

Monday, December 11, 2006

Part XII

Department of Justice

Semiannual Regulatory Agenda

DEPARTMENT OF JUSTICE (DOJ)

DEPARTMENT OF JUSTICE

8 CFR Ch. V

21 CFR Ch. I

27 CFR Ch. II

28 CFR Ch. I, V

Regulatory Agenda

AGENCY: Department of Justice.

ACTION: Semiannual regulatory agenda.

SUMMARY: The Department of Justice is publishing its fall 2006 regulatory agenda pursuant to Executive Order 12866 "Regulatory Planning and Review," 58 FR 51735, and the Regulatory Flexibility Act, 5 U.S.C. sections 601 to 612 (1988).

FOR FURTHER INFORMATION CONTACT:

Robert Hinchman, Senior Counsel,

Office of Legal Policy, Department of Justice, Room 4252, 950 Pennsylvania Avenue NW., Washington, DC 20530, (202) 514-8059.

SUPPLEMENTARY INFORMATION: For this edition of the Department of Justice's regulatory agenda, the most important significant regulatory actions are included in The Regulatory Plan, which appears in part II of this issue of the Federal Register. The Regulatory Plan entries are listed in the table of contents below and are denoted by a bracketed bold reference, which directs the reader to the appropriate sequence number in part II.

The Regulatory Flexibility Act (RFA) requires that, each year, the Department publish a list of those regulations that have a significant economic impact upon a substantial number of small entities and are to be reviewed under section 610 of the Act during the

succeeding 12 months. This edition of the Department's regulatory agenda includes three regulations requiring such a review: "Commerce in Explosives (Including Explosives in the Fireworks Industry)" (RIN 1140-AA01); "Nondiscrimination on the Basis of Disability in Public Accommodations and Commercial Facilities" (RIN 1190-AA44); and "Nondiscrimination on the Basis of Disability in State and Local Government Services" (RIN 1190-AA46). In accordance with the RFA, comments are specifically invited on these regulations. Those comments should be addressed to the contact persons listed in the entries for these items.

Dated: September 6, 2006.

Rachel L. Brand,

Assistant Attorney General, Office of Legal Policy.

Bureau of Prisons—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
1919	Reduction in Sentence for Medical Reasons	1120-AB10
1920	Autopsies	1120-AB26
1921	Inmate Work and Performance Pay Program: Reduction in Pay for Drug- and Alcohol-Related Disciplinary Of-	
	fenses	1120-AB33
1922	Administrative Remedy Program—Subpart Revision	1120-AB34
1923	Inmate Electronic Message Program	1120-AB38
1924	Intensive Confinement Center Program	1120-AB39
1925	Release of Information	1120-AB40
1926	Drug Abuse Treatment Program: Eligibility of DC Code Offenders for Early Release Consideration	1120-AB41
1927	Inmate Furloughs	1120-AB44

Bureau of Prisons—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
1928	Literacy Program	1120-AA33
1929	Literacy Program Telephone Regulations and Inmate Financial Responsibility	1120-AA39
1930	Good Conduct Time	1120-AA62
1931	Designation of Offenses Subject to Sex Offender Release Notification	1120-AA85
1932	Searches of Housing Units, Inmates, and Inmate Work Areas: Electronic Devices	1120-AA90
1933	Drug Testing Program	1120-AA95
1934	Correspondence: Inspection of Outgoing General Correspondence	1120-AA98
1935	District of Columbia Educational Good Time Credit	1120-AB05
1936	Suicide Prevention Program	1120-AB06
1937	Drug Abuse Treatment Program: Subpart Revision and Clarification	1120-AB07
1938	National Security; Prevention of Acts of Violence and Terrorism	1120-AB08
1939	Central Inmate Monitoring (CIM) System: Streamlining Rules	1120-AB14
1940	Inmate Discipline—Subpart Revision	1120-AB18
1941	Searching and Detaining or Arresting Non-Inmates	1120-AB28
1942	Limited Communication for Terrorist Inmates	1120-AB35
1943	Possession or Introduction of Personal Firearms Prohibited on Federal Penal or Correctional Institution Grounds	1120-AB37

1190-AA58

DOJ

1956

	Bureau of Prisons—Final Rule Stage (Continued)	
Sequence Number	Title	Regulation Identifier Number
1944	Smoking/No Smoking Areas	1120-AB42
	Bureau of Prisons—Long-Term Actions	
Sequence Number	Title	Regulation Identifier Number
1945	Psychiatric Evaluation and Treatment	1120-AB20
	Bureau of Prisons—Completed Actions	
Sequence Number	Title	Regulation Identifier Number
1946 1947 1948 1949	Victim/Witness Notification	1120-AB25 1120-AB31 1120-AB32 1120-AB36
	Civil Rights Division—Proposed Rule Stage	
Sequence Number	Title	Regulation Identifier Number
1950 1951	Nondiscrimination on the Basis of Disability in Public Accommodations and Commercial Facilities (Section 610 Review) (Reg Plan Seq No. 64) Nondiscrimination on the Basis of Disability in State and Local Government Services (Section 610 Review) (Reg	1190–AA44
1952 1953	Plan Seq No. 65) The Failure To Select Cause of Action of the American Competitiveness and Workforce Improvement Act of 1998 Amendments to Procedures Advising States and Political Subdivisions Specially Covered Under the Voting Rights	1190–AA46 1190–AA48
1954	Act How To Seek Preclearance From the Attorney General of Proposed Voting Changes	1190–AA51
1955	tation of Executive Order 12250	1190–AA52 1190–AA53
Reference	s in boldface appear in the Regulatory Plan in part II of this issue of the Federal Register .	
	Civil Rights Division—Final Rule Stage	

Bureau of Alcohol, Tobacco, Firearms, and Explosives—Proposed Rule Stage

Amendments to the Attorney General's Guidelines on Implementation of the Language Minority Provisions of the Voting Rights Act

Sequence Number	Title	Regulation Identifier Number
1957	27 CFR 178 Implementation of Public Law 105-277 Relating to Secure Gun Storage	1140-AA10

Bureau of Alcohol, Tobacco, Firearms, and Explosives-Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
1958	27 CFR 55 Commerce in Explosives—Explosive Pest Control Devices	1140-AA03
1959	27 CFR 178 Commerce in Firearms and Ammunition (Omnibus Consolidated Appropriations Act of 1997)	1140-AA04
1960	27 CFR 178 Public Law 105-277, Making Omnibus Consolidated and Emergency Supplemental Appropriations for FY '99 Relating to Firearms Disabilities for Nonimmigrant Aliens	1140–AA08
1961	Machine Guns, Destructive Devices, and Certain Other Firearms—Amended Definition of "Pistol"	1140-AA23
1962	Commerce in Explosives—Amended Definition of Propellant Actuated Device	1140-AA24
1963	Implementation of the Child Safety Lock Act of 2005	1140-AA26
1964	The U.S. Munitions Import List and Import Restrictions Applicable to Certain Countries	1140-AA29

Bureau of Alcohol, Tobacco, Firearms, and Explosives-Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
1965	Implementation of the Safe Explosives Act	1140-AA00
1966	27 CFR 55 Commerce in Explosives (Including Explosives in the Fireworks Industry) (Rulemaking Resulting From a Section 610 Review)	1140–AA01
1967	27 CFR 178 Residency Requirement for Persons Acquiring Firearms	1140-AA05
1968	27 CFR 55 Implementation of Public Law 104-208, the Omnibus Consolidated Appropriations Act of 1997, Relating to the Establishment of a National Repository for Arson and Explosives Information	1140–AA06
1969	Implementation of the Safe Explosives Act—Delivery of Explosive Materials by Common or Contract Carrier	1140-AA20
1970	Commerce in Explosives—Separation Distances of Ammonium Nitrate and Blasting Agents From Explosives or Blasting Agents	1140–AA27
1971	Commerce in Firearms—Amended Definition of "Alien Illegally or Unlawfully in the United States"	1140-AA28
1972	Commerce in Explosives—Amended Definition of "Bulk Salutes" and Storage of Shock Tube With Detonators	1140-AA30
1973	Implementation of the USA Patriot Improvement and Reauthorization Act of 2005 Regarding Trafficking in Contraband Cigarettes or Smokeless Tobacco	1140-AA31

Bureau of Alcohol, Tobacco, Firearms, and Explosives—Completed Actions

Sequence Number	Title	Regulation Identifier Number
1974	Commerce in Explosives—Hobby Rocket Motors	1140-AA25

Drug Enforcement Administration—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
1975	Guidelines for Providing Controlled Substances to Ocean Vessels	1117-AA40
1976	Electronic Prescriptions for Controlled Substances	1117-AA61
1977	Reorganization and Clarification of DEA Regulations	1117-AA63
1978	Chemical Mixtures Containing Gamma-Butyrolactone	1117-AA64
1979	Chemical Mixtures Containing Listed Forms of Phosphorus	1117-AA66
1980	Electronic Application for Controlled Substances and Listed Chemical Registration: Technical Amendments	1117-AA91
1981	Limited Exemption for Peyote Use in Traditional Ceremonies With a Traditional Indian Religion by Members of	
	Federally Recognized Indian Tribes	1117-AA97
1982	Reexportation of Controlled Substances	1117-AB00
1983	Authorized Sources of Narcotic Raw Material	1117-AB03

Drug Enforcement Administration—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
1984	Exemption of Chemical Mixtures	1117-AA31
1985	Clarification of Registration Requirements for Individual Practitioners	1117-AA89
1986	Changes in the Regulation of Iodine and Its Chemical Mixtures	1117-AA93
1987	Definition of Positional Isomer As It Pertains to the Control of Schedule I Controlled Substances	1117-AA94
1988	Schedules of Controlled Substances: Exempt Anabolic Steroid Products	1117-AA98
1989	Dispensing and Prescribing Approved Narcotic Controlled Substances for Maintenance or Detoxification Treatment; Removal of Patient Limitation for Dispensing or Prescribing by Individual Practitioners	1117–AA99
1990	Issuance of Multiple Prescriptions for Schedule II Controlled Substances	1117-AB01
1991	Technical Correction of Two Anabolic Steroid Names	1117-AB02
1992	Schedules of Controlled Substances: Exempt Anabolic Steroid Products	1117-AB04
1993	Retail Sales of Scheduled Listed Products; Self-Certification of Regulated Sellers of Scheduled Listed Chemical Products	1117–AB05
1994	Implementation of the Combat Methamphetamine Epidemic Act of 2005; Notice of Transfers Following Importation or Exportation	1117–AB06
1995	Information on Foreign Chain of Distribution for Certain List I Chemicals	1117-AB07
1996	Import and Production Quotas for Certain List I Chemicals	1117-AB08
1997	Registration List Requirements for List I Chemicals	1117-AB09
1998	Removal of Thresholds for the List I Chemicals Ephedrine, Pseudoephedrine, and Phenylpropanolamine	1117-AB10
1999	Elimination of Exemption for Chemical Mixtures Containing the List I Chemicals Ephedrine and/or	
	Pseudoephedrine	1117-AB11

Drug Enforcement Administration—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
2000	Security Requirements for Handlers of Pseudoephedrine, Ephedrine, and Phenylpropanolamine	1117-AA62

Drug Enforcement Administration—Completed Actions

Sequence Number	Title	Regulation Identifier Number
2001 2002 2003	Control of Sodium Permanganate as a List II Chemical	1117–AA90 1117–AA92 1117–AA96

Executive Office for Immigration Review—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
2004	Authority of Immigration Judges To Issue Civil Money Penalties	1125–AA18
2005	Suspension of Deportation and Cancellation of Removal for Certain Battered Spouses and Children; Motions To Reopen for Certain Battered Spouses and Children	1125–AA35
2006	International Matchmaking Organizations; Civil Penalties	1125–AA45
2007	Executive Office for Immigration Review; Rules Governing Immigration Proceedings	1125–AA53

Executive Office for Immigration Review—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
2008	Suspension of Deportation and Cancellation of Removal	1125-AA25

Executive Office for Immigration Review—Final Rule Stage (Continued)

Sequence Number	Title	Regulation Identifier Number
2009	Authorities Delegated to the Director of the Executive Office for Immigration Review and the Chief Immigration Judge	1125–AA27
2010	Motions To Reopen for Suspension of Deportation and Special Rule Cancellation of Removal Pursuant to Section 1505(c) of the LIFE Act Amendments	1125–AA31
2011	Protective Orders in Immigration Administration Proceedings	1125-AA38
2012	Executive Office for Immigration Review Attorney/Representative Registry	1125-AA39
2013	Transfer of Jurisdiction Over Appeals of Fines From the Board of Immigration Appeals to the Office of the Chief Administrative Hearing Officer	1125–AA41
2014	Definitions; Fees; Powers and Authority of DHS Officers in Removal Proceedings	1125-AA43
2015	Background and Security Investigation Checks in Proceedings Before Immigration Judges and the Board of Immigration Appeals	1125–AA44
2016	Reopened Proceedings on Petitions for Alien Entrepreneur Immigrant Classification (EB-5 Visas)	1125-AA49
2017	Information Relating to Aliens' Duty To Surrender When Ordered Removed From the United States	1125-AA51
2018	Jurisdiction and Venue in Removal Proceedings	1125-AA52
2019	Eligibility of Arriving Aliens in Removal Proceedings To Apply for Adjustment of Status and Jurisdiction To Adjudicate Applications for Adjustment of Status	1125–AA55

Executive Office for Immigration Review—Completed Actions

Sequence Number	Title	Regulation Identifier Number
2020 2021	Review of Custody Determinations	1125–AA47 1125–AA54

Federal Bureau of Investigation—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
2022	Carriage of Concealed Weapons Pursuant to Public Law 108-277, the Law Enforcement Officers Safety Act of 2004	1110-AA24

Federal Bureau of Investigation—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
2023 2024 2025 2026 2027	Implementation of the National Stolen Passenger Motor Vehicle Information System (NSPMVIS) Regulations Under the Pam Lychner Sexual Offender Tracking and Identification Act Final Notice of Capacity; Supplement To Respond to Remand Implementation of the Private Security Officer Employment Authorization Act of 2004 Inclusion of Nonserious Offense Identification Records	1110-AA01 1110-AA04 1110-AA10 1110-AA23 1110-AA25

Federal Bureau of Investigation—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
2028	Communications Assistance for Law Enforcement Act: Definitions of "Replaced" and "Significantly Upgraded or Otherwise Undergone Major Modification"	1110-AA21
2029	Implementation of Sections 104 and 109 of the Communications Assistance for Law Enforcement Act—Notice of Actual and Maximum Capacity: Paging, MSS, SMR, and ESMR	1110-AA22

Federal Bureau of Investigation—Completed Actions

Sequence Number	Title	Regulation Identifier Number
2030	Enhanced Exchange of Criminal History Record Information	1110-AA20

