J. Executive Order 12898: Federal Actions To Address Environmental Justice in Minority Populations and Low-Income Populations and Executive Order 14096: Revitalizing Our Nation’s Commitment to Environmental Justice for All

This action does not concern human health or environmental conditions and therefore cannot be evaluated with respect to the potential for disproportionate impacts on non-white and low-income populations in accordance with Executive Order 12898 (50 FR 7629, February 16, 1994) and Executive Order 14096 (88 FR 25251, April 26, 2023).

K. Congressional Review Act (CRA)

This action is subject to the CRA. 5 U.S.C. 801 et seq., and EPA will submit a rule report to each House of Congress and to the Comptroller General of the United States. The CRA allows the issuing agency to make a rule effective sooner than otherwise provided by the CRA if the agency makes a good cause finding that notice and comment rulemaking procedures are impracticable, unnecessary or contrary to the public interest (5 U.S.C. 808(2)). The EPA has made a good cause finding for this rule as discussed in Unit I.D., including the basis for that finding.

List of Subjects in 40 CFR Part 723

Environmental protection, Chemicals, Hazardous substances, Reporting and recordkeeping requirements.

Dated: February 9, 2024.

Michal Freedhoff.
Assistant Administrator, Office of Chemical Safety and Pollution Prevention.

Therefore, for the reasons set forth in the preamble, 40 CFR chapter I is amended as follows:

PART 723—PREMANUFACTURE NOTIFICATION EXEMPTIONS

1. The authority citation for part 723 continues to read as follows:


2. In § 723.250(f), revise the introductory text to read as follows:

§ 723.250 Polymers.

(f) Exemption report for polymers manufactured under the terms of this section. For substances exempt under paragraphs (e)(1) through (3) of this section a report of manufacture or import must be submitted by January 31 of the year subsequent to initial manufacture or import that for initial manufacture or import in 2023 the report must be submitted by March 31, 2024. The report and accompanying claims must be submitted via CDX (https://cdx.epa.gov/), using the TSCA Section 5 Notices and Supports—ePMN application. See § 720.40a(2)(ii) of this subchapter for information on how to access e-PMN software. The notice must include:

* * * * *

[FR Doc. 2024–00364 Filed 2–15–24; 8:45 am]

BILLING CODE 6560–50–P

GENERAL SERVICES ADMINISTRATION


[FTR Case 2022–05; Docket No. GSA–FTR–2022–0005, Sequence No. 1]

RIN 3090–AK67

Federal Travel Regulation; Updating the FTR With Diversity, Equity, Inclusion, and Accessibility Language

AGENCY: Office of Government-wide Policy (OGP), General Services Administration (GSA).

ACTION: Final rule.

SUMMARY: GSA is issuing a final rule that makes technical amendments to the Federal Travel Regulation (FTR) regarding gender neutrality. These technical amendments result in more inclusive language by replacing gender-specific pronouns (e.g., he, she, his, her) with non-gendered pronouns. These changes are grammatical and technical in nature and do not result in added costs or associated policy changes.

DATES: This final rule is effective on April 16, 2024.

FOR FURTHER INFORMATION CONTACT: Mr. Ed Davis, Program Analyst, Office of Government-wide Policy, at 202–669–1653 or travelpolicy@gsa.gov for clarification of content. For information pertaining to status or publication schedules, contact the Regulatory Secretariat Division at 202–501–4755 or GSARegSec@gsa.gov. Please cite “FTR Case 2022–05.”

SUPPLEMENTARY INFORMATION:

I. Background

Executive Order (E.O.) 13988, Preventing and Combating Discrimination on the Basis of Gender Identity or Sexual Orientation, dated January 20, 2021, establishes a policy “to prevent and combat discrimination on the basis of gender identity or sexual orientation.” The Federal Government must be a model for diversity, equity, inclusion, and accessibility, where all employees are treated with dignity and respect. While GSA is not aware of any specific instances where language in the FTR has been used to discriminate against an employee seeking reimbursement for travel or relocation expenses, GSA believes it is important to prevent any potential discrimination or the appearance of discrimination. Therefore, GSA has undertaken an extensive review of the FTR and is updating all instances where language used to identify individuals is not as inclusive as it could be.

Consistent with the American Psychological Association (APA) Style Guide, 7th Edition, Publication Manual Section 5.5 guidance on “Gender and Pronoun Usage”, GSA is replacing gender-specific pronouns, such as he, she, his, or her with more inclusive and respectful terminology to all segments of society. Other terms that do not use gender-specific language, such as employee, traveler, sibling, child, and parent have also been used as appropriate.

