§ 1240.26 Voluntary departure—authority of the Executive Office for Immigration Review.

* * * * *

(j) [Reserved]

(k) Authority of the Board to grant voluntary departure in the first instance.

The following procedures apply to any request for voluntary departure reviewed by the Board:

(1) The Board shall not remand a case to an immigration judge to reconsider a request for voluntary departure. If the Board first finds that an immigration judge incorrectly denied an alien’s request for voluntary departure or failed to provide appropriate advisals, the Board shall consider the alien’s request for voluntary departure de novo and, if warranted, may enter its own order of voluntary departure with an alternate order of removal.

(2) The Board shall not grant voluntary departure under section 240B(a) of the Act unless:

(i) The alien requested voluntary departure under that section before the immigration judge, the immigration judge denied the request, and the alien timely appealed;

(ii) The alien’s notice of appeal specified that the alien is appealing the immigration judge’s denial of voluntary departure and identified the specific factual and legal findings that the alien is challenging;

(iii) The Board finds that the immigration judge’s decision was in error; and

(iv) The Board finds that the alien meets all applicable statutory and regulatory criteria for voluntary departure under that section.

(3) The Board shall not grant voluntary departure under section 240B(b) of the Act unless:

(i) The alien requested voluntary departure under that section before the immigration judge, the immigration judge denied the request, and the alien timely appealed;

(ii) The alien’s notice of appeal specified that the alien is appealing the immigration judge’s denial of voluntary departure and identified the specific factual and legal findings that the alien is challenging;

(iii) The Board finds that the immigration judge’s decision was in error; and

(iv) The Board finds that the alien meets all applicable statutory and regulatory criteria for voluntary departure under that section.

(4) The Board may impose such conditions as it deems necessary to ensure the alien’s timely departure from the United States, if supported by the record on appeal and within the scope of the Board’s authority on appeal. The Board shall advise the alien in writing of the conditions set by the Board, consistent with the conditions set forth in paragraphs (c), (d), (e), (h), and (i) (other than paragraph (c)(3)(ii)) of this section. If the Board imposes conditions beyond those specifically enumerated, the Board shall advise the alien in writing of such conditions. The alien may accept or decline the grant of voluntary departure and may manifest his or her declaration either by written notice to the Board within five days of receipt of its decision, by failing to timely post any required bond, or by otherwise failing to comply with the Board’s order. The grant of voluntary departure shall automatically terminate upon filing by the alien of a motion to reopen or reconsider the Board’s decision, or by filing a timely petition for review of the Board’s decision. The alien may decline voluntary departure if he or she is unwilling to accept the amount of the bond or other conditions.


William P. Barr,
Attorney General.

[FR Doc. 2020–18676 Filed 8–21–20; 4:15 pm]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 87 and 1030


RIN 2060–AT26

Public Hearing for Control of Air Pollution From Airplanes and Airplane Engines: GHG Emission Standards and Test Procedures

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notification of public hearing.

SUMMARY: The Environmental Protection Agency (EPA) is announcing a virtual public hearing to be held on September 17, 2020, on its proposed greenhouse gas (GHG) emission standards for airplanes and airplane engines, which was published on August 20, 2020.

DATES: EPA will hold a virtual public hearing on September 17, 2020. Please refer to the SUPPLEMENTARY INFORMATION section for additional information on the public hearing.

ADDRESSES: The virtual public hearing will be held on September 17, 2020. The hearing will begin at 10 a.m. Eastern Time (ET) and end when all parties who wish to speak have had an opportunity to do so. Additional information regarding the hearing appears below under SUPPLEMENTARY INFORMATION.

FOR FURTHER INFORMATION CONTACT: Bryan Manning, Office of Transportation and Air Quality, Assessment and Standards Division, Environmental Protection Agency, 2000 Travervood Drive, Ann Arbor, MI 48105; telephone number: 734–214–4832; email address: manning.bryan@epa.gov.

SUPPLEMENTARY INFORMATION: EPA is proposing GHG emission standards applicable to certain classes of engines used by certain civil subsonic jet airplanes and by certain civil larger subsonic propeller-driven airplanes with turboprop engines 85 FR 51556, August 20, 2020. These proposed standards are equivalent to the airplane CO2 standards adopted by the International Civil Aviation Organization (ICAO) in 2017.