Legal Activities—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
2031	Enhanced Notice and Release Procedures for Owners of Seized Property Pursuant to the CAFRA of 2000; Dis-	
	position of Seized Property Too Costly To Maintain; Consolidation of Department Regulations	1105-AA74
2032	Procedures for Suspension and Removal of Panel Trustees and Standing Trustees	1105-AB12
2033	Revision to United States Marshals Service Fees for Services	1105-AB14
2034	Conforming OVW Grant Programs Regulations to Statutory Changes	1105-AB15
2035	Procedures for Review of Denial of Claims of Standing Trustee for Actual, Necessary Expenses	1105-AB16
2036	Application Procedures and Criteria for Approval of Nonprofit Budget and Credit Counseling Agencies and Ap-	
	proval of Providers of a Personal Financial Management Instructional Course by U.S. Trustees	1105-AB17
2037	Revised Inspection of Records Relating to Depiction of Sexually Explicit Performances	1105-AB18
2038	Implementation of Section 503 of the Adam Walsh Child Protection and Safety Act of 2006	1105–AB19

Legal Activities—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
2039	Designation of Agencies To Receive and Investigate Reports Required Under the Protection of Children From Sexual Predators Act	1105–AA65
2040	Guidelines for the PROTECT Act Amendments to the Jacob Wetterling Crimes Against Children and Sexually Violent Offender Registration Act	1105–AB08
2041	DNA Sample Collection From Federal Offenders Under the Justice for All Act of 2004	1105-AB09
2042	Preservation of Biological Evidence Under 18 U.S.C. 3600A	1105-AB10
2043	Supplement to Justice Department Procedures and Council on Environmental Quality Regulations To Ensure Compliance With the National Environmental Policy Act	1105–AB13

Legal Activities—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
2044	Ethical Standards for Attorneys for the Government	1105–AA67
2045	National Motor Vehicle Title Information System (NMVTIS) Reporting Regulations	1105-AA71
2046	Reporting Under the Protection of Children From Sexual Predators Act as Amended	1105–AB06

Office of Justice Programs—Proposed Rule Stage

Sequence Number	Title	Regulation Identifier Number
2047	Victims of Crime Act (VOCA) Crime Victim Compensation Program Regulations	1121–AA68
2048	Victim of Crime Act (VOCA) Victim Assistance Program	1121-AA69
2049	Aimee's Law	1121-AA71
2050	Research Misconduct	1121-AA72
2051	Implementation of OMB Guidance on Nonprocurement Debarment and Suspension	1121-AA73

Office of Justice Programs—Final Rule Stage

Sequence Number	Title	Regulation Identifier Number
2052 2053 2054	Correctional Facilities on Tribal Lands Grant Program Bulletproof Vest Partnership Grant Acts of 1998 and 2000 Environmental Impact Review Procedures for the VOI/TIS Grant Program	1121–AA41 1121–AA48 1121–AA52

Office of Justice Programs—Long-Term Actions

Sequence Number	Title	Regulation Identifier Number
2055	Criminal Intelligence Systems Operating Policies	1121-AA59

Office of Justice Programs—Completed Actions

Sequence Number	Title	Regulation Identifier Number
2056 2057	Public Safety Officers' Benefits Program International Terrorism Victim Expense Reimbursement Program	1121–AA56 1121–AA63

Department of Justice (DOJ) Bureau of Prisons (BOP)

Proposed Rule Stage

1919. ● REDUCTION IN SENTENCE FOR MEDICAL REASONS

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 3621 to 3622, 3565, 3568 to 3569, 3582, 4001, 4042, 4081 to 4082; 18 USC 4161 to 4166, 4201 to 4218, 5006 to 5024, 5039; 28 USC 509 and 510; 28 CFR 1.1–1.10

CFR Citation: 28 CFR 571 Legal Deadline: None

Abstract: The Bureau of Prisons (Bureau) is revising its rules on procedures for reductions in sentence (RIS) for medical reasons. 28 CFR part 571, subpart G, is currently entitled "Compassionate Release (Procedures for the Implementation of 18 U.S.C. sections 3582(c)(1)(A) and 4205(g))." We are revising these rules to (1) more accurately reflect our authority under these statutes and our current policy, (2) to clarify inmate and public confusion regarding the procedures for RIS consideration, and (3) to describe procedures for RIS consideration of D.C. code offenders, for whom the Bureau has responsibility under the National Capital Revitalization and Self-Government Improvement Act of 1997 (D.C. Revitalization Act), D.C.

Code section 24-101(b). The new subpart G will be entitled "Reduction in Sentence for Medical Reasons."

Timetable:

Action	Date	FR Cite
NPRM	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AB10

1920. AUTOPSIES

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 301; 18 USC 3621, 3622, 3624, 4001, 4005, 4042, 4045, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987), 4241 to 4247, 5006 to 5024 (Repealed October 12, 1984)

CFR Citation: 28 CFR 549.80

Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) streamlines the rule on autopsies by removing internal agency management procedures that need not be stated in regulation.

Timetable:

Action	Date	FR Cite
NPRM	02/00/07	

Regulatory Flexibility Analysis Required: No

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Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building,

Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120–AB26

DOJ-BOP Proposed Rule Stage

1921. INMATE WORK AND PERFORMANCE PAY PROGRAM: REDUCTION IN PAY FOR DRUG- AND ALCOHOL-RELATED DISCIPLINARY **OFFENSES**

Priority: Other Significant

Legal Authority: 18 USC 3013, 3571, 3572, 3621, 3622, 3624, 3663, 4001, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987); 18 USC 4126, 5006 to 5024 (Repealed October 12, 1984, as to offenses committed after that date); 5 USC 301; 28 USC 509 and 510

CFR Citation: 28 CFR 545.25

Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) amends regulations on inmate work and performance pay to require that inmates receiving performance pay who are found through the disciplinary process (found in 28 CFR part 541) to have committed a level 100 or 200 series drug- or alcohol-related prohibited act will automatically have their performance pay reduced to maintenance pay level and be removed from any assigned work detail outside the secure perimeter of the institution.

Timetable:

Action	Date	FR Cite
NPRM	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534

Phone: 202 307-2105 Fax: 202 305-4577 Email: squreshi@bop.gov

RIN: 1120–AB33

1922. ADMINISTRATIVE REMEDY PROGRAM—SUBPART REVISION

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 3621, 3622, 3624, 4001, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987); 18 USC 5006 to 5024 (Repealed October 12, 1984, as to offenses committed after that date); 28 USC 509 and 510

CFR Citation: 28 CFR 542 Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) revises current regulations on the Administrative Remedy Program to clarify existing provisions and to expand the program to allow Federal inmates housed in contract facilities to file grievances related to Bureau issues. For further simplification, we remove language relating solely to internal Agency practices and procedures. The changes would provide a consistent approach to correct the current deficiency in the Administrative Remedy Program and to provide Federal inmates housed in contract facilities with a process for addressing issues for which only the Bureau may grant relief.

Timetable:

Action	Date	FR Cite
NPRM	04/00/07	
Regulatory Flexib	ility Analy	sis

Required: No Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building,

Washington, DC 20534 Phone: 202 307-2105 Fax: 202 305-4577 Email: squreshi@bop.gov

RIN: 1120-AB34

1923. INMATE ELECTRONIC **MESSAGE PROGRAM**

Priority: Other Significant

Legal Authority: 5 USC 301, 551, 552a; 18 USC 1791, 3621, 3622, 3624, 4001, 4042, 4081, 4082 (Repealed in part as to conduct occurring on or after November 1, 1987); 18 USC 5006 to 5024 (Repealed October 12, 1984, as to conduct occurring after that date); 28 USC 509 and 510

CFR Citation: 28 CFR 540, subpart C

Legal Deadline: None

Abstract: The Bureau of Prisons (Bureau) proposes to establish an inmate electronic message program for general correspondence with persons in the community. We intend that this will provide inmates with an alternative means of written correspondence and provide the Bureau

with a more efficient, cost effective, and secure method of managing inmate mail services. However, the inmates participating in this program will not have access to the Internet. As more inmates use the new electronic message program, it will reduce the opportunities to introduce contraband into Bureau facilities through inmate mail.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Sarah N. Qureshi,

Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building,

Washington, DC 20534 Phone: 202 307-2105 Fax: 202 305-4577 Email: squreshi@bop.gov

RIN: 1120-AB38

1924. INTENSIVE CONFINEMENT **CENTER PROGRAM**

Priority: Other Significant

Legal Authority: Not Yet Determined

CFR Citation: 28 CFR 524 **Legal Deadline:** None

Abstract: The Bureau of Prisons (Bureau) proposes to remove current rules on the intensive confinement center program (ICC). The ICC is a specialized program for non-violent offenders combining features of a military boot camp with traditional Bureau correctional values. The Bureau will no longer be offering the ICC program (also known as Shock Incarceration or Boot Camp) to inmates as a program option. This decision was made as part of an overall strategy to eliminate programs that do not reduce recidivism.

Timetable:

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Action	Date	FR Cite	
NPRM	12/00/06		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No **Government Levels Affected: None** Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of

DOJ—BOP Proposed Rule Stage

Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534 Phone: 202 307–2105

Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120–AB39

1925. RELEASE OF INFORMATION

Priority: Substantive, Nonsignificant Legal Authority: 5 USC 301; 13 USC; 18 USC 3621, 3622, 3624; 18 USC 4001, 4042, 4942, 4081, 4082 (Repealed in part as to conduct occurring on or after November 1, 1987), 5006 to 5024 (Repealed October 12, 1984, as to conduct occurring after that date), 5039; 28 USC 509 and 510; 31 USC 3711(f); 5 CFR 297

CFR Citation: 28 CFR 513.40 Legal Deadline: None

Abstract: The Bureau of Prisons (Bureau) proposes to amend its regulations on Release of Information (28 CFR 513, subpart D). We published current regulations on this subject in the Federal Register on December 9, 1996 (61 FR 64950). We also published a proposed regulation on this subject on May 13, 2003 (68 FR 25545), which we will withdraw.

The Bureau proposes to remove our regulations regarding Privacy Act (PA) and Freedom of Information Act (FOIA) requests for information (28 CFR sections 513.30-.36 and 513.50-.68), because these regulations merely duplicate current and more general Department of Justice FOIA/PA regulations in 28 CFR part 16, and are therefore unnecessary in Bureau regulations. We also propose to remove regulations pertaining to procedures for staff processing of inmate requests to institutions for information (28 CFR sections 513.40-.44), because these regulations do not directly relate to FOIA/PA and are an unnecessary level of operational detail. This proposed rule also seeks to prohibit inmates incarcerated in Bureau facilities, including those in contract facilities or in community confinement, from possessing their Pre-Sentence

Investigation Reports (PSR), Statements of Reasons (SOR), or other similar sentencing documents from criminal judgments. Also, we propose new regulations regarding releasability of inmate information not otherwise provided for through current FOIA, PA, or Department of Justice regulations.

Timetable:

Action	Date	FR Cite	
NPRM	01/00/07		
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Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AB40

1926. DRUG ABUSE TREATMENT PROGRAM: ELIGIBILITY OF DC CODE OFFENDERS FOR EARLY RELEASE CONSIDERATION

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 3521 to 3528, 3621, 3622, 3624, 4001, 4042, 4046, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987); 18 USC 5006 to 5024 (Repealed October 12, 1984, as to offenses committed after that date); 21 USC 848; 28 USC 509 and 510; title V, PL 91–452, 84 Stat 933 (18 USC ch 223); DC Code sec 24–403.01(d–1)(1)

CFR Citation: None Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to extend early release consideration to D.C. Code offenders pursuant to DC Code section 24-403.01.

Timetable:

Action	Date	FR Cite
NPRM	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building,

Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120–AB41

1927. ● INMATE FURLOUGHS

Priority: Substantive, Nonsignificant

Legal Authority: 5 USC 301; 18 USC 751, 3621, 3622, 3624, 4001, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987), 4161 to 4166, 5006 to 5024 (Repealed October 12, 1984)

CFR Citation: 28 CFR 570 **Legal Deadline:** None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to revise its federal regulations on the inmate furlough program primarily to more clearly provide for and define transfer furloughs.

Timetable:

Action	Date	FR Cite
NPRM	01/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: Federal

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building,

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RIN: 1120–AB44

Department of Justice (DOJ) **Bureau of Prisons (BOP)**

Final Rule Stage

1928. LITERACY PROGRAM

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042; 18 USC 4081 to 4082; 18 USC 5006 to 5024; 18 USC 5039; 28 USC 509 to 510

CFR Citation: 28 CFR 544.70 to 544.76

Legal Deadline: None

Abstract: This document makes changes to the Bureau's literacy program regulations for the sake of clarification or simplification.

Timetable:

Action	Date	FR Cite
Interim Final Rule	09/26/97	62 FR 50791
Interim Final Rule Effective	11/03/97	
Interim Final Rule Comment Period End	11/25/97	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: None**

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RIN: 1120-AA33

1929. TELEPHONE REGULATIONS AND INMATE FINANCIAL RESPONSIBILITY

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042: 18 USC 4081 to 4082: 18 USC 5006 to 5024; 18 USC 5039

CFR Citation: 28 CFR 540 Legal Deadline: None

Abstract: The Bureau of Prisons (Bureau) is withdrawing certain provisions in its rules on telephone regulations and on the inmate financial responsibility program (IFRP) which were published in the Federal Register on April 4, 1994 (59 FR 15812).

In the April 4, 1994, revision of its rules on telephone regulations and on the IFRP, the Bureau delayed the effective date for provisions in sections

540.105(c) and 545.11(d)(10), which imposed limitations on the telephone privileges of inmates refusing to participate in the IFRP. These provisions were to become effective January 3, 1995. Due to ongoing litigation in Washington v. Reno, the effective date for these provisions was further delayed until January 4, 1996 (60 FR 240).

In accordance with the Court-approved settlement in Washington v. Reno, through this rule, the Bureau withdrew these provisions and the reference to the IFRP telephone restrictions in 28 CFR section 540.100(a) and published at 61 FR 92 a new proposed rule to impose a different restriction on the telephone privileges of inmates who refuse to participate in the IFRP. This rule was finalized on December 28, 1999 (64 FR 72798, see RIN 1120-

On July 1, 2005, we merged the two rules described above (1120-AA49 and this rule). The Bureau is currently developing a rule finalizing the interim rules.

Timetable:

Action	Date	FR Cite
Interim Final Rule	01/02/96	61 FR 90
Interim Final Rule Comment Period End	03/04/96	
Final Action	06/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No **Government Levels Affected: None**

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RIN: 1120-AA39

1930, GOOD CONDUCT TIME

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3568; 28 USC 509 to 510; 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042; 18 USC 4081 to 4082; 18 USC 4161 to 4166; 18 USC 5006 to 5024; 18 USC 5039

CFR Citation: 28 CFR 523 Legal Deadline: None

Abstract: This document notes the statutory requirements for the awarding of good conduct time, including the Bureau's consideration in instances where the inmate does not have a high school diploma or GED and is not making satisfactory progress toward earning a high school diploma or GED.