II. Waiver of Proposed Rulemaking

In developing this final rule, GSA is waiving notice of proposed rulemaking, public comment, and effective date procedures set forth in the Administrative Procedure Act, 5 U.S.C. 553 (APA). The APA provides an exception to those procedures when an agency finds there is good cause for dispensing with such procedures. See 5 U.S.C. 553(b)(3)(B), 553(d)(3). Here, GSA has determined that good cause exists for dispensing with these procedures because they are unnecessary. The removal of gender-specific language is a grammatical, technical amendment that does not change policy or require the expenditure of agency funds. It instead makes clear that the FTR should not be interpreted to condone potential gender discrimination or the appearance of gender discrimination, even if GSA is unaware of the FTR’s gendered language being used to discriminate against an employee. Therefore, this rule is not subject to notice, an opportunity for public comment, or a delayed effective date, and will be final and effective upon publication.
III. Discussion of the Final Rule

A. Summary of Significant Changes
This final rule is technical in nature and does not significantly change any definition, operation or interpretation of the FTR.

B. Expected Cost Impact to the Public
No FTR benefit has been increased or decreased in any way by these technical changes to the FTR.

IV. Executive Orders 12866, 13563, and 14094
Executive Order (E.O.) 12866 (Regulatory Planning and Review) directs agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 (Improving Regulation and Regulatory Review) emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. E.O. 14094 (Modernizing Regulatory Review) amends section 3(f) of E.O. 12866 and supplements and reaffirms the principles, structures, and definitions governing contemporary regulatory review established in E.O. 12866 and E.O. 13563. The Office of Management and Budget’s Office of Information and Regulatory Affairs (OIRA) has determined that this rule is not a significant regulatory action and, therefore, it was not reviewed under Section 6(b) of E.O. 12866.

V. Congressional Review Act
Title II, subtitle E of the Small Business Regulatory Enforcement Fairness Act of 1996 (codified at 5 U.S.C. 801–808), also known as the Congressional Review Act or CRA, generally provides that before a rule may take effect, unless excepted, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. This rule is excepted from CRA reporting requirements prescribed under 5 U.S.C. 801 as it relates to agency management or personnel under 5 U.S.C. 804(3)(B).

VI. Regulatory Flexibility Act
This final rule will not have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq. This final rule is also exempt from the Administrative Procedure Act pursuant to 5 U.S.C. 553(a)(2) because it applies to agency management or personnel. Therefore, an Initial Regulatory Flexibility Analysis was not performed.

VII. Paperwork Reduction Act
The Paperwork Reduction Act does not apply because the changes to the FTR do not impose recordkeeping or information collection requirements, or the collection of information from offerors, contractors, or members of the public that require the approval of the Office of Management and Budget (OMB) under 44 U.S.C. 3501, et seq.


Government employees, Travel and transportation expenses.
Robin Carnahan,
Administrator of General Services.

For the reasons set forth in the preamble, GSA amends 41 CFR parts 300–3, 301–10, 301–31, 301–50, 301–51, 301–70 through 301–76, Appendix C to Chapter 301, 302–1 through 302–9, 302–11, 302–12, 302–14 through 302–17, 303–70, 304–2, 304–3, and 304–5 as set forth below:

PART 300–3—GLOSSARY OF TERMS

1. The authority citation for part 300–3 continues to read as follows:

2. Amend § 300–3.1 by—
   a. Removing from the definition of “Commuted rate” “his/her household” and adding “their household” in its place;
   b. Removing from the definition of “Crewmember” “he/she must” and adding “that crewmember must” in its place;
   c. Removing from the definition of “Extended storage” “he/she is not” and adding “the employee is not” in its place;
   d. Removing from the introductory text of the definition of “Immediate family” “he/she reports” and adding “the employee reports” in its place; and
   e. Removing from the definition of “Office station”, in two occurrences, “his and her” and adding “their” in their places;
   f. Removing from the introductory text of the definition of “Professional Books, Papers and Equipment” the phrase “his/her official duties” and adding “the employee’s official duties” in its place; and
   g. Revising the last sentence of the definition of “Qualified non-crewmember”.

The revision reads as follows:
§ 300–3.1 What do the following terms mean?