Participation in virtual public hearing. Please note that EPA is deviating from its typical approach because the President has declared a national emergency. Because of current recommendations from the Centers for Disease Control and Prevention (CDC), as well as state and local orders for social distancing to limit the spread of COVID–19, EPA cannot hold in-person public meetings at this time.

The virtual public hearing will provide interested parties the opportunity to present data, views, or arguments concerning the proposal (the official version of which was published 85 FR 51556, August 20, 2020, and a copy of which is available at https://www.epa.gov/regulations-.emissions-vehicles-and-engines/regulations-greenhouse-gas-emissions-aircraft). EPA may ask clarifying questions during the oral presentations but will not respond to the presentations at that time. Written statements and supporting information submitted during the comment period will be considered with the same weight as any oral comments and supporting information presented at the public hearing. EPA recommends submitting the text of your oral comments as written comments to the rulemaking Docket ID No. EPA–HQ–OAR–2018–0276, which can be found at https://www.regulations.gov. Written comments must be received on or before October 19, 2020.
DEPARTMENT OF HEALTH AND HUMAN SERVICES

45 CFR Part 1

RIN 0991–AC17

Department of Health and Human Services Good Guidance Practices

AGENCY: Office of the Secretary, Department of Health and Human Services.

ACTION: Proposed rule; correction.

SUMMARY: The Department of Health and Human Services proposes to issue regulations governing the agency’s release and maintenance of guidance documents. These regulations would help to ensure that the public receives appropriate notice of new guidance and that the Department’s guidance does not impose obligations on regulated parties that are not already reflected in duly enacted statutes or regulations lawfully promulgated under them.

DATES: August 18, 2020.

FOR FURTHER INFORMATION CONTACT: Brenna Jenny, Department of Health and Human Services, 200 Independence Avenue SW, Room 713F, Washington, DC 20201. Email: Good.Guidance@hhs.gov. Telephone: (202) 690–7741.

SUPPLEMENTARY INFORMATION:

I. Summary of Errors

In FR Doc. 2020–18208, the notice of proposed rulemaking entitled “Department of Health and Human Services Good Guidance Practices” (hereinafter referred to as the Good Guidance Practices Rule) there was an error in the proposed date by which the Department would be required to have posted to the guidance repository all guidance documents in effect that were issued by any component of the Department. The Good Guidance Practices Rule used the proposed date of November 2, 2020, but the correct date is November 16, 2020. Similarly, in several places the Good Guidance Practices Rule referred to a time period after “the effective date of the final regulation” or a date “60 days after [the] effective date of the final rule”; these references throughout should be replaced with the correct proposed date of November 16, 2020.

We are correcting our previous statement in the August 17, 2020 notice of proposed rulemaking accordingly. Therefore, FR Proposed Rule Doc. 2020–18208, published August 20, 2020, beginning on page 51396, is corrected as follows:

II. Correction of Errors in the Preamble

1. On page 51398, in the first column, the second sentence is corrected to read as follows: “If the proposed rule is finalized, following November 16, 2020, each guidance document issued by HHS, or any of its components, would be required specifically to state that it is a “guidance” document and use the following language, unless the guidance is authorized by law to be binding: “The contents of this document do not have the force and effect of law and are not meant to bind the public in any way, unless specifically incorporated into a contract. This document is intended only to provide clarity to the public regarding existing requirements under the law.”

2. On page 51398, in the first column, the first sentence of the second paragraph sentence is corrected to read as follows: “HHS proposes to require that each guidance document issued by it or any component after November 16, 2020, if finalized, must also include the following information: (1) The activities to which and the persons to whom the guidance applies; (2) the date HHS issued the guidance document; (3) a unique agency identifier; (4) a statement indicating whether the guidance document replaces or revises a previously issued guidance document and, if so, identifying the guidance document that it replaces or revises; (5) a citation to the statutory provision(s) and/or regulation(s) (in Code of Federal Regulations format) that the guidance document is interpreting or applying; and (6) a short summary of the subject matter covered in the guidance document.”

3. On page 51398, in the third column, the third sentence of the second paragraph sentence is corrected to read as follows: “By November 16, 2020, the Department would be required to have posted to the guidance repository all guidance documents in effect that were issued by any component of the Department.”

4. On page 51398, in the third column, the first sentence of the third paragraph sentence is corrected to read as follows: “Under this proposal, any web page in the guidance repository that contains guidance documents would clearly indicate that any guidance document previously issued by the Department would no longer be in effect and would be considered rescinded, if it is not included in the guidance repository by November 16, 2020.”