Timetable:

Action	Date	FR Cite
Interim Final Rule	09/26/97	62 FR 50786
Interim Final Rule Effective	11/03/97	
Interim Final Rule Comment Period End	11/25/97	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120-AA62

1931. DESIGNATION OF OFFENSES SUBJECT TO SEX OFFENDER **RELEASE NOTIFICATION**

Priority: Other Significant

Legal Authority: 18 USC 3565; 18 USC 5006 to 5024; 18 USC 5031 to 5042; 28 USC 509 to 510; 18 USC 2568 to 3569: 18 USC 3582: 18 USC 3621 to 3622: 18 USC 4001: 18 USC 4042: 18 USC 4081 to 4082; 18 USC 4161 to 4166; 18 USC 4201 to 4218

CFR Citation: 28 CFR 571 Legal Deadline: None

Abstract: This document designates various offenses as sexual offenses for purposes of 18 U.S.C. 4042(c). The designations ensure that notifications can be made for military offenders, for District of Columbia Code offenders, and for these and other Federal inmates with a sex offense in their criminal history.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/16/98	63 FR 69386

Action	Date	FR Cite
Interim Final Rule Comment Period End	02/16/99	
Final Action	02/00/07	
Regulatory Flexibility Analysis		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

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RIN: 1120-AA85

1932. SEARCHES OF HOUSING UNITS, INMATES, AND INMATE WORK AREAS: ELECTRONIC DEVICES

Priority: Other Significant

Legal Authority: 18 USC 751 to 752; 18 USC 5006 to 5024; 18 USC 5039; 28 USC 509 to 510; 18 USC 1791 to 1793; 18 USC 3050; 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4012; 18 USC 4042; 18 USC 4081

CFR Citation: 28 CFR 511; 28 CFR 552

Legal Deadline: None

Abstract: This document adopts as final a Bureau of Prisons (Bureau) proposed rule on searches of inmates, housing units, and inmate work areas with respect to the use of electronic devices. This document also withdraws the Bureau's proposal to amend its rules on searches of non-inmates, which will be incorporated into a new and separate proposed rule. We intend this change to provide for the continued efficient and secure operation of the institution and prevent the introduction of contraband into Bureau institutions.

Timetable:

Action	Date	FR Cite
NPRM	02/25/99	64 FR 9431
NPRM Comment Period End	04/26/99	
Modified to remove provisions on searching non–inmates	08/04/06	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534 Phone: 202 307–2105

Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AA90

1933. DRUG TESTING PROGRAM

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042; 18 USC 4081 to 4082; 18 USC 4251 to 4255; 18 USC 5006 to 5024; 18 USC 5039; 28 USC 509 to 510

CFR Citation: 28 CFR 550 Legal Deadline: None

Abstract: This document consolidates into a single drug testing program separately stated regulations on alcohol testing and urine surveillance. The consolidated regulations provide for more flexibility in the use of testing methods.

Timetable:

Action	Date	FR Cite
NPRM	09/21/00	65 FR 57126
NPRM Comment Period End	11/20/00	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Small Entities Affected: No

Required: No

Government Levels Affected: None

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RIN: 1120-AA95

1934. CORRESPONDENCE: INSPECTION OF OUTGOING GENERAL CORRESPONDENCE

Priority: Other Significant

Legal Authority: 5 USC 551; 5 USC 552a; 18 USC 1791; 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042; 18 USC 4081 to 4082; 18

USC 5006 to 5024; 18 USC 5039; 28

USC 509 to 510

CFR Citation: 28 CFR 540.14

Legal Deadline: None

Abstract: This document amends the Bureau's regulations on correspondence to require that outgoing inmate general correspondence at all institutions may not be sealed and may be read and inspected by staff. This amendment is intended to provide for the continued efficient and secure operation of the institution and to protect the public. The requirement does not apply to special mail.

Timetable:

Action	Date	FR Cite
NPRM	07/27/99	64 FR 40718
NPRM Comment Period End	09/27/99	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120–AA98

1935. DISTRICT OF COLUMBIA EDUCATIONAL GOOD TIME CREDIT

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3568; 18 USC 3621; 18 USC 3622; 18 USC 3624; 18 USC 4001; 18 USC 4042; 18 USC 4081; 18 USC 4082; 18 USC 4161 to 4166; 18 USC 5006 to 5024; 18 USC 5039; 28 USC 509 to 510

CFR Citation: 28 CFR 523 Legal Deadline: None

Abstract: This rule establishes procedures for awarding educational good time credit consistent with the DC Code for offenders in Bureau institutions or Bureau contract facilities, under the National Capital Revitalization and Self-Government Improvement Act of 1997, who committed their offenses before August 5, 2000.

Timetable:

Action	Date	FR Cite
Interim Final Rule	07/24/02	67 FR 48385
Interim Final Rule Comment Period End	09/23/02	
Final Action	01/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

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Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AB05

1936. SUICIDE PREVENTION PROGRAM

Priority: Substantive, Nonsignificant

Legal Authority: 18 USC 3621, 3622, 3624, 4001, 4042, 4081, 4082, 5006 to 5024, 5039; 28 USC 509 to 510

CFR Citation: 28 CFR 552 Legal Deadline: None

Abstract: This document revises Bureau regulations on the suicide prevention program for the sake of clarity and in order to remove Agency management procedures that do not need to be stated in regulations. The revised regulations more clearly delineate for the inmate the procedures used to identify and protect inmates deemed to be at risk for suicide.

Timetable:

Action	Date	FR Cite
NPRM	11/13/00	65 FR 67670
NPRM Comment Period End	01/12/01	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120-AB06

1937. DRUG ABUSE TREATMENT PROGRAM: SUBPART REVISION AND CLARIFICATION

Priority: Other Significant

Legal Authority: 18 USC 3521 to 3528, 4042, 4046, 4081, 4082, 5006 to 5024, 5039; 28 USC 848, 509, 510; 18 USC 3621 to 3622; 18 USC 3624; 18 USC 4001; ...

CFR Citation: 28 CFR 550 Legal Deadline: None

Abstract: In this document, the Bureau of Prisons proposes to amend its regulations on the drug abuse treatment program. We intend this amendment to streamline and clarify these regulations, eliminating unnecessary text and obsolete language, and removing internal agency procedures that need not be in rules text.

Timetable:

Action	Date	FR Cite
NPRM (BOP 1093)	09/20/00	65 FR 56840
NPRM (BOP 1093)	11/20/00	
Comment Period		
End		
NPRM (BOP 1109)	07/01/04	69 FR 39887
NPRM (BOP 1109)	08/30/04	
Comment Period		
End		
Final Action	12/00/06	
Regulatory Flevib	ility Analy	veie

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: The action previously reported at RIN 1120-AA88 has been merged into this rulemaking.

Agency Contact: Sarah N. Qureshi, Rules Administrator, Department of Justice, Bureau of Prisons, 320 First Street NW, HOLC Building, Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577

RIN: 1120–AB07

1938. NATIONAL SECURITY; PREVENTION OF ACTS OF VIOLENCE AND TERRORISM

Priority: Other Significant

Email: squreshi@bop.gov

Legal Authority: 5 USC 301; 18 USC 3621, 3622, 3624, 4001, 4042, 4081,

4082, 4161 to 4166, 5006 to 5024; 18 USC 5039; 28 USC 509, 510

CFR Citation: 28 CFR 500, 501

Legal Deadline: None

Abstract: Current Bureau of Prisons regulations on institutional management authorize the Bureau to impose special administrative measures with respect to specified inmates, based on information provided by senior intelligence or law enforcement officials, where it has been determined to be necessary to prevent the dissemination either of classified information that could endanger the national security or of other information that could lead to acts of violence and terrorism.

This rule extends the period of time for which such special administrative measures may be imposed from 120 days to up to 1 year and modifies the standards for approving extensions of such special administrative measures for further increments of time. In addition, in those cases where the Attorney General has certified that reasonable suspicion exists to believe that an inmate may use communications with attorneys or their agents to further or facilitate acts of violence or terrorism, this rule amends the existing regulations to provide that the Bureau is authorized to monitor mail or communications with attorneys in order to deter such acts, subject to specific procedural safeguards, to the extent permitted under the Constitution and laws of the United States. Finally, this rule provides that the head of each component of the Department of Justice that has custody of persons for whom special administrative measures are determined to be necessary may exercise the same authority to impose such measures as the Director of the Bureau of Prisons.

Timetable:

Action	Date	FR Cite
Interim Final Rule	10/30/01	66 FR 55062
Interim Final Rule Effective	10/31/01	
Interim Final Rule Comment Period End	12/31/01	
Final Action	12/00/06	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: Undetermined

Additional Information: See also: 1120-AB35, Limited Communication for Terrorist Inmates

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RIN: 1120-AB08

1939. CENTRAL INMATE MONITORING (CIM) SYSTEM: STREAMLINING RULES

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 301; 18 USC

3621 to 3622, 3624, 4001, 4042, 4081 to 4082; 18 USC 223; 18 USC 5006 to 5024, 5039; 28 USC 509 to 510; ...

CFR Citation: 28 CFR 524 Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to streamline its rules on the Central Inmate Monitoring system (CIM). We intend this amendment to streamline our regulations by removing internal agency management procedures that need not be stated in regulation. Bureau policy is a more appropriate vehicle through which to provide instruction and guidance to staff. All the provisions we removed consist of our instruction and guidance to Bureau staff. These provisions relate solely to internal agency management and practice and do not impose obligations or confer any benefits upon our regulated entities (the inmates) or the public. The procedures that were in these regulations will continue to exist, unchanged, in our policy statement on the Admission and Orientation Program. Any requirement imposed on our staff in these rules will remain a Bureau-wide requirement in our policy. It is important to note that we have not changed the substance of the CIM rules.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120-AB14

1940. INMATE DISCIPLINE—SUBPART REVISION

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 3621 to 3622, 4001, 4042, 4081 to 4082; 18 USC 4161 to 4166, 5006 to 5024, 5039; 28 USC 509 to 510

CFR Citation: 28 CFR 541 Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to amend its Inmate Discipline and Special Housing Unit (SHU) regulations. We intend this amendment to streamline and clarify these regulations, eliminating unnecessary text and obsolete language and removing internal agency procedures (guidance to staff on how to implement disciplinary processes) that need not be in rules text. The changes involve extensive reorganization and updates to obsolete and unnecessary disciplinary codes and processes.

Timetable:

Action	Date	FR Cite
NPRM	07/26/05	70 FR 43093
NPRM Comment Period End	09/26/05	
Final Action	03/00/07	

Regulatory Flexibility Analysis Required: No

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Small Entities Affected: No Government Levels Affected: None

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Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120–AB18

1941. SEARCHING AND DETAINING OR ARRESTING NON-INMATES

Priority: Other Significant

Legal Authority: Not Yet Determined

CFR Citation: None Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to amend its regulations on searching and detaining or arresting non-inmates. This revision reorganizes current rules and makes other changes for clarity. We also make changes that would subject non-inmates to random pat searches as a condition of entry to a Bureau facility.

Timetable:

Action	Date	FR Cite
NPRM	01/31/06	71 FR 5026
NPRM Comment Period End	04/03/06	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

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Government Levels Affected: None

Washington, DC 20534 Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120–AB28

1942. LIMITED COMMUNICATION FOR TERRORIST INMATES

Priority: Other Significant

Legal Authority: 5 USC 301, 551, 552a; 18 USC chs 113b and 115, 1791, 3621, 3622, 3624, 4001, 4042, 4081; 18 USC 4082 (Repealed in part as to offenses committed on or after November 1, 1987), 5006 to 5024 (Repealed October 12, 1984, as to offenses committed after that date), 5039; 28 USC 509, 510, 530C(b)(6)

CFR Citation: 28 CFR 540 Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes a new rule that allows for limiting the communication opportunities of inmates charged with, convicted of, or detained in relation to an offense under title 18 U.S.C. chapters 113B or 115; or are charged with having engaged in, have engaged in, are detained in relation to, or are linked in any way to terrorist-related activity as part of their current or previous offense

conduct or conduct while incarcerated. The rule allows for limiting individual inmate's communications when the Warden of the facility, in consultation with the Regional Director and approved by the Assistant Director, Correctional Programs Division, deems it necessary to ensure the safety, security, and good order of the institution; protection of the public; or national security.

Timetable:

Action	Date	FR Cite
NPRM	04/03/06	71 FR 16520
NPRM Comment Period End	06/02/06	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: See also RIN 1120-AB08, National Security: Prevention of Acts of Violence and Terrorism.

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RIN: 1120–AB35

1943. POSSESSION OR INTRODUCTION OF PERSONAL FIREARMS PROHIBITED ON FEDERAL PENAL OR CORRECTIONAL INSTITUTION GROUNDS

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 751, 752, 1791, 1792, 1793, 3050, 3621, 3622, 3624, 4001, 4012, 4042, 4081, 4082 (Repealed as to offenses committed on or after November 1, 1987); 18 USC 5006 to 5024 (Repealed October 12, 1984, as to offenses committed after that date); 28 USC 509, 510; PL 80–772; 18 USC 1791 and 4042; PL 108–277 (18 USC 926B); 28 CFR 6

CFR Citation: 28 CFR 511

Legal Deadline: None

Abstract: To help ensure the safe operation of Federal prisons, this proposed rule clarifies that possession or introduction of personal firearms, or attempting, aiding, or abetting possession or introduction of personal firearms, on Federal penal or correctional institution grounds is prohibited, with the following exceptions: (1) Personal firearms are permitted as required in the performance of official law enforcement duties; (2) law enforcement personnel are permitted to possess personal firearms on firing ranges located on Bureau of Prisons property, where constant possession and control of the firearm is maintained; and (3) an officer or employee of the Bureau of Prisons who resides on Bureau of Prisons property may store personal firearms in secure locations designated by the Warden, other than residences.

Timetable:

Action	Date	FR Cite
NPRM	07/07/06	71 FR 38543
NPRM Comment Period End	08/08/06	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120-AB37

1944. SMOKING/NO SMOKING AREAS

Priority: Other Significant

Legal Authority: 5 USC 301; 18 USC 1512, 3621, 3622, 3624, 4001, 4005, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987); 18 USC 4161 to 4166 (Repealed as to offenses committed on or after November 1,

1987); 28 USC 509 and 510; PL 99–500, sec 209

CFR Citation: 28 CFR 551

Legal Deadline: None

Abstract: In this document, the Bureau of Prisons (Bureau) proposes to revise regulations pertaining to smoking/no smoking for inmates in Bureau facilities. The revised regulations indicate that smoking is generally prohibited in and on the grounds of Bureau institutions and offices, with the following two exceptions: Smoking is permitted as part of an authorized inmate religious activity; and, for all persons who wish to enter, or are present inside, Bureau facilities, other than inmates in Bureau custody, smoking is permitted only in smoking areas designated by the Warden. This rule also clarifies that possession of smoking apparatus and tobacco in any form is prohibited for inmates, unless as part of an authorized inmate religious activity. Smoking is defined as inhaling the smoke of any substance through the use of smoking apparatus including, but not limited to, cigars. cigarettes, or pipes. We intend this amendment to promote a clean air environment and to protect the health and safety of staff and inmates.