Qualified non-crewmember * * * * If a qualified non-crewmember is onboard for the purpose of travel (i.e., being transported from point to point) in addition to performing their duties related to the non-travel related Governmental function for which the aircraft is being operated (e.g., when a scientist conducts an experiment at the same time they are also on the aircraft for the purpose of traveling from point to point), they must be authorized to travel in accordance with rules in 41 CFR parts 301–10 and 301–70. * * * * * * * * *

PART 301–10—TRANSPORTATION EXPENSES

3. The authority citation for part 301–10 is revised to read as follows:

§ 301–10.262 [Amended]

4. Amend § 301–10.262 by—
   a. Removing from paragraphs (a) introductory text, (b), and (c) “his/her principal deputy” and adding “their principal deputy” in their places, respectively; and
   b. Removing from paragraph (d) “to whom he/she delegates” and adding “to whom they delegate” in its place.

PART 301–31—THREATENED LAW ENFORCEMENT/INVESTIGATIVE EMPLOYEES

5. The authority citation for part 301–31 continues to read as follows:
Authority: 5 U.S.C. 5707.

§ 301–31.200 [Amended]

6. Amend § 301–31.200 by—
   a. Removing from paragraph (b)(6) “he/she reports” and adding “the employee reports” in its place; and
   b. Adding “Dependent brothers and sisters” and adding “Dependent siblings (including step and legally adoptive brothers and sisters)” and adding “Dependent siblings (including step and legally adoptive siblings)” in its place;
§ 301–31.1 [Amended]
   ■ 6. Amend § 301–31.1 by removing “his/her immediate” and adding “the employee’s immediate” in its place.

PART 301–50—ARRANGING FOR TRAVEL SERVICES
   ■ 7. The authority citation for part 301–50 continues to read as follows:

§ 301–50.4 [Amended]
   ■ 8. Amend § 301–50.4 by removing from the introductory text “his/her designee” and adding “their designee” in its place.

PART 301–51—PAYING TRAVEL EXPENSES
   ■ 9. The authority citation for part 301–51 continues to read as follows:

§ 301–51.4 [Amended]
   ■ 10. Amend § 301–51.4 by removing “his/her designee(s)” and adding “their designee(s)” in its place.

PART 301–70—INTERNAL POLICY AND PROCEDURE REQUIREMENTS
   ■ 11. The authority citation for part 301–70 continues to read as follows:

§ 301–70.102 [Amended]
   ■ 12. Amend § 301–70.102 by removing from paragraph (g) “he/she travels” and adding “the employee travels” in its place.

§ 301–70.200 [Amended]
   ■ 13. Amend § 301–70.200 by removing from paragraphs (c) and (d) “his/her official station” and adding “their official station” in their places.

§ 301–70.700 [Amended]
   ■ 14. Amend § 301–70.700 by removing from paragraph (c) “his/her designee” and adding “their designee” in its place.

§ 301–70.701 [Amended]
   ■ 15. Amend § 301–70.701 by removing from paragraph (b) “his/her designee(s)” and adding “their designee(s)” in its place.
   ■ 16. Amend § 301–70.803 by—
       ■ a. Removing from paragraph (a) introductory text “his/her principal” and adding “their principal” in their places;
       ■ b. Removing from paragraph (a)(1) “his or her” and adding “their” in its place;
       ■ c. Removing from paragraph (b) “his/her principal” and adding “their principal” in its place;
       ■ d. Removing from paragraph (c) “his/her deputy” and adding “their deputy” in its place; and
       ■ e. Revising paragraph (d)(1).

The revision reads as follows:

§ 301–70.803 How must we authorize travel on a Government aircraft?
   * * * * *
   (d) * * * *
   (1) Your agency’s designated travel approving official (or anyone to whom they delegate this authority and who is at least one organizational level above the traveler) must authorize, in advance and in writing, all other travel on Government aircraft (i.e., by passengers, crewmembers, or qualified non-crewmembers) that is not covered in paragraphs (a) through (c) of this section.
   * * * * *
   ■ 17. Amend § 301–70.804 by—
       ■ a. Revising paragraph (b)(1);
       ■ b. Removing from paragraph (b)(2) “his/her dependents” and adding “the traveler’s dependents” in its place; and
       ■ c. Removing from paragraph (c) “he/she not engaged” and adding “they not engaged” in its place.

The revision reads as follows:

§ 301–70.804 What amount must the Government be reimbursed for travel on a Government aircraft?
   * * * * *
   (b) * * * *
   (1) You must require a traveler on required-use travel to reimburse the Government for the excess of the full coach fare for all flights taken on a trip over the full coach fare for the flights that the traveler would have taken had they not engaged in personal activities during the trip; and
   * * * * *
§ 301–70.901 [Amended]
   ■ 18. Amend § 301–70.901 by removing “his/her designee” and adding “their designee” in its place.

§ 301–70.904 [Amended]
   ■ 19. Amend § 301–70.904 by removing “he/she must present” from the text and adding “they must present” in its place.

