

(2) the activity would create an unreasonable disruption of the use and enjoyment by the public of National Forest System lands; or

(3) the filming or still photography activity poses a health or safety risk to the public.

(l) Statutory requirements for filming or still photography. Additional guidance for filming or still photography can be found at 16 U.S.C. 4601–6d.

■ 3. Amend § 251.51 by removing the definitions “Commercial Filming” and “Still Photography” and adding the following definitions, in alphabetical order:

**§ 251.51 Definitions.**

\* \* \* \* \*

*Content creation*—Regardless of distribution platform, any video, still photograph, or audio recording for commercial or noncommercial content creation at a Federal land management unit shall be considered to be a filming or still photography activity.

\* \* \* \* \*

*Filming or still photography*—Filming, videotaping, sound recording, or the use of any other moving image, audio recording equipment, or use of still photography equipment on National Forest System lands but not including activities associated with broadcasting breaking news.

\* \* \* \* \*

**Michael K. Boren,**

*Under Secretary, Natural Resources and Environment.*

[FR Doc. 2026–05457 Filed 3–18–26; 8:45 am]

**BILLING CODE 3411–15–P**

## LIBRARY OF CONGRESS

### 36 CFR Part 702

[Docket No. 2026–01]

#### Photography on Library Premises

**AGENCY:** Library of Congress.

**ACTION:** Final rule.

**SUMMARY:** The Library of Congress is issuing this final rule to amend its regulations regarding photography on Library premises. This amendment updates terminology, institutes a permit process for posed, staged, or otherwise directed or organized photography (now defined in the regulation as “formal photography for personal use”), and clarifies the types of photography that require permission from the Director of Communications.

**DATES:** Effective March 19, 2026.

**FOR FURTHER INFORMATION CONTACT:** Terri Humphries, Special Assistant, Library of Congress Office of the General Counsel, (202) 707–6316, *thum@loc.gov*.

**SUPPLEMENTARY INFORMATION:** The Librarian of Congress is authorized to make regulations with respect to the Library of Congress (2 U.S.C. 136). Since neither the **Federal Register** Act nor the Administrative Procedure Act has binding effect on the legislative branch, the Library of Congress is not required to publish its regulations in the CFR. However, because the purpose of the CFR is to “notify industry, general business, and the people” (*Toledo, P & W.R.R. v. Stover*, 60 F. Supp. 587 (S.D. Ill. 1945)), it is appropriate for the Library to continue publishing those regulations which affect the rights and responsibilities of, and restrictions on, the public.

The Library of Congress is responsible for establishing standards and regulations for the physical security, control, and preservation of Library collections and property, and for the maintenance of suitable order and decorum within the Library of Congress (2 U.S.C. 141b).

Consistent with that responsibility, the Library is amending this regulation to enhance the safety of persons who use Library facilities, to protect Library collections and property, and to prevent disruption of the conduct of official business and of the timely and effective provision of Library services. This amendment updates terminology, institutes a permit process for posed, staged, or otherwise directed or organized photography (now defined in the regulation as “formal photography for personal use”), and clarifies the types of photography that require permission from the Director of Communications.

#### List of Subjects in 36 CFR Part 702

Libraries, Federal buildings and facilities.

#### Final Regulation

In consideration of the foregoing, the Library of Congress amends 36 CFR part 702 as follows:

#### PART 702—CONDUCT ON LIBRARY PREMISES

■ 1. The authority citation for part 702 continues to read as follows:

**Authority:** Sec. 1, 29 Stat. 544; 2 U.S.C. 136.

■ 2. Section 702.4 is revised to read:

##### § 702.4 Photographs.

(a) *Scope.* This section establishes rules for photography on Library of

Congress premises. The section applies to all photography, videography, and filming activities through any device or technology.

(b) *Directions.* All photography on Library premises must comply with all posted signs and rules of behavior that the Library may prescribe and all persons involved in the photography must comply with all directions from Library personnel and U.S. Capitol Police personnel.

(c) *Definitions.* (1) For purposes of this section:

*Formal photography for personal use* includes posed or staged individual or group portrait sessions, engagement or wedding photography, modeling shoots, graduation or other special occasion photography, non-commercial content creation, or any other photography involving directing or organizing subjects. The photographer may be paid or unpaid. The resulting photographs are for personal, non-commercial use.

*Informal photography for personal use* is spontaneous casual tourist photography of the kind a typical visitor engages in and does not involve any supplemental equipment. The resulting photographs are for personal, non-commercial use.

*Supplemental equipment* is any photography enhancement equipment beyond the single device capturing the images. It includes, but is not limited to: any form of supplemental lighting, light sources, modifiers, stands; handheld or other external microphones, recording, or sound equipment; props, costumes, backdrops; tripods or other devices that rest on surfaces or permit separation between the photographer and the photographic equipment; or any other specialized or professional equipment.

(2) The determination of whether photography is “formal,” “informal,” or “spontaneous” as used in this section is at the sole discretion of the Library.