Timetable:

Action	Date	FR Cite
NPRM	05/12/06	71 FR 27652
NPRM Comment Period End	07/11/06	
Final Action	01/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

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RIN: 1120–AB42

Department of Justice (DOJ) Bureau of Prisons (BOP)

Long-Term Actions

1945. PSYCHIATRIC EVALUATION AND TREATMENT

Priority: Other Significant **CFR Citation:** 28 CFR 549

Timetable:

Action	Date	FR Cite
NPRM	12/29/03	68 FR 74892

Action	Date	FR Cite
NPRM Comment Period End	02/27/04	

Next Action Undetermined

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

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Email: squreshi@bop.gov

RIN: 1120-AB20

Department of Justice (DOJ) Bureau of Prisons (BOP)

Completed Actions

1946. VICTIM/WITNESS NOTIFICATION

Priority: Substantive, Nonsignificant

CFR Citation: None Completed:

Reason	Date	FR Cite
Withdrawn	08/04/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Agency Contact: Sarah N. Qureshi

Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AB25

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: Sarah N. Qureshi

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RIN: 1120-AB31

PROGRAM REVIEW

1948. CLASSIFICATION AND

Priority: Substantive, Nonsignificant

CFR Citation: 28 CFR 524

Completed:

Reason	Date	FR Cite
Final Action	06/23/06	71 FR 36007
Final Action Effective	07/24/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Sarah N. Qureshi

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RIN: 1120–AB32

1949. BUREAU OF PRISONS CENTRAL OFFICE, REGIONAL OFFICES, INSTITUTIONS, AND STAFF TRAINING CENTERS: REMOVAL OF ADDRESSES FROM RULES

Priority: Substantive, Nonsignificant **CFR Citation:** 28 CFR 503; 28 CFR 543

Completed:

Reason	Date	FR Cite
Final Action	08/31/06	71 FR 51748
Final Rule Effective	10/02/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Sarah N. Qureshi

Phone: 202 307–2105 Fax: 202 305–4577 Email: squreshi@bop.gov

RIN: 1120-AB36

1947. INCOMING PUBLICATIONS: SECURITY MEASURES

Priority: Other Significant **CFR Citation:** 28 CFR 540

Completed:

Reason	Date	FR Cite
Withdrawn	08/04/06	

Department of Justice (DOJ) Civil Rights Division (CRT)

Proposed Rule Stage

1950. NONDISCRIMINATION ON THE BASIS OF DISABILITY IN PUBLIC ACCOMMODATIONS AND COMMERCIAL FACILITIES (SECTION 610 REVIEW)

Regulatory Plan: This entry is Seq. No. 64 in part II of this issue of the **Federal**

Register.

RIN: 1190-AA44

1951. NONDISCRIMINATION ON THE BASIS OF DISABILITY IN STATE AND LOCAL GOVERNMENT SERVICES (SECTION 610 REVIEW)

Regulatory Plan: This entry is Seq. No. 65 in part II of this issue of the **Federal Register**.

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RIN: 1190-AA46

1952. THE FAILURE TO SELECT CAUSE OF ACTION OF THE AMERICAN COMPETITIVENESS AND WORKFORCE IMPROVEMENT ACT OF 1998

Priority: Other Significant

Legal Authority: 8 USC 1182(n)(5); 8 USC 1103(a); 8 USC 1182(n); 8 USC

1324b

CFR Citation: 28 CFR 44.500; 28 CFR

68

Legal Deadline: None

DOJ—CRT Proposed Rule Stage

Abstract: The American Competitiveness and Workforce Improvement Act (ACWIA)—enacted as part of the Omnibus Consolidated and Emergency Supplemental Appropriations Act of 1998—made various changes to the Immigration and Nationality Act (the INA) relating to temporary nonimmigrant professionals. In this rule (RIN 1190-AA48), the Department's Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC) will implement the ACWIA "failure to select" protections—codified in the INA at section 212(n)(5)—by establishing a process under which U.S. workers may file complaints against certain employers deemed "H-1B dependent" that deny them employment opportunities by improperly hiring temporary foreign professionals on H-1B visas. Under this process, OSC may receive and review these complaints, and then—if there is reasonable cause to believe the allegations—initiate binding arbitration proceedings through the Federal Mediation and Conciliation Service (FMCS). Although this cause of action, originally enacted in ACWIA, sunset on October 1, 2003, it was revived in the H-1B Visa Reform Act of 2004.

This rule also changes regulations of the Office of the Chief Administrative Hearing Officer (OCAHO) of the **Executive Office for Immigration** Review (EOIR) to provide for the review of arbitrators' decisions and, where appropriate, the award of administrative relief for a "failure to select" cause of action under the American Competitiveness and Workforce Improvement Act of 1988. This new cause of action allows an aggrieved party to file a complaint against a covered employer when it seeks to hire an H-1B visa holder over an equally or better qualified United States worker who applied for the job. Arbitrators of the Federal Mediation and Conciliation Service will adjudicate the complaints. The regulation also allows the Office of the Chief Administrative Hearing Officer to review the Arbitrator's findings, if necessary, and to impose remedies against the employer. This rule is being coordinated with EOIR, the Department of Labor (DOL), and the FMCS.

Timetable:

Action	Date	FR Cite
NPRM	05/00/07	

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Additional Information: ACWIA increased the numerical cap on H-1B nonimmigrant aliens; required certain dependent employers to make additional attestations to the Department of Labor (DOL); increased the penalties for employers who have been found to be in violation of DOL's rules; and created a "whistle blower" clause to protect H-1B workers who filed complaints against their employer.

Agency Contact: Katherine A. Baldwin, Deputy Special Counsel, Department of Justice, Civil Rights Division, Office of Special Counsel for Immigration—Related Unfair Employment Practices, 950 Pennsylvania Avenue NW, Washington, DC 20530

Phone: 202 616–5594 Fax: 202 616–5509

Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041 Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1190–AA48

1953. AMENDMENTS TO PROCEDURES ADVISING STATES AND POLITICAL SUBDIVISIONS SPECIALLY COVERED UNDER THE VOTING RIGHTS ACT HOW TO SEEK PRECLEARANCE FROM THE ATTORNEY GENERAL OF PROPOSED VOTING CHANGES

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 301; 28 USC 509 to 510; 42 USC 1973a(c); 42 USC 1973c

CFR Citation: 28 CFR 51 Legal Deadline: None

Abstract: Section 5 of the Voting Rights Act of 1965 requires certain States and their political subdivisions (covered jurisdictions) to obtain "preclearance" from the Federal Government of proposed changes in voting practices and procedures prior to their implementation. Preclearance may be obtained either through litigation in the United States District Court for the District of Columbia or administratively from the Attorney General. In 1971, the Department first issued procedures for

the administration of section 5 to inform covered jurisdictions concerning the manner in which they could comply with section 5 in the administrative proceeding before the Attorney General. In subsequent years, the Department has amended these procedures to reflect changes in section 5 law, in the Attorney General's internal practices, and to make the procedures clearer and easier to follow. In the many years since the last major amendment to the procedures, there have been significant changes in section 5 law and in the practices employed by the Department in processing submissions, which are not reflected in the existing procedures.

Timetable:

Action	Date	FR Cite
NPRM	04/00/07	
NPRM Comment	06/00/07	
Period End		

Regulatory Flexibility Analysis Required: No

Government Levels Affected: Local,

Agency Contact: John K. Tanner, Chief, Voting Section, Department of Justice, Civil Rights Division, 1800 G Street NW, Washington, DC 20006

RIN: 1190–AA51

Phone: 202 514-2386

1954. AMENDMENTS TO COORDINATION OF ENFORCEMENT OF NONDISCRIMINATION IN FEDERALLY ASSISTED PROGRAMS AND IMPLEMENTATION OF EXECUTIVE ORDER 12250

Priority: Substantive, Nonsignificant **Legal Authority:** 42 USC 2000d et seq; 29 USC 706; 29 USC 794; EO 12250

CFR Citation: 28 CFR 42.401 to 42.415; 28 CFR 41.1 to 41.58

Legal Deadline: None

Abstract: In 1988, the Civil Rights Restoration Act (CRRA) added definitions of "program or activity" and "program" to title VI and added a definition of "program or activity" to section 504. The added definitions were designed to clarify the broad scope of coverage of recipients' programs or activities under these statutes. In a joint rulemaking described at RIN 1190-AA49, and published in the Federal Register on August 26, 2003, the Department of Justice and

DOJ—CRT Proposed Rule Stage

other Federal agencies conformed their regulations to the CRRA.

In the rulemaking described under this RIN (1190-AA52) the Department of Justice proposes to make conforming amendments to its coordination regulations concerning agency enforcement of title VI of the Civil Rights Act of 1964, 28 CFR 42.401 to 42.415, and agency enforcement of section 504 of the Rehabilitation Act of 1973, 28 CFR 41.1 to 41.58. The proposed amendments explicitly incorporate the CRRA's definitions of "program or activity" and "program" into the Department's title VI and section 504 coordination regulations.

Timetable:

Action	Date	FR Cite
NPRM	08/00/07	
NPRM Comment	10/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: Federal,

Local, State

Agency Contact: Merrily A. Friedlander, Chief, Coordination and

Review Section, Department of Justice, Civil Rights Division, P.O. Box 66560, Washington, DC 20035–6560 Phone: 202 307–2222

Thone: 202 307–2222 TDD Phone: 202 307–2678 Fax: 202 307–0595

Email: merrily.a.friedlander@usdoj.gov

RIN: 1190–AA52

1955. PROCEDURES TO REVIEW POLICE DEPARTMENTS FOR A PATTERN OR PRACTICE OF CONDUCT THAT DEPRIVES PERSONS OF RIGHTS, PRIVILEGES, OR IMMUNITIES SECURED OR PROTECTED BY THE CONSTITUTION OR LAWS OF THE U.S.

Priority: Other Significant

Legal Authority: 5 USC 301; 28 USC

___ .

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: Pursuant to the Violent Crime Control and Law Enforcement Act of 1994, 42 U.S.C. section 14141 (section 14141), the Attorney General is authorized to file lawsuits seeking court orders to reform police departments

engaging in a pattern or practice of conduct that deprives persons of rights, privileges, or immunities secured by the Constitution or laws of the United States. To date, the Department of Justice has conducted reviews of police departments pursuant to section 14141 using informal procedures. The purpose of this rule is to formalize the procedures by which the Department reviews police departments for a pattern or practice of unlawful conduct.

Timetable:

Date	FR Cite
07/00/07	
09/00/07	
	07/00/07

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Agency Contact: Shanetta Cutlar, Chief, Special Litigation Section, Department of Justice, Civil Rights Division, 601 D Street NW, Patrick Henry Building, Room 5034,

Washington, DC 20530 Phone: 202 514–0195

RIN: 1190–AA53

Department of Justice (DOJ) Civil Rights Division (CRT)

Final Rule Stage

1956. AMENDMENTS TO THE ATTORNEY GENERAL'S GUIDELINES ON IMPLEMENTATION OF THE LANGUAGE MINORITY PROVISIONS OF THE VOTING RIGHTS ACT

Priority: Other Significant

Legal Authority: 5 USC 301; 28 USC 509 to 510; 42 USC 1973b; 42 USC 1973j(d); 42 USC 1973aa–1a to

1973aa-2

CFR Citation: 28 CFR 55 Legal Deadline: None

Abstract: The language minority provisions of the Voting Rights Act, sections 4(f)(4) and 203, require that certain States and political subdivisions of States (covered jurisdictions) provide materials and information about elections and voting in one or more languages other than English. Under section 203, coverage determinations are based on Census data, made by the Director of the Census, become effective upon publication in the Federal Register, and are not subject to judicial review. In 1976, the Department first

issued guidelines on implementation of the language minority provisions of the Voting Rights Act to assist jurisdictions in understanding how the Department measures compliance and enforces these provisions. A table listing jurisdictions covered by both section 4(f)(4) and section 203, as well as the language minority group or groups for which each is covered, is included as an appendix to the guidelines. In subsequent years, the Department has amended these guidelines to reflect changes enacted in the section 203 coverage formula and new section 203 determinations by the Director of the Census, which have been made after each decennial census. The last such revisions to the guidelines were published as a final rule without notice or comment period (58 FR 35371; July 1, 1993). On July 26, 2002, the Director of the Census published in the Federal Register new section 203 determinations based on 2000 Census

data (67 FR 48871; July 26, 2002). The

appendix should be updated to reflect

these determinations currently in effect. The section 4(f)(4) determinations have not changed. On July 27, 2006, the President signed the "Fannie Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments of 2006," Public Law 109-246, 120 Stat. 577, which includes three provisions affecting section 203 of the Voting Rights Act. In addition, the expiration date for section 4(f)(4)and 203, as well as the identification of the census data for making section 203 determinations, should be changed to reflect the amendments to the Voting Rights Act enacted in 2006.

Timetable:

Action	Date	FR Cite
Final Action	03/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Agency Contact: John K. Tanner, Chief, Voting Section, Department of DOJ—CRT Final Rule Stage

Justice, Civil Rights Division, 1800 G Street NW, Washington, DC 20006 Phone: 202 514–2386 **RIN:** 1190–AA58

Department of Justice (DOJ)

Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF)

Proposed Rule Stage

1957. IMPLEMENTATION OF PUBLIC LAW 105–277 RELATING TO SECURE GUN STORAGE

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 552(a); 18 USC 847; 18 USC 921 to 931; 44 USC

3504(h)

CFR Citation: 27 CFR 478 **Legal Deadline:** None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to implement the provisions of Public Law 105-277, Making Omnibus Consolidated and Emergency Supplemental Appropriations for fiscal year 1999. The amendments are with regard to: 1) Certification by applicants for dealers' licenses that secure gun storage or safety devices will be available at any place where firearms are sold to

nonlicensed individuals and 2) an amended definition of "antique firearm," to include certain muzzle loading firearms. In addition, the Gun Control Act of 1968 establishes categories of individuals who are prohibited from possessing a firearm. A provision of Public Law 105-277, the Omnibus Appropriations Act of 1999, added aliens in a nonimmigrant classification as an additional prohibited category. In the same Act, the Attorney General was authorized to grant a waiver for individuals disqualified by the new prohibited category. The waiver petition will be granted, inter alia, upon an applicant showing proof of 180 days of residency and a statement of character from the applicant's embassy or consulate and upon a determination by the Attorney General that the waiver should be granted in the interests of justice so as not to jeopardize public safety.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 10/00/07

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: Transferred from RIN 1512-AC67. The "Waiver for Firearm Prohibition on Nonimmigrant Visa Holders" (RIN 1140-AA21) has been incorporated into this rulemaking proceeding.