§ 301–70.907 [Amended]
   ■ 20. Amend § 301–70.907 by removing from paragraph (a) “he/she” and adding “the employee” in its place.

PART 301–71—AGENCY TRAVEL ACCOUNTABILITY REQUIREMENTS
   ■ 21. The authority citation for part 301–71 continues to read as follows:

§ 301–71.200 [Amended]
   ■ 22. Amend § 301–71.200 by removing “his/her designee” and adding “their designee” in its place.

§ 301–71.201 [Amended]
   ■ 23. Amend § 301–71.201 by removing from the introductory text “He/she must” and adding “The reviewing official must” in its place.

§ 301–71.205 [Amended]
   ■ 24. Amend § 301–71.205 by removing from paragraph (a) “his/her expenses” and adding “expenses” in its place.

§ 301–71.206 [Amended]
   ■ 25. Amend § 301–71.206 by removing from paragraph (c) “he/she desires” and adding “the employee desires” in its place.

§ 301–71.208 [Amended]
   ■ 26. Amend § 301–71.208 by removing “his/her travel” and adding “the travel” in its place.
   ■ 27. Revise § 301–71.214 to read as follows:

§ 301–71.214 Does mandatory use of the Government contractor-issued travel charge card change the employee’s obligation to pay their travel card bill by the due date?
   ■ No, mandatory use of the Government contractor-issued travel charge card does not relieve the employee of their obligation to honor their cardholder payment agreement.

PART 301–72—AGENCY RESPONSIBILITIES RELATED TO COMMON CARRIER TRANSPORTATION
   ■ 28. The authority citation for part 301–72 continues to read as follows:

§ 301–72.101 [Amended]
   ■ 29. Amend § 301–72.101 by removing from paragraph (a) “he/she is accountable” and adding “the employee is accountable” in its place.

PART 301–73—TRAVEL PROGRAMS
   ■ 30. The authority citation for part 301–73 continues to read as follows:
PART 301–74—CONFERENCE PLANNING

§ 301–74.24 What is the traveler required to do if they are unable to attend an event for which they were reimbursed for an advanced discounted payment of a conference or training registration fee?

* * * * *

PART 301–75—PRE-EMPLOYMENT TRAVEL

§ 301–75.4 What other responsibilities do we have for pre-employment interview travel?

* * * * *

(b) Inform the interviewee that the interviewee is responsible for excess cost and any additional expenses that they incur for personal preference or convenience;

* * * * *

(f) Inform the interviewee that the interviewee may subject themselves to criminal penalties if they knowingly present a false, fictitious, or fraudulent travel claim (See 18 U.S.C. 287 and 1001).

§ 301–75.200 How will we pay for pre-employment interviewee travel expenses?

You will

<table>
<thead>
<tr>
<th>For</th>
<th>You will</th>
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<tbody>
<tr>
<td>Other expenses</td>
<td>Require payment by the interviewee and reimburse the interviewee for allowable travel expenses upon submission and approval of the interviewee’s travel claim.</td>
</tr>
</tbody>
</table>

§ 301–75.202 What must we do if the interviewee exchanges the ticket they have been issued?

You will inform the traveler

<table>
<thead>
<tr>
<th>If</th>
<th>You will inform the traveler</th>
</tr>
</thead>
<tbody>
<tr>
<td>The new ticket is more expensive than the ticket you provided.</td>
<td>That the traveler must pay the difference using personal funds and the traveler will not receive reimbursement for the extra amount.</td>
</tr>
</tbody>
</table>

§ 301–76—COLLECTION OF UNDISPUTED DELINQUENT AMOUNTS OWED TO THE CONTRACTOR ISSUING THE INDIVIDUALLY BILLED TRAVEL CHARGE CARD

§ 301–76.100 Are there any due process requirements with which we must comply before collecting undisputed delinquent amounts on behalf of the charge card contractor?

* * * * *

(a) Provide the employee with written notice of the type and amount of the claim, the intention to collect the claim by deduction from the employee’s disposable pay, and an explanation of the employee’s rights as a debtor;

* * * * *

Appendix C to Chapter 301

§ 301–75.205 What must we do if the interviewee exchanges the ticket they have been issued?

* * * * *

Appendix C to Chapter 301

§ 301–76.100 Are there any due process requirements with which we must comply before collecting undisputed delinquent amounts on behalf of the charge card contractor?