(d) *Formal photography for personal use.* Formal photography for personal use is permitted only during specific times and in specific locations that the Library may prescribe. Individuals or groups wishing to engage in formal photography for personal use must request a permit through the Library’s photography permitting system. The Director of the Center for Learning, Literacy and Engagement, or designee, is authorized to grant or deny permission for formal photography for personal use and may set the conditions under which the photography may take place, including limited use of supplemental equipment. Photography sessions may be subject to cancellation by the Library for reasons including, but not limited to, closure of Library buildings for

inclement weather, maintenance or security emergencies, or special events. Library users can request a permit at: [www.loc.gov/visit/photosessions](http://www.loc.gov/visit/photosessions).

(e) *Informal photography for personal use.* Informal photography for personal use does not require a permit or specific permission, provided that all such photography must be conducted consistent with § 702.2 and other applicable regulations in this part.

(f) *Spontaneous photography of matters of public concern.* Spontaneous photography of matters of public concern does not require a permit or specific permission, provided that all such photography must be conducted consistent with § 702.2 and other applicable regulations in this part.

(g) *All other photography.* All other photography requires specific permission from the Library of Congress Office of Communications. This includes, but is not limited to, photography for commercial, promotional, or news purposes via television, online, or other media channels; photography involving significant supplemental equipment; or any photography involving use of the Library name, seal, logo, staff, or collections. Requests for permission must be made at least one week prior to the proposed photography. The Director of Communications, or designee, is authorized to grant or deny permission and may set the conditions under which the photography may take place, including conditions for cancellation. Contact the Office of Communications at [news@loc.gov](mailto:news@loc.gov).

(h) *Violations—(1) Immediate termination.* The Library is authorized to immediately terminate any photography on Library premises that disrupts or interferes with other people's safety or access to Library buildings or collections, or otherwise violates this part.

(2) *Barment.* Any individuals or groups who violate any provision of this section may be subject to the penalties described in § 702.14, including removal from Library premises and prohibition from further use of Library facilities.

Dated: March 12, 2026.

**Robert R. Newlen,**

*Acting Librarian of Congress.*

[FR Doc. 2026-05430 Filed 3-18-26; 8:45 am]

**BILLING CODE 1410-10-P**

## ENVIRONMENTAL PROTECTION AGENCY

### 40 CFR Parts 60 and 62

[EPA-HQ-OAR-2003-0119; FRL-12232-04-OAR]

RIN 2060-AW43

### Commercial and Industrial Solid Waste Incineration Units: Temporary-Use Incinerators and Air Curtain Incinerators Used in Disaster Recovery; Rescission of Interim Final Rule

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Final rule; rescission of interim final rule.

**SUMMARY:** The U.S. Environmental Protection Agency (EPA) is rescinding the interim final rule (IFR) titled “Commercial and Industrial Solid Waste Incineration Units: Temporary-Use Incinerators and Air Curtain Incinerators Used in Disaster Recovery.” The IFR added temporary-use provisions that excluded certain commercial and industrial solid waste incineration (CISWI) units from otherwise applicable requirements when used on a temporary basis to combust non-hazardous debris in specified emergency or disaster circumstances. The EPA is rescinding those provisions and intends to address the same subject matter through notice-and-comment rulemaking culminating in a final rule.

**DATES:** This rule is effective on March 19, 2026.

**ADDRESSES:** The EPA has established a docket for this action under Docket ID No. EPA-HQ-OAR-2003-0119. All documents in the docket are listed on the <https://www.regulations.gov> website. Although listed, some information is not publicly available, e.g., Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically through <https://www.regulations.gov>, or in hard copy at the EPA Docket Center, WJC West Building, Room Number 3334, 1301 Constitution Ave. NW, Washington, DC. The Public Reading Room hours of operation are 8:30 a.m. to 4:30 p.m. Eastern Standard Time, Monday through Friday. The telephone number for the Public Reading Room is (202) 566-1744, and the telephone

number for the EPA Docket Center is (202) 566-1742.

**FOR FURTHER INFORMATION CONTACT:** For information about this action, contact Dr. Felica Davis, Waste Management Branch, Natural Resources Division (E143-03), Office of Clean Air Programs, U.S. Environmental Protection Agency, 109 T.W. Alexander Drive, P.O. Box 12055, Research Triangle Park, North Carolina 27711; telephone number: (919) 541-4857; and email address: [davis.felica@epa.gov](mailto:davis.felica@epa.gov).

### SUPPLEMENTARY INFORMATION:

*Preamble acronyms and abbreviations.* Throughout this document the use of “we,” “us,” or “our” is intended to refer to the EPA. We use multiple acronyms and terms in this preamble. While this list may not be exhaustive, to ease the reading of this preamble and for reference purposes, the EPA defines the following terms and acronyms here:

ACI air curtain incinerator  
 CAA Clean Air Act  
 CBI Confidential Business Information  
 CFR Code of Federal Regulations  
 CISWI commercial and industrial solid waste incineration  
 EG Emission Guidelines  
 E.O. Executive Order  
 EPA Environmental Protection Agency  
 FR Federal Register  
 IFR interim final rule  
 NSPS New Source Performance Standards  
 NTTAA National Technology Transfer and Advancement Act  
 OMB Office of Management and Budget  
 PRA Paperwork Reduction Act  
 RFA Regulatory Flexibility Act  
 UMRA Unfunded Mandates Reform Act

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