Agency Contact: James Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927–8203

RIN: 1140–AA10

Department of Justice (DOJ)

Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF)

Final Rule Stage

1958. COMMERCE IN EXPLOSIVES— EXPLOSIVE PEST CONTROL DEVICES

Priority: Substantive, Nonsignificant Legal Authority: 18 USC 847 CFR Citation: 27 CFR 555

Legal Deadline: None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to provide a limited exemption from the requirements of part 555 for wildlife pest control devices that are used for agricultural and other pest control operations.

Timetable:

Action	Date	FR Cite
NPRM	01/29/03	68 FR 4402
NPRM Comment Period End	02/28/03	
Final Action	03/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Transferred from RIN 1512-AC80

Agency Contact: James Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927–8203

RIN: 1140-AA03

1959. COMMERCE IN FIREARMS AND AMMUNITION (OMNIBUS CONSOLIDATED APPROPRIATIONS ACT OF 1997)

Priority: Substantive, Nonsignificant **Legal Authority:** 18 USC 847; 18 USC

921 to 931

CFR Citation: 27 CFR 478 Legal Deadline: None

Abstract: The Omnibus Consolidated Appropriations Act of 1997 contains

amendments to the Gun Control Act of 1968 (18 U.S.C. chapter 44). These amendments add to the category of "prohibited persons" anyone convicted of a "misdemeanor crime of domestic violence." The amendments require individuals acquiring handguns from Federal firearms licensees to certify (in accordance with the Brady Handgun Violence Prevention Act) that they have not been convicted of such a crime. The amendments also provide for sales between Federal firearms licensees of curio and relic firearms away from their licensed premises.

Timetable:

Action	Date	FR Cite
NPRM	06/30/98	63 FR 35551
Interim Final Rule	06/30/98	63 FR 35520
NPRM Comment Period End	09/28/98	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

DOJ-ATF Final Rule Stage

Government Levels Affected: None Additional Information: Transferred

from RIN 1512-AB64

Agency Contact: James Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927-8203

RIN: 1140-AA04

1960. PUBLIC LAW 105-277, MAKING **OMNIBUS CONSOLIDATED AND EMERGENCY SUPPLEMENTAL APPROPRIATIONS FOR FY '99 RELATING TO FIREARMS DISABILITIES FOR NONIMMIGRANT ALIENS**

Priority: Substantive, Nonsignificant Legal Authority: 5 USC 552(a); 18 USC 847; 18 USC 921 to 931; 44 USC

3504(h)

CFR Citation: 27 CFR 478 Legal Deadline: None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to implement the provisions of Public Law 105-277, Making Omnibus Consolidated and Emergency Supplemental

Appropriations for fiscal year 1999. The amendments implement the law by prohibiting, with certain exceptions, the transfer to and possession of firearms by aliens admitted to the United States under a nonimmigrant

Timetable:

Action	Date	FR Cite
NPRM	02/05/02	67 FR 5428
Interim Final Rule	02/05/02	67 FR 5422
NPRM Comment Period End	05/06/02	
Interim Final Rule Comment Period End	05/06/02	
Final Rule	11/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: None**

Additional Information: Transferred

from RIN 1512-AB93

Agency Contact: James Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927-8203

RIN: 1140-AA08

1961. MACHINE GUNS, DESTRUCTIVE **DEVICES, AND CERTAIN OTHER** FIREARMS—AMENDED DEFINITION OF "PISTOL"

Priority: Other Significant Legal Authority: 26 USC 7805 CFR Citation: 27 CFR 479 Legal Deadline: None

Abstract: The Department of Justice is amending the regulations relating to machine guns, destructive devices, and certain other firearms regulated under the National Firearms Act (NFA) for the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to clarify the definition of the term "pistol" and to define more clearly exceptions to the "pistol" definition. The added language is necessary to clarify that certain weapons, including any weapon disguised to look like an item other than a firearm or any gun that fires more than one shot without manual reloading by a single function of the trigger, are not pistols and are classified as "any other weapon" under the NFA.

Timetable:

Action	Date	FR Cite
NPRM	04/07/05	70 FR 17624
NPRM Comment Period End	05/09/05	
Final Action	11/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: James P. Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927-8203

RIN: 1140-AA23

1962. COMMERCE IN EXPLOSIVES— AMENDED DEFINITION OF PROPELLANT ACTUATED DEVICE

Priority: Other Significant Legal Authority: 18 USC 847 CFR Citation: 27 CFR 555

Legal Deadline: None

Abstract: The Department of Justice is proposing to amend the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to clarify that the term "propellant actuated device" does not include hobby rocket motors or rocket-motor reload kits consisting of or containing ammonium perchlorate composite propellant (APCP), black powder, or other similar low explosives.

Timetable:

Action	Date	FR Cite
NPRM	08/11/06	71 FR 46174
NPRM Comment Period End	11/09/06	
Final Action	10/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: James P. Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927-8203

RIN: 1140-AA24

1963. IMPLEMENTATION OF THE CHILD SAFETY LOCK ACT OF 2005

Priority: Other Significant

Legal Authority: 18 USC 847: 18 USC

921 to 931

CFR Citation: 27 CFR 478 Legal Deadline: None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to implement the provisions of the Child Safety Lock Act of 2005, section 5 of Public Law 109-92. This rule implements the statute, which in general makes it unlawful for any licensed importer, licensed manufacturer, or licensed dealer to sell, deliver, or transfer any handgun to any person, other than another licensee, unless the transferee (buyer) is provided with a secure gun storage or safety device for that handgun.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule	03/00/07	
Comment Period		
End		

DOJ—ATF Final Rule Stage

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: James P. Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927–8203

RIN: 1140-AA26

1964. THE U.S. MUNITIONS IMPORT LIST AND IMPORT RESTRICTIONS APPLICABLE TO CERTAIN COUNTRIES

Priority: Other Significant Legal Authority: 22 USC 2778 CFR Citation: 27 CFR 447 Legal Deadline: None

Abstract: The Bureau of Alcohol, Tobacco, Firearms, and Explosives is amending the regulations to revise the U.S. Munitions Import List and the proscribed countries list based upon sanctions or embargoes imposed by the U.S. State Department.

Timetable:

Action Date FR Cite
Final Action 06/00/07

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Agency Contact: Elizabeth Gillis, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue

NŴ, Washington, DC 20226 Phone: 202 927–0396

Email: elizabeth.gillis@atf.gov

RIN: 1140-AA29

Department of Justice (DOJ)

Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF)

Long-Term Actions

1965. IMPLEMENTATION OF THE SAFE EXPLOSIVES ACT

Priority: Other Significant **CFR Citation:** 27 CFR 555

Timetable:

Action	Date	FR Cite
Interim Final Rule	03/20/03	68 FR 13768
Interim Final Rule Comment Period End	06/18/03	
Final Action	12/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: James P. Ficaretta

Phone: 202 927–8203 RIN: 1140–AA00 Action Date FR Cite

NPRM Reopened Comment Period End

Final Action To Be Determined

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: ${\operatorname{None}}$

Agency Contact: James Ficaretta Phone: 202 927–8203

RIN: 1140–AA01

1967. RESIDENCY REQUIREMENT FOR PERSONS ACQUIRING FIREARMS

Priority: Other Significant **CFR Citation:** 27 CFR 478

Timetable:

Action	Date	FR Cite
NPRM	04/21/97	62 FR 19446
Interim Final Rule	04/21/97	62 FR 19442
NPRM Comment Period End	07/21/97	
Interim Final Rule Comment Period End	07/21/97	
Final Action	12/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: James Ficaretta

Phone: 202 927-8203

RIN: 1140–AA05

1968. IMPLEMENTATION OF PUBLIC LAW 104–208, THE OMNIBUS CONSOLIDATED APPROPRIATIONS ACT OF 1997, RELATING TO THE ESTABLISHMENT OF A NATIONAL REPOSITORY FOR ARSON AND EXPLOSIVES INFORMATION

Priority: Substantive, Nonsignificant

CFR Citation: 27 CFR 555

Timetable:

Action	Date	FR Cite
NPRM	11/15/01	66 FR 57404
NPRM Comment Period End	02/13/02	
Final Action	01/00/08	
Regulatory Flexibility Analysis		

Required: No

Small Entities Affected: ${
m No}$

Government Levels Affected: Federal Agency Contact: James Ficaretta

Phone: 202 927–8203

RIN: 1140–AA06

1969. IMPLEMENTATION OF THE SAFE EXPLOSIVES ACT—DELIVERY OF EXPLOSIVE MATERIALS BY COMMON OR CONTRACT CARRIER

Priority: Other Significant **CFR Citation:** 27 CFR 555

Timetable:

Date	FR Cite
09/11/03	68 FR 53509
09/11/03	
	09/11/03

1966. COMMERCE IN EXPLOSIVES (INCLUDING EXPLOSIVES IN THE FIREWORKS INDUSTRY) (RULEMAKING RESULTING FROM A SECTION 610 REVIEW)

Priority: Other Significant **CFR Citation:** 27 CFR 555

Timetable:

Action	Date	FR Cite
General Notice of Regulatory Review	01/10/97	62 FR 1386
NPRM	01/29/03	68 FR 4406
NPRM Comment Period End	04/29/03	
NPRM Comment Period Reopened	06/23/03	68 FR 37109

DOJ—ATF Long-Term Actions

Action	Date	FR Cite
Interim Final Rule Comment Period End	10/14/03	
Final Action	12/00/07	
Pogulatory Flovik	ility Apply	-:-

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Agency Contact: James P. Ficaretta

Phone: 202 927–8203 RIN: 1140–AA20

1970. COMMERCE IN EXPLOSIVES— SEPARATION DISTANCES OF AMMONIUM NITRATE AND BLASTING AGENTS FROM EXPLOSIVES OR BLASTING AGENTS

Priority: Other Significant **CFR Citation:** 27 CFR 555

Timetable:

Action	Date	FR Cite
NPRM	01/00/08	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Agency Contact: Elizabeth Gillis

Phone: 202 927–0396 Email: elizabeth.gillis@atf.gov

RIN: 1140-AA27

1971. COMMERCE IN FIREARMS— AMENDED DEFINITION OF "ALIEN ILLEGALLY OR UNLAWFULLY IN THE UNITED STATES"

Priority: Other Significant **CFR Citation:** 27 CFR 478

Timetable:

Action	Date	FR Cite
NPRM	To Be	Determined

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Agency Contact: Elizabeth Gillis

Phone: 202 927–0396 Email: elizabeth.gillis@atf.gov

RIN: 1140-AA28

1972. • COMMERCE IN EXPLOSIVES— AMENDED DEFINITION OF "BULK SALUTES" AND STORAGE OF SHOCK TUBE WITH DETONATORS

Priority: Other Significant Legal Authority: 18 USC 847 CFR Citation: 27 CFR 555 Legal Deadline: None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) by revising the definition for the term "bulk salutes" and by allowing shock tube to be stored with detonators.

Timetable:

Action	Date	FR Cite
NPRM	01/29/03	68 FR 4406
NPRM Comment Period End	04/29/03	
NPRM Comment Period Reopened	06/23/03	68 FR 37109
Reopened NPRM Comment Period End	07/07/03	
Final Action	01/00/08	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: This rule addresses certain proposals made in

RIN 1140-AA01; transferred from RIN 1512-AB48

Agency Contact: James P. Ficaretta, Program Manager, Department of

Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927–8203

RIN: 1140–AA30

1973. ● IMPLEMENTATION OF THE USA PATRIOT IMPROVEMENT AND REAUTHORIZATION ACT OF 2005 REGARDING TRAFFICKING IN CONTRABAND CIGARETTES OR SMOKELESS TOBACCO

Priority: Other Significant

Legal Authority: 18 USC 2341 to 2346

CFR Citation: 27 CFR 646 Legal Deadline: None

Abstract: The Department of Justice is amending the regulations of the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) to implement a provision of the USA Patriot Improvement and Reauthorization Act of 2005 regarding trafficking in contraband cigarettes or smokeless tobacco. Section 121 of the Act contains several amendments to the Contraband Cigarette Trafficking Act, 18 U.S.C. chapter 114.

Timetable:

Action	Date	FR Cite
NPRM	To Be	Determined

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: James P. Ficaretta, Program Manager, Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives, 650 Massachusetts Avenue NW, Washington, DC 20226 Phone: 202 927–8203

RIN: 1140–AA31

Department of Justice (DOJ)

Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF)

Completed Actions

1974. COMMERCE IN EXPLOSIVES—HOBBY ROCKET MOTORS

Priority: Other Significant **CFR Citation:** 27 CFR 555

Completed:

ReasonDateFR CiteFinal Action08/11/0671 FR 46079Final Action Effective10/10/06

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: James P. Ficaretta

Phone: 202 927–8203

RIN: 1140-AA25

Department of Justice (DOJ) **Drug Enforcement Administration (DEA)**

Proposed Rule Stage

1975. GUIDELINES FOR PROVIDING CONTROLLED SUBSTANCES TO **OCEAN VESSELS**

Priority: Substantive, Nonsignificant Legal Authority: 21 USC 871(b) CFR Citation: 21 CFR 1301 Legal Deadline: None

Abstract: DEA is amending its regulations regarding the supply of controlled substances to ocean vessels to provide a means of supply more consistent with current industry practices for other materials.

Timetable:

Action	Date	FR Cite
ANPRM	09/18/96	61 FR 49086
ANPRM Comment Period End	11/18/96	
NPRM	07/00/07	
NPRM Comment Period End	09/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: DEA-142 **URL For Public Comments:**

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

RIN: 1117-AA40

1976. ELECTRONIC PRESCRIPTIONS FOR CONTROLLED SUBSTANCES

Priority: Other Significant

Legal Authority: 21 USC 821; 21 USC

829; 21 USC 871(b)

CFR Citation: 21 CFR 1306

Legal Deadline: None

Abstract: DEA is revising its regulations to permit DEA-registered prescribers to write and sign prescriptions electronically. These revised regulations would be in addition to, not a replacement of, the existing rules. These regulations are needed to give pharmacies, hospitals, and practitioners the ability to use modern technology for controlled substance prescriptions, while maintaining the closed system of distribution of controlled substances dispensing. The revised regulations

would reduce paperwork and transaction times for DEA registrants who dispense or prescribe controlled substances. The revised regulations would also reduce the number of prescription errors caused by illegible handwriting and misunderstood oral prescriptions. They would allow pharmacies and hospitals to integrate prescription records into other medical records more directly, increasing efficiency, and would reduce the time patients spend waiting to have prescriptions filled. These revised regulations are consistent with paperwork reduction mandates. These revised regulations also respond to the requirements of Public Law 106-229, the "Electronic Signatures in Global and National Commerce Act," while ensuring security and authentication.

Timetable:

Action	Date	FR Cite
ANPRM	03/05/01	66 FR 13274
NPRM	06/00/07	
NPRM Comment Period End	09/00/07	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None **Additional Information: DEA-218 URL For Public Comments:** dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307-7297

RIN: 1117-AA61

1977. REORGANIZATION AND **CLARIFICATION OF DEA REGULATIONS**

Priority: Substantive, Nonsignificant

Legal Authority: 21 USC 871(b)

CFR Citation: 21 CFR 1300: 21 CFR 1301; 21 CFR 1302; 21 CFR 1303; 21 CFR 1304; 21 CFR 1305; 21 CFR 1306; 21 CFR 1307; 21 CFR 1308; 21 CFR 1309; 21 CFR 1310; 21 CFR 1312; 21 CFR 1313: ...