* * * * *

(a) Provide the employee with written notice of the type and amount of the claim, the intention to collect the claim by deduction from the employee’s disposable pay, and an explanation of the employee’s rights as a debtor;

* * * * *

Appendix C to Chapter 301

§ 301–76.100 Are there any due process requirements with which we must comply before collecting undisputed delinquent amounts on behalf of the charge card contractor?

* * * * *

(a) Provide the employee with written notice of the type and amount of the claim, the intention to collect the claim by deduction from the employee’s disposable pay, and an explanation of the employee’s rights as a debtor;

* * * * *
PART 302–1—GENERAL RULES

46. The authority citation for part 302–1 continues to read as follows:


§ 302–1.1 [Amended]

47. Amend § 302–1.1 by removing ''his/her designee'' and adding ''their designee'' in its place.

PART 302–2—EMPLOYEE ELIGIBILITY REQUIREMENTS

48. The authority citation for part 302–2 continues to read as follows:


§ 302–2.102 [Amended]

49. Amend § 302–2.102 by removing “his/her designee” and adding “their designee” in its place.

50. Amend § 302–2.103 by revising paragraphs (a) and (b) to read as follows:

§ 302–2.103 How must we administer the authorization for relocation of an employee? * * * * *(a) Issue an employee a TA for relocation before the employee transfers to a new official station;
(b) Inform the employee of the transfer within a timeframe that will provide the employee sufficient time for preparation; * * * * *

§ 302–2.106 [Amended]

51. Amend § 302–2.106 by removing “his/her designee” and adding “their designee” in its place.

§ 302–2.110 [Amended]

52. Amend § 302–2.110 by removing from the introductory text “his/her effective” and adding “the employee’s effective” in its place.

PART 302–3—RELOCATION ALLOWANCES BY SPECIFIC TYPE

53. The authority citation for part 302–3 continues to read as follows:


§ 302–3.1 [Amended]

54. Amend § 302–3.1 by removing from paragraph (c) “his/her college” and adding “that student trainee’s college” in its place.

55. Amend § 302–3.203 by revising the section heading to read as follows:

§ 302–3.203 If I am transferring in the interest of the Government and my employed immediate family member(s) transfer is not in the interest of the Government, will those immediate family member(s) receive relocation allowances? * * * * *

§ 302–3.500 [Amended]

56. Amend § 302–3.500 by—
(a) Removing from paragraph (a) “violates his/her” and adding “violates their” in its place; and
(b) Removing from paragraph (d) “arrange his/her” and adding “arrange their” in its place.

§ 302–3.501 [Amended]

57. Amend § 302–3.501 by removing from paragraph (b) “his/her benefits” and adding “the new appointee’s benefits” in its place.

58. Amend § 302–3.502 by—
(a) Removing from paragraph (b) “his/her travel expense” and “his/her TCS expenses” and adding “the employee’s travel expense” and “their TCS expenses” in their places, respectively; and
(b) Revising paragraph (c).

The revision reads as follows:

§ 302–3.502 What factors should we consider in determining whether to authorize a TCS for a long-term assignment? * * * *
(c) Employee concerns. The long-term assignment of an employee away from the employee’s official station and immediate family may negatively affect the employee’s morale and job performance. Such negative effects may be alleviated by authorizing a TCS so the employee can transport their immediate family and/or household goods at Government expense to the location where the employee will perform the long-term assignment. You should consider the effects of a long-term temporary duty travel assignment on an employee when deciding whether to authorize a TCS.

§ 302–3.504 [Amended]

59. Amend § 302–3.504 by removing from paragraph (e) “his/her relocation” and adding “the employee’s relocation” in its place.

60. Amend § 302–3.506 by revising the section heading to read as follows:

§ 302–3.506 May we pay relocation expenses if the employee violates their service agreement? * * * * *

§ 302–3.509 [Amended]

61. Amend § 302–3.509 by—
(a) Removing from paragraph (a) “his/her service” and adding “the service” in its place; and
(b) Removing from paragraph (c) “his/her relocation” and adding “the employee’s relocation” in its place.

§ 302–3.510 [Amended]

61. Amend § 302–3.510 by removing “his/her service” and adding “the employee’s service” in its place.

62. Amend § 302–3.511 by revising paragraphs (a) and (e) to read as follows:

§ 302–3.511 What must we consider when determining return travel for immediate family member(s) for compassionate reasons prior to completion of the service agreement? * * * *
(a) The immediate family member(s)’ physical or mental health;
* * * *
(e) A dependent that traveled to post of duty on the employee’s authorized TA and has now reached their 21st birthdate.

