior to the effective date set forth at the outset of this rulemaking. The report will state that it has been determined that the rule is not a “major rule” as defined by 5 U.S.C. 801(2).

#### **IV. Approval of the Office of the Secretary**

The Secretary of Energy has approved publication of this final rule.

#### **List of Subjects in 10 CFR Part 205**

Administrative practice and procedure, Energy, Recordkeeping and reporting requirements.

Signed in Washington, DC, on December 23, 2019.

**Karen. S. Evans,**

*Assistant Secretary, Office of Cybersecurity, Energy Security, and Emergency Response.*

For the reasons stated in the preamble, DOE amends part 205 of chapter II of title 10 of the Code of Federal Regulations as set forth below:

#### **PART 205—ADMINISTRATIVE PROCEDURES AND SANCTIONS**

##### **Subpart W—Electric Power System Permits and Reports; Applications; Administrative Procedures and Sanctions; Grid Security Emergency Orders**

■ 1. The authority citation for subpart W of part 205 is revised to read as follows:

**Authority:** Pub. L. 95–91, 91 Stat. 565 (42 U.S.C. 7101); Pub. L. 66–280, 41 Stat. 1063 (16 U.S.C. Section 792 *et seq.*); E.O. 10485, 18 FR 5397, 3 CFR, 1949–1953, Comp., p. 970 as amended by E.O. 12038, 43 FR 4957, 3 CFR 1978 Comp., p. 136; Department of Energy Delegation Order No. 00–002.00Q (Nov. 1, 2018).

#### **§ 205.383 [Amended]**

■ 2. Section 205.383(a) introductory text is amended by removing the words “the Department of Energy’s Office of Electricity Delivery and Energy Reliability” and adding in their place the words “the office that is delegated the authority by the Secretary”.

[FR Doc. 2020–00101 Filed 1–17–20; 8:45 am]

**BILLING CODE 6450–01–P**

#### **DEPARTMENT OF ENERGY**

##### **10 CFR Part 430**

[Docket Number EERE–2016–BT–STD–0022]

**RIN 1904–AD69**

##### **Energy Conservation Program: Energy Conservation Standards for Uninterruptible Power Supplies**

#### *Correction*

In rule document 2019–2635 beginning on page 1447 in the issue of Friday, January 10, 2020, make the following correction:

#### **§ 430.32 [Corrected]**

On page 1503, in § 430.32(z)(3) the table should appear as follows:

Battery charger product class	Rated output power	Minimum efficiency
10a (VFD UPSs) .....	$0W < P_{rated} \leq 300 W$ ..... $300 W < P_{rated} \leq 700 W$ ..... $P_{rated} > 700 W$ .....	$-1.20E-06 * P_{rated}^2 + 7.17E-04 * P_{rated} + 0.862$ . $-7.85E-08 * P_{rated}^2 + 1.01E-04 * P_{rated} + 0.946$ . $-7.23E-09 * P_{rated}^2 + 7.52E-06 * P_{rated} + 0.977$ .
10b (VI UPSs) .....	$0W < P_{rated} \leq 300 W$ ..... $300 W < P_{rated} \leq 700 W$ ..... $P_{rated} > 700 W$ .....	$-1.20E-06 * P_{rated}^2 + 7.19E-04 * P_{rated} + 0.863$ . $-7.67E-08 * P_{rated}^2 + 1.05E-04 * P_{rated} + 0.947$ . $-4.62E-09 * P_{rated}^2 + 8.54E-06 * P_{rated} + 0.979$ .
10c (VFI UPSs) .....	$0W < P_{rated} \leq 300 W$ ..... $300 W < P_{rated} \leq 700 W$ ..... $P_{rated} > 700 W$ .....	$-3.13E-06 * P_{rated}^2 + 1.96E-03 * P_{rated} + 0.543$ . $-2.60E-07 * P_{rated}^2 + 3.65E-04 * P_{rated} + 0.764$ . $-1.70E-08 * P_{rated}^2 + 3.85E-05 * P_{rated} + 0.876$ .

[FR Doc. C1–2019–26354 Filed 1–17–20; 8:45 am]

**BILLING CODE 1301–00–D**

#### **FEDERAL DEPOSIT INSURANCE CORPORATION**

##### **12 CFR Parts 303, 326, 337, 353, and 390**

**RIN 3064–AF14**

##### **Removal of Transferred OTS Regulations Regarding Certain Regulations for the Operations of State Savings Associations and Conforming Amendments to Other Regulations**

**AGENCY:** Federal Deposit Insurance Corporation (FDIC).

**ACTION:** Final rule.

**SUMMARY:** The Federal Deposit Insurance Corporation (FDIC) is adopting a final rule (final rule) to rescind and remove certain regulations transferred in 2011 to the FDIC from the former Office of Thrift Supervision (OTS) pursuant to the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act) because they are unnecessary, redundant, or duplicative of other regulations or safety and soundness considerations. In addition to the removal, the FDIC is making technical changes to other parts of the FDIC’s regulations so that they may be applicable on their terms to State savings associations. Following the removal of the identified regulations, the regulations governing the operations of State savings associations will be substantially the

same as those for all other FDIC-supervised institutions.

**DATES:** The final rule is effective February 26, 2020.

#### **FOR FURTHER INFORMATION CONTACT:**

Karen J. Currie, Senior Examination Specialist, 202–898–3981, [kcurrie@fdic.gov](mailto:kcurrie@fdic.gov), Division of Risk Management Supervision; Cassandra Duhaney, Senior Policy Analyst, 202–898–6804, Division of Depositor and Consumer Protection; Gregory Feder, Counsel, 202–898–8724; Suzanne Dawley, Counsel, 202–898–6509; or Linda Hubble Ku, Counsel, 202–898–6634, Legal Division.

#### **SUPPLEMENTARY INFORMATION:**