Legal Deadline: None

Abstract: DEA is revising and reorganizing title 21, Code of Federal Regulations, chapter II. These regulations relate to the manufacture, distribution, dispensing, importation, and exportation of controlled substances and the manufacture. distribution, importation, and exportation of listed chemicals. This action is being taken to clarify and to reorganize the current regulations further. The regulations will be drafted in plain language to make them easier to understand.

Timetable:

Action	Date	FR Cite
NPRM	08/00/07	
NPRM Comment	10/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: DEA-221 URL For Public Comments: dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

RIN: 1117-AA63

1978. CHEMICAL MIXTURES **CONTAINING GAMMA-BUTYROLACTONE**

Priority: Substantive, Nonsignificant Legal Authority: 21 USC 802; 21 USC

830: 21 USC 871(b)

CFR Citation: 21 CFR 1310 Legal Deadline: None

Abstract: In previous rulemakings, DEA made gamma-butyrolactone (GBL) a List I chemical and established thresholds for transactions involving this chemical. This rule establishes a concentration limit for chemical mixtures containing GBL. Currently, all chemical mixtures containing GBL are exempt from regulation. These mixtures will remain exempt until publication of a final rule. GBL is used in the illicit manufacture of gamma-hydroxybutyric acid (GHB), a Schedule I controlled substance.

Timetable:

Action	Date	FR Cite
ANPRM	07/19/02	67 FR 47493
Correction	08/19/02	67 FR 53842
Correction	09/05/02	67 FR 56776
ANPRM Comment	09/17/02	
Period End		

DOJ—DEA Proposed Rule Stage

Action	Date	FR Cite
NPRM NPRM Comment Period End	05/00/07 07/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: None Additional Information: DEA-222**

URL For Public Comments: dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307-7297

Related RIN: Related to 1117-AA31

RIN: 1117-AA64

1979. CHEMICAL MIXTURES **CONTAINING LISTED FORMS OF PHOSPHORUS**

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC

830; 21 USC 871(b) CFR Citation: 21 CFR 1310

Legal Deadline: None

Abstract: In a previous rulemaking, (RIN 1117-AA57) DEA made red phosphorus, white phosphorus, and hypophosphorous acid (and its salts) List I chemicals. By this rulemaking (1117-AA66), DEA is making regulations governing chemical mixtures containing the List I chemicals red phosphorus, white phosphorus, and hypophosphorous acid (and its salts). Currently, all chemical mixtures containing red phosphorus, white phosphorus, and hypophosphorous acid (and its salts) are exempt from regulation. These mixtures will remain exempt until publication of rulemakings regarding chemical mixtures (see RIN 1117-AA31). These three List I chemicals are used industrially and have multiple commercial purposes. They are also used in the illicit production of methamphetamine and amphetamine. Based on information available, DEA will determine whether there are chemical mixtures containing red phosphorus, white phosphorus, and hypophosphorous acid (and its salts), which should be exempt from the regulations governing listed chemicals.

Timetable	:
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Action	Date	FR Cite
ANPRM	01/31/03	68 FR 4968
ANPRM Comment Period End	04/01/03	
NPRM	05/00/07	
NPRM Comment	07/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: None** Additional Information: DEA-228 **URL For Public Comments:** dea.diversion.policy@usdoj.gov Agency Contact: Mark W. Caverly,

Chief, Liaison and Policy Section. Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

Related RIN: Related to 1117-AA31,

Related to 1117-AA57 **RIN:** 1117-AA66

1980. ELECTRONIC APPLICATION FOR CONTROLLED SUBSTANCES AND LISTED CHEMICAL **REGISTRATION: TECHNICAL AMENDMENTS**

Priority: Other Significant

Legal Authority: 21 USC 821; 21 USC 822; 21 USC 823; 21 USC 824; 21 USC 830; 21 USC 871(b); 21 USC 875; 21

USC 877; 21 USC 958

CFR Citation: 21 CFR 1301; 21 CFR

Legal Deadline: None

Abstract: DEA is amending its regulations to acknowledge the use of the electronic equivalent to the DEA official paper registration application forms, which are legally required for every person who manufactures, distributes, dispenses, imports, or exports any controlled substance. The use of electronic application forms will reduce paperwork and transaction times for DEA registrants who choose to apply for controlled substances registration electronically. Electronic application for registration is in addition to, not a replacement of, the current paper-based application system.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	
NPRM Comment	05/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: DEA-256

URL For Public Comments: dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

RIN: 1117-AA91

1981. LIMITED EXEMPTION FOR **PEYOTE USE IN TRADITIONAL CEREMONIES WITH A TRADITIONAL** INDIAN RELIGION BY MEMBERS OF FEDERALLY RECOGNIZED INDIAN **TRIBES**

Priority: Substantive, Nonsignificant Legal Authority: 21 USC 821; 21 USC

822(d); 21 USC 871(b)

CFR Citation: 21 CFR 1306.31

Legal Deadline: None

Abstract: The Drug Enforcement Administration (DEA) is amending its regulation addressing the use of peyote to clarify that the possession, transportation, and use of peyote is lawful only when such activities are engaged in by a member of a federally recognized Indian tribe for bona fide traditional ceremonial purposes in connection with the practice of a traditional Indian religion. This rule is designed to bring the language of DEA's regulatory exemption for the limited use of peyote into harmony with the historical purpose for the regulatory exemption and to comport with the language of the American Indian Religious Freedom Act Amendments of 1994. Use, possession, and transportation of peyote, as well as the cultivation, harvesting, and distribution of pevote, other than as permitted by the American Indian Religious Freedom Act amendments, is permissible only pursuant to a DEA registration and in accordance with the Controlled Substances Act and applicable State laws.

Timetable:

Action	Date	FR Cite
NPRM	02/00/07	
NPRM Comment Period End	04/00/07	

DOJ—DEA Proposed Rule Stage

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

268

URL For Public Comments: dea,diversion.policy/@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117-AA97

1982. REEXPORTATION OF CONTROLLED SUBSTANCES

Priority: Other Significant

Legal Authority: 21 USC 952; 21 USC 953; 21 USC 954; 21 USC 957; 21 USC

958

CFR Citation: 21 CFR 1312 Legal Deadline: None

Abstract: This rulemaking amends existing DEA regulations to allow for the reexportation of Schedules I and II controlled substances and narcotic controlled substances in Schedule III and IV from the United States to another country for subsequent reexport from that country to a second country if certain conditions and safeguards are

met. These amendments are being made to implement the Controlled Substances Export Reform Act of 2005.

Timetable:

Action	Date	FR Cite
NPRM	10/18/06	71 FR 61436
NPRM Comment	12/18/06	
Period End		
Final Action	08/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

URL For More Information: www.regulations.gov

URL For Public Comments: www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117-AB00

1983. ● AUTHORIZED SOURCES OF NARCOTIC RAW MATERIAL

Priority: Other Significant

Legal Authority: 21 USC 952; 21 USC 953; 21 USC 954; 21 USC 957; 21 USC

958

CFR Citation: 21 CFR 1312 Legal Deadline: None

Abstract: DEA is amending its regulations to update the list of non-traditional countries authorized to export narcotic raw materials to the United States.

Timetable:

Action	Date	FR Cite
NPRM	10/04/06	71 FR 58519
NPRM Comment Period End	12/04/06	
Final Action	05/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Docket DEA-282

URL For Public Comments: www.regulations.gov

Agency Contact: Christine A. Sannerud Ph.D., Chief, Drug and Chemical Evaluation Section, Office of Diversion Control, Department of

Administration Phone: 202 307–7183

Justice, Drug Enforcement

RIN: 1117–AB03

Department of Justice (DOJ) Drug Enforcement Administration (DEA)

Final Rule Stage

1984. EXEMPTION OF CHEMICAL MIXTURES

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC

830; 21 USC 871(b)

CFR Citation: 21 CFR 1310 Legal Deadline: None

Abstract: The Domestic Chemical Diversion Control Act of 1993 removed the exemption from regulation for chemical mixtures. Chemical mixtures are now regulated, unless specifically exempted by the Administrator. The final rule implementing these regulations provided an exemption from the recordkeeping and reporting requirements both domestic and import transactions in mixtures containing the List II chemicals acetone, ethyl ether, 2-butanone, and tolune which had not

been discussed as part of the Notice of Proposed Rulemaking. As this exemption was implemented on an interim basis, DEA must publish a final rule regarding this exemption.

Timetable:

Action	Date	FR Cite
NPRM	09/16/98	63 FR 49506
NPRM Comment Period End	04/16/99	
NPRM Comment Period Extended	09/12/99	64 FR 7144
Final Rule	12/15/04	69 FR 74957
Correction	01/04/05	70 FR 294
Comment Period End	01/14/05	
Final Rule Effective	01/14/05	
Temporary Waiver	02/04/05	70 FR 5925
Final Action	03/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: DEA-137

TRANSFERRED RIN: This rulemaking RIN 1117-AA31 (a former "parent" RIN) continues the "child" rulemaking previously listed in its timetable as RIN 1117-AA76. Former RIN 1117-AA36 was transferred to RIN 1117-AA31 because the computer system used by the Regulatory Information Service Center (RISC) to compile the Unified Agenda no longer supports "parent" and "child" RINs. This rulemaking is not a new action.

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration

DOJ—DEA Final Rule Stage

Phone: 202 307–7297 **RIN:** 1117–AA31

1985. CLARIFICATION OF REGISTRATION REQUIREMENTS FOR INDIVIDUAL PRACTITIONERS

Priority: Other Significant

Legal Authority: 21 USC 821; 21 USC 822; 21 USC 823; 21 USC 824; 21 USC

871 (b); ...

CFR Citation: 21 CFR 1301 Legal Deadline: None

Abstract: DEA is publishing this rule to clarify its registration requirements regarding practitioners practicing in more than one State. There is confusion within the regulated industry regarding whether a practitioner who practices and is registered in one State and wishes to practice and prescribe in another State must register with DEA in the second State. To address the confusion caused by the regulation as currently written, DEA is amending its regulations to make it clear that when an individual practitioner who practices and is registered in one State seeks to practice and prescribe controlled substances in another State, he/she must obtain a separate DEA registration for the subsequent State.

Timetable:

Action	Date	FR Cite
NPRM	12/07/04	69 FR 70576
NPRM Comment Period End	02/07/05	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No
Government Levels Affected: None
Additional Information: DEA-244
URL For Public Comments:
dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration

Phone: 202 307–7297 **RIN:** 1117–AA89

1986. CHANGES IN THE REGULATION OF IODINE AND ITS CHEMICAL MIXTURES

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC 830; 21 USC 871(b); 21 USC 890

CFR Citation: 21 CFR 1310 Legal Deadline: None

Abstract: This rulemaking changes the regulation of the listed chemical iodine. The regulatory changes are to 1) move iodine from List II into List I, 2) remove the exemption for import and export transactions in iodine, 3) remove the threshold for iodine, and 4) establish a concentration limit of 2.2 percent for the automatic exemption of chemical mixtures containing iodine.

These changes are expected to remove deficiencies in the current regulatory controls, which have been exploited by traffickers. When finalized, persons handling regulated transactions of iodine will need to be registered with the Drug Enforcement Administration.

This regulation revises regulatory controls that will apply to iodine crystals and iodine chemical mixtures which contain greater than 2.2 percent iodine. This regulation will therefore control iodine crystals and strong iodine tinctures/solutions (e.g., 7 percent iodine) that do not have common household uses and instead have limited application in livestock, horses and for disinfection of equipment. Household products, such as 2 percent iodine tincture/solution and household disinfectants containing iodine complexes, will not be adversely impacted by this regulation.

Timetable:

Action	Date	FR Cite
NPRM	08/11/06	71 FR 46144
NPRM Comment Period End	10/10/06	
Final Action	04/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: DEA-257

URL For Public Comments: dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117–AA93

1987. DEFINITION OF POSITIONAL ISOMER AS IT PERTAINS TO THE CONTROL OF SCHEDULE I CONTROLLED SUBSTANCES

Priority: Substantive, Nonsignificant **Legal Authority:** 21 USC 802; 21 USC 871(b); 21 USC 951; 21 USC 958(f)

CFR Citation: 21 CFR 1300 Legal Deadline: None

Abstract: The Controlled Substances Act (CSA) and its implementing regulations specify which hallucinogenic substances are considered Schedule I controlled substances. The CSA states that all salts, isomers and salts of isomers of these substances are also Schedule I controlled substances.

The CSA states that the term "isomers" as it pertains to Schedule I hallucinogens shall include "optical, positional and geometric isomers." This rule adds a specific, technical definition for the term "positional isomer" as it relates to Schedule I hallucinogens. The definition includes precise language that will allow for an unambiguous determination of which isomers of Schedule I hallucinogenic substances are considered to be "positional," and therefore subject to Schedule I control.

Timetable:

Action	Date	FR Cite
NPRM	05/25/06	71 FR 30097
NPRM Comment Period End	07/24/06	
Final Action	03/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

260

URL For Public Comments: dea.diversion.policy@usdoj.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117–AA94

1988. SCHEDULES OF CONTROLLED SUBSTANCES: EXEMPT ANABOLIC STEROID PRODUCTS

Priority: Substantive, Nonsignificant

Legal Authority: 21 USC 811

DOJ—DEA Final Rule Stage

CFR Citation: 21 CFR 1308.33; 21 CFR

1308.34

Legal Deadline: None

Abstract: This rule adds two products to the list of anabolic steroid products exempted from requirements of the Controlled Substances Act.

Timetable:

Action	Date	FR Cite
Interim Final Rule Interim Final Rule Comment Period End	03/03/06 04/03/06	71 FR 10835
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No
Government Levels Affected: None
Additional Information: DEA-277
LIPL For More Information:

URL For More Information: www.regulations.gov

URL For Public Comments: www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117-AA98

1989. DISPENSING AND
PRESCRIBING APPROVED NARCOTIC
CONTROLLED SUBSTANCES FOR
MAINTENANCE OR DETOXIFICATION
TREATMENT; REMOVAL OF PATIENT
LIMITATION FOR DISPENSING OR
PRESCRIBING BY INDIVIDUAL
PRACTITIONERS

Priority: Substantive, Nonsignificant **Legal Authority:** 21 USC 821: 21 USC

822; 21 USC 823; 21 USC 824; 21 USC 871 (b); 21 USC 875 ; 21 USC 877

CFR Citation: 21 CFR 1301 Legal Deadline: None

Abstract: DEA is amending its regulations to remove the group practice limitation for practitioners who dispense or prescribe certain narcotic drugs for maintenance treatment or detoxification treatment. These changes will make the DEA regulations consistent with recent changes to the Controlled Substances Act that removed the patient limitation on prescribing drug addiction treatments by practitioners in group practices.