Appendix C to Chapter 301—Standard Data Elements for Federal Travel [Traveler Identification]

<table>
<thead>
<tr>
<th>Group name</th>
<th>Data elements</th>
<th>Description</th>
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</table>
PART 302—ALLOWANCES FOR SUBSISTENCE AND TRANSPORTATION

§ 302–4.100—General

The authority citation for part 302–4 continues to read as follows:


§ 302–4.106—Househunting trip expenses

If your spouse or domestic partner accompanies you while you are performing PCS travel, they will receive the same per diem rate to which you are entitled.

PART 302–5—ALLOWANCE FOR HOUSEHUNTING TRIP EXPENSES

§ 302–5.100—General

The authority citation for part 302–5 continues to read as follows:


§ 302–5.102—Household goods

(a) The length of time the employee should reasonably be expected to occupy the employee’s residence at the old official station prior to reporting for duty at the new official station. An employee and the employee’s immediate family should continue to occupy the residence at the old official station for as long as practicable to avoid the necessity for temporary quarters.

PART 302–7—TRANSPORTATION AND TEMPORARY STORAGE OF HOUSEHOLD GOODS, PROFESSIONAL BOOKS, PAPERS, AND EQUIPMENT, (PB&P&E) AND BAGGAGE ALLOWANCE

§ 302–7.1—General

The authority citation for part 302–7 continues to read as follows:


§ 302–7.201—General

(a) The length of time the employee should reasonably be expected to occupy the employee’s residence at the old official station prior to reporting for duty at the new official station. An employee and the employee’s immediate family should continue to occupy the residence at the old official station for as long as practicable to avoid the necessity for temporary quarters.

PART 302–8—ALLOWANCES FOR EXTENDED STORAGE OF HOUSEHOLD GOODS (HHG)

§ 302–8.1—General

The authority citation for part 302–8 continues to read as follows:


§ 302–8.2—General

The authority citation for part 302–8 continues to read as follows:


§ 302–8.3—General

The authority citation for part 302–8 continues to read as follows:

§ 302–11.404 [Amended]
84. Amend § 302–11.404 by removing from paragraph (e) introductory text “his/her payment” and adding “the payment” in its place and removing from paragraph (f) “his/her old” and adding “the employee’s old” in its place.
85. Amend § 302–11.407 by removing from paragraph (a) “his/her financial” and adding “the employee’s financial” in its place and revising paragraph (b).
86. Amend § 302–11.411 by—
  a. Removing from paragraph (a) “his/her from completing their” in its place; and
  b. Removing from paragraph (b) “his/her transfer” and adding “the employee’s transfer” in its place.
87. Revise § 302–11.441 to read as follows:

§ 302–11.421 [Amended]
86. Amend § 302–11.421 by—
  a. Removing from paragraph (a) “him/her from completing his/her” and adding “the employee from completing their” in its place; and
  b. Removing from paragraph (b) “his/her transfer” and adding “the employee’s transfer” in its place.
87. Revise § 302–11.441 to read as follows:

§ 302–11.441 How must we determine if an employee holds equitable title interest in a property?

To determine if an employee holds equitable title interest in a property, you must follow the guidelines in § 302–11.405.

PART 302–12—USE OF A RELOCATION SERVICES COMPANY
88. The authority citation for part 302–12 continues to read as follows:


§ 302–12.109 [Amended]
89. Amend § 302–12.109 by removing “his/her home” and adding “their home” in its place.
90. Revise § 302–12.119 to read as follows:

§ 302–12.119 Under a home sale program, may we pay an employee for losses the employee incurs on the sale of a residence?

No, under a home sale program, you may not pay an employee for losses the employee incurs on the sale of a residence, but this does not preclude you reimbursing a relocation services company for losses incurred while the contractor holds the property.

§ 302–12.120 Under a home sale program, may we direct the relocation services company to pay an employee more than the fair market value of the employee’s residence?

No, under a home sale program, you may not direct the relocation services company to pay an employee more than the fair market value of the employee’s residence.

PART 302–14—HOME MARKETING INCENTIVE PAYMENTS
92. The authority citation for part 302–14 continues to read as follows:


§ 302–14.103 [Amended]
93. Amend § 302–14.103 by removing from paragraph (b) “his/her residence” and adding “the employee’s residence” in its place.

PART 302–15—ALLOWANCE FOR PROPERTY MANAGEMENT SERVICES
94. The authority citation for part 302–15 continues to read as follows:


§ 302–15.1 [Amended]
95. Amend § 302–15.1 by removing “his/her residence” and adding “the employee’s residence” in its place.

§ 302–15.70 [Amended]
96. Amend § 302–15.70 by—
  a. Removing from paragraph (d) “his/her residence” and adding “the employee’s residence” in its place; and
  b. Removing from paragraph (e) “his/her mind” and “his/her residence” and adding “their mind” and “their residence” in their places, respectively.

PART 302–16—ALLOWANCE FOR MISCELLANEOUS EXPENSES
97. The authority citation for part 302–16 continues to read as follows:


§ 302–16.202 [Amended]
98. Amend § 302–16.202 by removing from paragraph (f) “his/her immediate” and adding “the employee’s immediate” in its place.

§ 302–16.203 [Amended]
99. Amend § 302–16.203 by removing from paragraph (g) “he/she or a member of his/her” and adding “the employee or a member of the employee’s” in its place.

PART 302–17—TAXES ON RELOCATION EXPENSES
100. The authority citation for part 302–17 continues to read as follows:


§ 302–17.44 [Amended]
101. Amend § 302–17.44 by removing from the introductory text “credit on his/her” and adding “credit on their” in its place.

§ 302–17.102 [Amended]
102. Amend § 302–17.102 by removing from paragraph (b) “his/her behalf” and adding “the employee’s behalf” in its place.

PART 303–70—AGENCY REQUIREMENTS FOR PAYMENT OF EXPENSES CONNECTED WITH THE DEATH OF CERTAIN EMPLOYEES AND FAMILY MEMBERS
103. The authority citation for part 303–70 continues to read as follows:


§ 303–70.1 [Amended]
104. Amend § 303–70.1 by removing from paragraph (c) “his/her actual” and adding “the employee’s actual” in its place.

§ 303–70.301 [Amended]
105. Amend § 303–70.301 by removing “his/her designated” and adding “their designated” in its place.

§ 303–70.400 [Amended]
106. Amend § 303–70.400 by removing “his/her official” and adding “their official” in its place.
107. Amend § 303–70.500 by revising the section heading to read as follows:

§ 303–70.500 When the employee, on a service agreement or a mandatory mobility agreement, dies at or while in transit to or from the employee’s official station CONUS, must we return the employee’s immediate family, baggage, POV, and household goods to the former official residence of the employee or to the employee’s alternate destination?

§ 302–16.203 [Amended]
99. Amend § 302–16.203 by removing from paragraph (g) “he/she or a member of his/her” and adding “the employee or a member of the employee’s” in its place.

PART 302–17—TAXES ON RELOCATION EXPENSES
100. The authority citation for part 302–17 continues to read as follows:


§ 302–17.44 [Amended]
101. Amend § 302–17.44 by removing from the introductory text “credit on his/her” and adding “credit on their” in its place.

§ 302–17.102 [Amended]
102. Amend § 302–17.102 by removing from paragraph (b) “his/her behalf” and adding “the employee’s behalf” in its place.

PART 303–70—AGENCY REQUIREMENTS FOR PAYMENT OF EXPENSES CONNECTED WITH THE DEATH OF CERTAIN EMPLOYEES AND FAMILY MEMBERS
103. The authority citation for part 303–70 continues to read as follows:


§ 303–70.1 [Amended]
104. Amend § 303–70.1 by removing from paragraph (c) “his/her actual” and adding “the employee’s actual” in its place.

§ 303–70.301 [Amended]
105. Amend § 303–70.301 by removing “his/her designated” and adding “their designated” in its place.

§ 303–70.400 [Amended]
106. Amend § 303–70.400 by removing “his/her official” and adding “their official” in its place.
107. Amend § 303–70.500 by revising the section heading to read as follows:

§ 303–70.500 When the employee, on a service agreement or a mandatory mobility agreement, dies at or while in transit to or from the employee’s official station CONUS, must we return the employee’s immediate family, baggage, POV, and household goods to the former actual residence, new official station in CONUS, or alternate destination?
108. Amend § 303–70.501 by revising the section heading to read as follows:

§ 303–70.501 Must we continue payment of relocation expenses for an employee’s immediate family if the employee dies while in transit from an OCONUS official station to the employee’s new official station within CONUS?

PART 304–2—DEFINITIONS

110. The authority citation for part 304–2 continues to read as follows:


§ 304–2.1 [Amended]

110. Amend § 304–2.1 by removing from paragraph (1) of the definition “Meeting(s) or similar functions (meeting)” “his/her official” and adding “the employee’s official” in its place.