Timetable:

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Action	Date	FR Cite
Final Action	01/00/07	
Final Action Effective	02/00/07	
Regulatory Flexibi	lity Analy	sis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

275

URL For More Information:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117-AA99

1990. ● ISSUANCE OF MULTIPLE PRESCRIPTIONS FOR SCHEDULE II CONTROLLED SUBSTANCES

Priority: Other Significant

Legal Authority: 21 USC 821; 21 USC

829; 21 USC 871(b)

CFR Citation: 21 CFR 1306 Legal Deadline: None

Abstract: DEA is amending its regulations to allow practitioners to provide individual patients with multiple prescriptions, to be filled sequentially, for the same schedule II controlled substance, with such multiple prescriptions having the combined effect of allowing a patient to receive over time up to a 90-day supply of that controlled substance.

Timetable:

Action	Date	FR Cite
NPRM	09/06/06	71 FR 52724
NPRM Comment Period End	11/06/06	
Final Action	05/00/07	
Pagulatory Flavibility Analysis		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

Additional Information: Docket DEA-

187

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration

Phone: 202 307–7297 **RIN:** 1117–AB01

1991. ● TECHNICAL CORRECTION OF TWO ANABOLIC STEROID NAMES

Priority: Info./Admin./Other Legal Authority: 21 USC 802 CFR Citation: 21 CFR 1300.01

Legal Deadline: None

Abstract: The purpose of this rule is to correct the chemical names of two anabolic steroids in the Drug Enforcement Administration's (DEA) regulations. The Anabolic Steroid Control Act of 2004 included typographical errors in the chemical names of two anabolic steroids listed as Schedule III substances. Section 1180 of the Violence Against Women and Department of Justice Reauthorization Act of 2005 corrects these typographical errors. This final rule amends DEA regulations to conform to the Act.

Timetable:

Action	Date	FR Cite
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Docket DEA-

288

URL For More Information: www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117–AB02

1992. ● SCHEDULES OF CONTROLLED SUBSTANCES: EXEMPT ANABOLIC STEROID PRODUCTS

Priority: Other Significant

Legal Authority: 21 USC 811; 21 USC

812; 21 USC 871(b)

CFR Citation: 21 CFR 1308 Legal Deadline: None

Abstract: The Drug Enforcement Administration is designating six pharmaceutical preparations as exempt anabolic steroid products under the

Controlled Substances Act.

DOJ-DEA Final Rule Stage

Timetable:		
Action	Date	FR Cite
Interim Final Rule	09/01/06	
Interim Final Rule Comment Period End	10/31/06	
Final Action	01/00/07	
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Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None Additional Information: Docket DEA-

URL For Public Comments:

www.regulations.gov

Agency Contact: Christine A. Sannerud Ph.D., Chief, Drug and Chemical Evaluation Section, Office of Diversion Control, Department of Justice, Drug Enforcement

Administration Phone: 202 307-7183 RIN: 1117-AB04

1993. ● RETAIL SALES OF SCHEDULED LISTED PRODUCTS; SELF-CERTIFICATION OF REGULATED SELLERS OF SCHEDULED LISTED CHEMICAL **PRODUCTS**

Priority: Economically Significant. Major under 5 USC 801.

Legal Authority: 21 USC 802; 21 USC 830; 21 USC 871(b)

CFR Citation: 21 CFR 1300: 21 CFR 1309; 21 CFR 1310; 21 CFR 1314

Legal Deadline: Other, Statutory, September 30, 2006, title VII of Public Law 109-177.

Abstract: This rule implements retail provisions of the Combat Methamphetamine Epidemic Act of 2005 (title VII of Pub. L. 109-177). Provisions include daily and 30-day sales limits for these products, product placement requirements (behind the counter), logbook and identification requirements for purchasers, training of employees of the seller, and selfcertification by the seller regarding compliance of the Act.

Timetable:

and 1314.30

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Action	Date	FR Cite
Interim Final Rule	09/26/06	71 FR 56008
Interim Final Rule Effective	09/21/06	
Interim Final Rule Effective: Sections	09/30/06	
1314.20, 1314.25,		

Action	Date	FR Cite
Correction	10/13/06	71 FR 60609
Interim Final Rule Effective: Section 1314.30(a)(2)	11/27/06	
Interim Final Rule Comment Period End	11/27/06	
Final Action	03/00/07	
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Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Docket DEA-

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307-7297

RIN: 1117-AB05

1994. ● IMPLEMENTATION OF THE **COMBAT METHAMPHETAMINE EPIDEMIC ACT OF 2005; NOTICE OF** TRANSFERS FOLLOWING IMPORTATION OR EXPORTATION

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC 830; 21 USC 871(b); 21 USC 951; 21

USC 958(f); 21 USC 971

CFR Citation: 21 CFR 1300; 21 CFR

1313

Legal Deadline: None

Abstract: This rule implements the "spot market" [provisions] of the Combat Methamphetamine Epidemic Act of 2005 (title VII of Pub. L. 109-177). Importers, exporters and persons conducting international transactions of all List I and List II chemicals will now be required to provide DEA with information on the person to whom they will transfer the listed chemicals and the amount to be transferred, and must now provide a return declaration once the importation, exportation or international transaction has occurred. These provisions will allow DEA to monitor efficiently the flow of chemicals which can be used illicitly to manufacture controlled substances.

Timetable:

Action	Date	FR Cite
Final Action	12/00/06	
Final Action Effective	01/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Docket DEA-

URL For More Information:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

RIN: 1117-AB06

1995. ● INFORMATION ON FOREIGN CHAIN OF DISTRIBUTION FOR **CERTAIN LIST I CHEMICALS**

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC 830; 21 USC 871(b); 21 USC 970

CFR Citation: 21 CFR 1313 Legal Deadline: None

Abstract: The Combat Methamphetamine Epidemic Act of

2005, which was enacted on March 9, 2006, requires DEA to collect from importers of ephedrine, pseudoephedrine, and phenylpropanolamine all information known to the importer on the chain of distribution of the chemical from the manufacturer to the importer. DEA is amending its regulations to incorporate

the requirement for this information

into the import declaration.

Timetable:

Action	Date	FR Cite
Final Action	12/00/06	
Final Action Effective	01/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: Docket DEA-

URL For More Information:

www.regulations.com

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug **Enforcement Administration** Phone: 202 307-7297

RIN: 1117-AB07

DOJ—DEA Final Rule Stage

1996. ● IMPORT AND PRODUCTION QUOTAS FOR CERTAIN LIST I CHEMICALS

Priority: Other Significant

Legal Authority: 21 USC 821; 21 USC 826; 21 USC 871(b); 21 USC 952

CFR Citation: 21 CFR 1315 Legal Deadline: None

Abstract: This rule implements the import and production quota provisions of the Combat Methamphetamine Epidemic Act of 2005 (title VII of Pub. L. 109-177). These provisions require ephedrine, pseudoephedrine, and phenylpropanolamine be subject to the production quota provisions for Schedule I and II controlled substances, and establishes new requirements for import quotas for these three List I chemicals.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule Effective	01/00/07	
Interim Final Rule Comment Period End	02/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

293

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

RIN: 1117–AB08

1997. ● REGISTRATION LIST REQUIREMENTS FOR LIST I CHEMICALS

Priority: Other Significant

Legal Authority: 21 USC 821 tp 824; 21 USC 830; 21 USC 871(b); 21 USC 875; 21 USC 877; 21 USC 958

CFR Citation: 21 CFR 1309 Legal Deadline: None

Abstract: This rule supports those rules implementing the Combat

Methamphetamine Epidemic Act of 2005 (title VII, Pub. L. 109-177) by

ensuring that every location which manufactures the List I chemicals ephedrine, pseudoephedrine, or phenylpropanolamine, or a drug product containing ephedrine, pseudoephedrine, or

phenylpropanolamine, is registered with the DEA to conduct this activity.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule Effective	01/00/07	
Interim Final Rule Comment Period End	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

294

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration

Phone: 202 307–7297

Related RIN: Related to 1117-AB08

RIN: 1117–AB09

1998. • REMOVAL OF THRESHOLDS FOR THE LIST I CHEMICALS EPHEDRINE, PSEUDOEPHEDRINE, AND PHENYLPROPANOLAMINE

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC 827(h); 21 USC 830; 21 USC 871(b); 21

USC 890

CFR Citation: 21 CFR 1310 Legal Deadline: None

Abstract: This rule removes domestic, import, and export thresholds for the List I chemicals ephedrine, pseudoephedrine and phenylpropanolamine. This action is being taken both to implement the quota provisions of the Combat Methamphetamine Epidemic Act of 2005 and due to the potential for diversion of these List I Chemicals.

Timetable:

Action	Date	FR Cite
Interim Final Rule	01/00/07	
Interim Final Rule	01/00/07	
Effective		

Action	Date	FR Cite
Interim Final Rule Comment Period	03/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None Additional Information: Docket DEA-

296

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration Phone: 202 307–7297

Related RIN: Related to 1117-AB08

RIN: 1117-AB10

1999. • ELIMINATION OF EXEMPTION FOR CHEMICAL MIXTURES CONTAINING THE LIST I CHEMICALS EPHEDRINE AND/OR PSEUDOEPHEDRINE

Priority: Other Significant

Legal Authority: 21 USC 802; 21 USC 827(h); 21 USC 871(b); 21 USC 830; 21

USC 890

CFR Citation: 21 CFR 1310 **Legal Deadline:** None

Abstract: This rule supports implementation of the quota provisions of the Combat Methamphetamine Epidemic Act of 2005 by removing the concentration limits for chemical mixtures containing the list I chemicals ephedrine and pseudoephedrine. This rule also removes the exemption for harvested plant materials. The effect of this rule is to make any chemical mixture, including plant material, which contains ephedrine or pseudoephedrine subject to all DEA regulatory requirements.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule Effective	01/00/07	
Interim Final Rule Comment Period End	03/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

DOJ—DEA Final Rule Stage

Additional Information: Docket DEA-

284

URL For Public Comments:

www.regulations.gov

Agency Contact: Mark W. Caverly, Chief, Liaison and Policy Section, Department of Justice, Drug Enforcement Administration

Phone: 202 307-7297

Related RIN: Related to 1117-AB08

RIN: 1117-AB11

Department of Justice (DOJ)

Drug Enforcement Administration (DEA)

Long-Term Actions

2000. SECURITY REQUIREMENTS

FOR HANDLERS OF

PSEUDOEPHEDRINE, EPHEDRINE, AND PHENYLPROPANOLAMINE

Priority: Other Significant

CFR Citation: 21 CFR 1309

Timetable:
Action Date

NPRM Comment

Period End

NPRM

Next Action Undetermined

Regulatory Flexibility Analysis

Required: No

FR Cite

07/30/04 69 FR 45616

10/28/04

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Mark W. Caverly Phone: 202 307–7297

RIN: 1117–AA62

Department of Justice (DOJ)

Drug Enforcement Administration (DEA)

Completed Actions

2001. CONTROL OF SODIUM PERMANGANATE AS A LIST II CHEMICAL

Priority: Other Significant **CFR Citation:** 21 CFR 1310

Completed:

Reason	Date	FR Cite
Final Action	10/17/06	71 FR 60823
Final Action Effective	12/18/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Mark W. Caverly

Phone: 202 307–7297

RIN: 1117–AA90

2002. REVISION OF REPORTING REQUIREMENTS FOR IMPORTS AND EXPORTS OF LIST I AND LIST II CHEMICALS

Priority: Substantive, Nonsignificant

CFR Citation: 21 CFR 1313

Completed:

Reason	Date	FR Cite
Withdrawn	08/25/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Mark W. Caverly

Phone: 202 307-7297

RIN: 1117–AA92

2003. CONTROLLED SUBSTANCES AND LIST I CHEMICAL REGISTRATION AND REREGISTRATION APPLICATION

FEES

Priority: Other Significant

CFR Citation: CFR 1301; CFR 1309

Completed:

Reason Date FR Cite
Final Action 08/29/06 71 FR 51105
Final Action Effective 11/01/06

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: None Agency Contact: Mark W. Caverly

Phone: 202 307-7297

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Related RIN: Related to 1117–AA50

RIN: 1117–AA96

Department of Justice (DOJ)

Executive Office for Immigration Review (EOIR)

Proposed Rule Stage

2004. AUTHORITY OF IMMIGRATION JUDGES TO ISSUE CIVIL MONEY PENALTIES

Priority: Other Significant

Legal Authority: 5 USC 301; 3 CFR, 1949 to 1953 Comp, p 1002; 8 USC 1103; 8 USC 1252 note; 8 USC 1101 note; 8 USC 1362; 28 USC 509; 8 USC 1324b; 28 USC 510; 28 USC 1746; Reorg Plan No 2 of 1950, sec 2

CFR Citation: 8 CFR 1003 Legal Deadline: None

Abstract: This rule amends the Department's regulations by implementing the statutory authority given to immigration judges to sanction by civil money penalty any action or inaction in contempt of the judge's proper exercise of authority. This statutory authority is derived from

section 304 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, Public Law 104-208 (IIRIRA), September 30, 1996. This rule sets forth the types of conduct for which civil money penalty sanctions may be imposed, the procedures for imposing these sanctions, the affirmative defenses which may excuse the imposition of a civil money penalty sanction, and the procedures for

DOJ-EOIR Proposed Rule Stage

appealing such sanctions. The rule also adds an additional ground for disciplinary sanctions under 8 CFR section 1003.102 for engaging in a pattern and practice of conduct which has been found to be in contempt of the immigration judge's proper exercise of authority.

Timetable:

Action	Date	FR Cite
NPRM	05/00/07	
NPRM Comment	07/00/07	
Period End		

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470

RIN: 1125–AA18

Email: eoir.regs@usdoj.gov

2005. SUSPENSION OF **DEPORTATION AND CANCELLATION** OF REMOVAL FOR CERTAIN **BATTERED SPOUSES AND** CHILDREN: MOTIONS TO REOPEN FOR CERTAIN BATTERED SPOUSES AND CHILDREN

Priority: Substantive, Nonsignificant

Legal Authority: 5 USC 301; 8 USC 1101 note; 8 USC 1103; 8 USC 1182; 8 USC 1186a; 8 USC 1224 to 1227; 8 USC 1251; 8 USC 1252 note; 8 USC 1251a; 8 USC 1252b; 8 USC 1324b; 8 USC 1362; 28 USC 509 to 510; 28 USC 1746; Reorg Plan No 2 of 1950; 3 CFR 1949 to 1953 Comp, sec 2; PL 105-100, sec 202-203; PL 105-277, sec 902; PL 106-386, sec 1506; PL 106-554, sec 1505; PL 106-554, sec 1510; 8 CFR 2; 8 CFR 3; 8 CFR 240

CFR Citation: 8 CFR 1003; 8 CFR 1240

Legal Deadline: None

Abstract: This rule amends Department regulations by establishing procedures for cancellation of removal for battered spouses and children under 240A(b)(2) of the Immigration and Nationality Act (Act), and suspension of deportation under former section 244(a)(3) of the Act (as it existed before April 1, 1997), which were amended by section 1504 of the Battered Immigrant Women Protection Act of 2000.