PART 304–3—EMPLOYEE RESPONSIBILITY

111. The authority citation for part 304–3 continues to read as follows:


§ 304–3.2 [Amended]

112. Amend § 304–3.2 by removing “his/her spouse” and adding “the employee’s spouse” in its place.

PART 304–5—AGENCY RESPONSIBILITIES

113. The authority citation for part 304–5 continues to read as follows:


§ 304–5.3 [Amended]

114. Amend § 304–5.3 by removing from paragraph (a) introductory text “he/she determines” and adding “the approving official determines” in its place.

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DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration

50 CFR Part 229
[Docten No. 240208–0041]
RIN 0648–BM19

List of Fisheries for 2024

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

ACTION: Final rule.

SUMMARY: NMFS is publishing its final List of Fisheries (LOF) for 2024, as required by the Marine Mammal Protection Act (MMPA). The LOF for 2024 reflects new information on interactions between commercial fisheries and marine mammals. NMFS must classify each commercial fishery on the LOF into one of three categories under the MMPA based on the level of mortality and serious injury of marine mammals that occurs incidental to each fishery. The classification of a fishery on the LOF determines whether participants in that fishery are subject to certain provisions of the MMPA, such as those on registration, observer coverage, and take reduction plan (TRP) requirements.

DATES: This rule is effective March 18, 2024.

ADDRESSES: Chief, Marine Mammal and Sea Turtle Conservation Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Silver Spring, MD 20910.

FOR FURTHER INFORMATION CONTACT: Jaclyn Taylor, Office of Protected Resources, 301–427–8402; Cheryl Cross, Greater Atlantic Region, 978–281–9100; Jessica Powell, Southeast Region, 727–824–5312; Dan Lawson, West Coast Region, 206–526–4740; Suzie Teerlink, Alaska Region, 907–586–7240; Elena Duke, Pacific Islands Region, 808–725–5085. Individuals who use a telecommunications device for the hearing impaired may call the Federal Information Relay Service at 1–800–877–8339 between 8 a.m. and 4 p.m. Eastern time, Monday through Friday, excluding Federal holidays.

SUPPLEMENTARY INFORMATION:

What is the List of Fisheries?

Section 118 of the MMPA requires NMFS to place all U.S. commercial fisheries into one of three categories based on the level of incidental mortality and serious injury of marine mammals occurring in each fishery (16 U.S.C. 1387(1)(1)). The classification of a fishery on the LOF determines whether participants in that fishery may be required to comply with certain provisions of the MMPA, such as those on registration, observer coverage, and take reduction plan requirements. NMFS must reexamine the LOF annually, considering new information in the Marine Mammal Stock Assessment Reports (SARs) and other relevant sources, and publish in the Federal Register any necessary changes to the LOF after notice and opportunity for public comment (16 U.S.C. 1387 (c)(1)(C)).

How does NMFS determine in which category a fishery is placed?

The definitions for the fishery classification criteria can be found in the implementing regulations for section 118 of the MMPA (50 CFR 229.2). The criteria are also summarized here.

Fishery Classification Criteria

The fishery classification criteria consist of a two-tiered, stock-specific approach that first addresses the total impact of all fisheries on each marine mammal stock and then addresses the impact of individual fisheries on each stock. This approach is based on consideration of the rate, in numbers of animals per year, of incidental mortalities and serious injuries of marine mammals due to commercial fishing operations relative to the potential biological removal (PBR) level for each marine mammal stock. The MMPA (16 U.S.C. 1362 (20)) defines the PBR level as the maximum number of animals, not including natural mortalities, that may be removed from a marine mammal stock, while allowing that stock to reach or maintain its optimum sustainable population. This definition can also be found in the implementing regulations for section 118 of the MMPA (50 CFR 229.2).

Tier 1: Tier 1 considers the cumulative fishery mortality and serious injury for a particular stock. If the total annual mortality and serious injury of a marine mammal stock across all fisheries is less than or equal to 10 percent of the PBR level of the stock, all fisheries interacting with the stock will be placed in Category III (unless those fisheries interact with other stock(s) for which total annual mortality and serious injury is greater than 10 percent of PBR). Otherwise, these fisheries are subject to the next tier of analysis (Tier 2) to determine their classification.

Tier 2: Tier 2 considers fishery-specific mortality and serious injury for a particular stock.

Category I: Annual mortality and serious injury of a stock in a given fishery is greater than or equal to 50 percent of the PBR level (i.e., frequent incidental mortality and serious injury of marine mammals).

Category II: Annual mortality and serious injury of a stock in a given fishery is greater than 1 percent and less than 50 percent of the PBR level (i.e., occasional incidental mortality and serious injury of marine mammals).

Category III: Annual mortality and serious injury of a stock in a given fishery is less than or equal to 1 percent of the PBR level (i.e., a remote likelihood of or no known incidental