This rule also amends Department regulations by establishing procedures for certain battered spouses and children to reopen their removal or deportation proceedings to apply for the relief of cancellation of removal or suspension of deportation under 240(c)(6)(C)(iv) of the Act (as amended by section 1506 of the Battered Immigrant Women Protection Act of 2000).

Additionally, this rule establishes procedures which must be followed by EOIR when an alien applies for a domestic violence victim waiver under section 237(a)(7) of the Act (as amended by section 1505(b) of the **Battered Immigrant Women Protection** Act of 2000).

Timetable:

Action	Date	FR Cite
NPRM	04/00/07	
NPRM Comment Period End	06/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA35

2006. INTERNATIONAL **MATCHMAKING ORGANIZATIONS: CIVIL PENALTIES**

Priority: Substantive, Nonsignificant Legal Authority: 8 USC 1101, 1103,

1324a, 1324b, 1324c, 1375a; PL 109-162, 119 Stat 3068; 5 USC 301, 554

CFR Citation: 8 CFR 1270 Legal Deadline: None

Abstract: This rule amends the Department of Justice regulations by specifying the procedures for adjudicating alleged violations by international matchmaking organizations (IMOs) doing business in the United States, that fail to provide required information to persons recruited for matchmaking through these entities or that fail to search sex offender registries. This rule implements the procedures for the disposition of cases arising under

section 833 of the International Marriage Broker Regulation Act of 2005. This rule is necessary to deter fraudulent marriages and the exploitation or recruits by IMOs.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	
NPRM Comment	05/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

Related RIN: Related to 1615-AA11

RIN: 1125-AA45

2007. EXECUTIVE OFFICE FOR **IMMIGRATION REVIEW; RULES GOVERNING IMMIGRATION PROCEEDINGS**

Priority: Other Significant

Legal Authority: 5 USC 301; 8 USC 1101, note; 8 USC 1103; 8 USC 1229; 8 USC 1229a; 8 USC 1231; 8 USC 1231, note; 8 USC 1245; 8 USC 1324b; 8 USC 1362; 28 USC 509 to 519; 28 USC 1746; sec 2 Reorg Plan No 2 of 1950, 3 CFR 1949 to 1953 Comp, p 1002; PL 105-100, sec 203; PL 106-386, sec 1506; PL 106-386, sec 1510; PL 106-554, sec 1505; PL 106-554, sec

CFR Citation: 8 CFR 1003; 8 CFR 1161;

8 CFR 1171

Legal Deadline: None

Abstract: This rule revises the procedures before immigration judges and the Board of Immigration Appeals of the Executive Office for Immigration Review (EOIR), to clarify and improve the administrative adjudication of immigration proceedings. The rule is intended to improve fairness to aliens and to the Government, represented by the Department of Homeland Security, in removal, exclusion, deportation, asylum-only and other proceedings, reduce delays in the adjudicative process, enable EOIR to better manage its caseload, reduce the existing backlog

DOJ—EOIR Proposed Rule Stage

of cases, and provide for better focus on cases presenting significant issues of law and fact for resolution.

Timetable:

Action	Date	FR Cite
NPRM	04/00/07	
NPRM Comment	06/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for

Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA

22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA53

Department of Justice (DOJ)

Executive Office for Immigration Review (EOIR)

2008. SUSPENSION OF DEPORTATION AND CANCELLATION OF REMOVAL

Priority: Substantive, Nonsignificant **Legal Authority:** 8 USC 1103; 8 USC 1182; 8 USC 1186a; 8 USC 1224 to 1227; 8 USC 1251 to 1252; 8 USC 1362:

PL 105–100, sec 202 CFR Citation: 8 CFR 1240 Legal Deadline: None

Abstract: This rule amends the regulations of the Executive Office for Immigration Review by eliminating the conditional grant process at 8 CFR 1240.21 and establishing a permanent procedure for processing suspension of deportation and cancellation of removal cases. This rule is necessary to implement the numerical limitation on suspension of deportation and cancellation of removal and adjustment of status imposed by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA) and the Nicaraguan Adjustment and Central American Relief Act of 1997 (NACARA).

Timetable:

Action	Date	FR Cite
Interim Final Rule	09/30/98	63 FR 52134
Interim Final Rule Comment Period End	11/30/98	
Final Action	06/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470

Email: eoir.regs@usdoj.gov

RIN: 1125-AA25

2009. AUTHORITIES DELEGATED TO THE DIRECTOR OF THE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW AND THE CHIEF IMMIGRATION JUDGE

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 301; 8 USC 1103; 8 USC 1252 note; 8 USC 1252b;

8 USC 1362; 28 USC 509 to 510; 28

USC 1746

CFR Citation: 8 CFR 1003; 8 CFR 1240

Legal Deadline: None

Abstract: This rule outlines the authorities and powers (and limitations thereto) delegated by the Attorney General to the Director of the Executive Office for Immigration Review (EOIR) and the Chief Immigration Judge. These authorities include such managerial responsibilities as: Issuing operational instructions, setting policies, providing for the training of staff, and ensuring the efficient disposition of cases. One of the limitations on the powers of the Director of EOIR and the Chief Immigration Judge is that they cannot direct the result of a case adjudication assigned to someone else.

Timetable:

Action	Date	FR Cite
NPRM	12/26/00	65 FR 81434
NPRM Comment Period End	02/26/01	
Final Action	03/00/07	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA

Final Rule Stage

22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125–AA27

2010. MOTIONS TO REOPEN FOR SUSPENSION OF DEPORTATION AND SPECIAL RULE CANCELLATION OF REMOVAL PURSUANT TO SECTION 1505(C) OF THE LIFE ACT AMENDMENTS

Priority: Substantive, Nonsignificant **Legal Authority:** 5 USC 301; 8 USC 1103, 1252 note, 1252b, 1324b, 1362; 28 USC 509 and 510; 28 USC 1746; sec 203 of PL 105–100; secs 1506 and 1510 of PL 106–386; sec 1505 of PL 106–554

CFR Citation: 8 CFR 1003 Legal Deadline: None

Abstract: This rule amends the regulations of the Executive Office for Immigration Review (EOIR) by establishing a special procedure for the filing and adjudication of motions to reopen to apply for suspension of deportation and cancellation of removal pursuant to section 1505(c) of the Legal **İmmigration Family Equity Act** Amendments of 2000 (LIFE Act Amendments). Motions to reopen under this rule must have been filed on or before October 16, 2001. EOIR will be publishing a final rule to respond to comments and complete this rulemaking.

Timetable:

Action	Date	FR Cite
Interim Final Rule Interim Final Rule Comment Period End	07/17/01 09/17/01	66 FR 37119
Final Action	04/00/07	

Regulatory Flexibility Analysis Required: ${
m No}$

DOJ—EOIR Final Rule Stage

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA31

2011. PROTECTIVE ORDERS IN IMMIGRATION ADMINISTRATION PROCEEDINGS

Priority: Substantive, Nonsignificant

Legal Authority: 5 USC 301; 8 USC 1101 note, 1103, 1231, 1252 note, 1252b, 1324b, 1253, 1362; 28 USC 509, 510, 1746; sec 2, Reorg Plan No 2 of 1950; 3 CFR 1949 to 1953 Comp, p 1002; sec 203 of PL 105–100, 111 Stat 2196–200; secs 1506 and 1510 of PL 106–386, 114 Stat 1527–29, 1531–32; sec 1505 of PL 106–554, 114 Stat 2763A–326 to 2763A–328

CFR Citation: 8 CFR 1003 Legal Deadline: None

Abstract: This rule amends regulations governing the Executive Office for Immigration Review (EOIR) by authorizing immigration judges to issue protective orders to limit public disclosure of sensitive law enforcement or national defense information during immigration proceedings. The rule is applicable in all proceedings before immigration judges but involves only a small number of cases.

Timetable:

Action	Date	FR Cite
Interim Final Rule	05/28/02	67 FR 36799
Interim Final Rule	07/29/02	
Comment Period		
End		
Final Action	06/00/07	
		_

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA38

2012. EXECUTIVE OFFICE FOR IMMIGRATION REVIEW ATTORNEY/REPRESENTATIVE REGISTRY

Priority: Substantive, Nonsignificant **Legal Authority:** 8 USC 1362

CFR Citation: 8 CFR 1001.1; 8 CFR

1003.0

Legal Deadline: None

Abstract: This rule concerns the Attorney General's authority to authorize practitioners to represent aliens in immigration proceedings pursuant to statute. Under the pertinent statutory provision, aliens in immigration proceedings "shall have the privilege of being represented (at no expense to the Government) by such counsel, authorized to practice in such proceedings, as he shall choose." 8 U.S.C. 1362

The rule arises out of EOIR's electronic Government initiatives, which when fully implemented, will enable electronic case access and filing for individuals in immigration proceedings before EOIR. In essence, the rule amends the current definitions of "attorney" and "representative," the classes of individuals authorized to represent aliens, to include only those persons who have registered with EOIR. Additionally, the rule delegates authority to the Director to require such a registration, and to establish procedures for registration. In concert with that authority, the rule permits the Director to administratively suspend from practice before EOIR any practitioner who fails to comply with registration procedures and requirements.

Functionally, practitioners will be required to register with EOIR over a secure Internet connection, by providing name, address(es), date of birth, last four digits of social security number, and bar admission data. Registered practitioners will be assigned a unique User ID and password that will authorize them to conduct electronic transactions with EOIR from desktop personal computers.

Registration of practitioners assures the functionality, security, and success of EOIR's electronic Government initiative, and serves as a prerequisite to electronic case access and filing by practitioners.

The proposed practitioner registration rule furnishes the Attorney General

with the optimum measure of adaptability to establish the criteria and procedures for practitioner registration, while also preserving fairness for regulated parties and ensuring efficiency in Government operations.

Timetable:

Action	Date	FR Cite
NPRM	12/30/03	68 FR 75160
NPRM Comment Period End	03/01/04	
Final Action	07/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125–AA39

2013. TRANSFER OF JURISDICTION OVER APPEALS OF FINES FROM THE BOARD OF IMMIGRATION APPEALS TO THE OFFICE OF THE CHIEF ADMINISTRATIVE HEARING OFFICER

Priority: Substantive, Nonsignificant Legal Authority: Not Yet Determined CFR Citation: 8 CFR 1003; 8 CFR 1103; 8 CFR 1280

Legal Deadline: None

Abstract: This final rule removes the Board of Immigration Appeals' (Board) jurisdiction over appeals of Department of Homeland Security (DHS) decisions involving administrative fines under part 1280 of title 8 CFR, and transfers that authority to Office of the Chief Administrative Hearing Officer (OCAHO). Part 1280 governs the imposition and collection of fines under a variety of provisions of the Immigration and Nationality Act (INA), most of which pertain to common carriers. Most of the appeals are fines imposed under section 273 of the INA. The transfer is essentially a reallocation of agency resources within the **Executive Office for Immigration** Review to improve caseload management by substituting a different set of decision makers, the OCAHO for the Board, while preserving the same

DOJ—EOIR Final Rule Stage

procedures for the adjudication of appeals.

Timetable:

Action	Date	FR Cite
NPRM	02/19/02	67 FR 7309
NPRM Comment Period End	03/21/02	
Final Rule	05/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

Related RIN: Split from 1125-AA36

RIN: 1125–AA41

2014. DEFINITIONS; FEES; POWERS AND AUTHORITY OF DHS OFFICERS IN REMOVAL PROCEEDINGS

Priority: Info./Admin./Other

Legal Authority: 8 USC 1101, 1103, 1182, 1221, 1225, 1226, 1251, 1252, 1357, 1362, 1304, 13246, 1356; 28 USC 509, 510, 1746; 5 USC 301; ...

CFR Citation: 8 CFR 1003; 8 CFR 1103

Legal Deadline: None

Abstract: This rule amends regulations relating to the Executive Office for Immigration Review to conform with certain regulatory changes made by the Department of Homeland Security (DHS) for consistency and for the ease of the reader. This rule makes no substantive changes in the Department of Justice regulations, but makes appropriate revisions to the definitions and fee provisions and the regulations relating to issuance of notices to appear and subpoenas in the EOIR regulations, in order to avoid confusing and unnecessary duplication of provisions already set forth in the DHS regulations.

Timetable:

Action	Date	FR Cite
Interim Final Rule	07/28/04	69 FR 44903
Interim Final Rule	07/28/04	
Effective		

Action	Date	FR Cite
Interim Final Rule Comment Period End	08/27/04	
Final Action	03/00/07	
Regulatory Flexib Required: No	oility Analys	sis
Small Entities Aff	ected: No	

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125–AA43

2015. BACKGROUND AND SECURITY INVESTIGATION CHECKS IN PROCEEDINGS BEFORE IMMIGRATION JUDGES AND THE BOARD OF IMMIGRATION APPEALS

Priority: Other Significant

Legal Authority: 5 USC 301; 8 USC 1101 note, 1103, 1182, 1186a, 1224, 1225, 1226, 1227, 1251, 1252 note, 1252a, 1252b, 1324b, 1362; 28 USC 509, 510, 1746; sec 2, Reorg Plan No 2 of 1950; 3 CFR, 1949 to 1953 Comp, p 1002; secs 202 and 203 of PL 105–100, 111 Stat 2160, 2193, 2196–200; sec 902, PL 105–277, 112 Stat 2681; secs 1506 and 1510 of PL 106–386, 114 Stat 1527 to 1529, 1531 to 1532; sec 1505 of PL 106–554, 114 Stat 2763A–326 to 2763A–328

CFR Citation: 8 CFR 1003 **Legal Deadline:** None

Abstract: This rule amends regulations governing the Executive Office for Immigration Review to ensure that the necessary identity, law enforcement, and security investigations are properly initiated and have been completed by the Department of Homeland Security before the immigration judges and the Board adjudicate certain applications for relief.

Timetable:

Action	Date	FR Cite
Interim Final Rule	01/31/05	70 FR 4743
Interim Final Rule Effective	04/01/05	
Interim Final Rule Comment Period End	04/01/05	

Action	Date	FR Cite
Interim Final Rule Comment Period Extended	03/31/05	70 FR 16398
Interim Final Rule Comment Period End	05/02/05	
Final Action	04/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305–0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA44

2016. REOPENED PROCEEDINGS ON PETITIONS FOR ALIEN ENTREPRENEUR IMMIGRANT CLASSIFICATION (EB-5 VISAS)

Priority: Other Significant
Legal Authority: 8 USC 11866

CFR Citation: 8 CFR 1003; 8 CFR 1216;

8 CFR 1240

Legal Deadline: None

Abstract: This rule amends the regulations of the Executive Office for Immigration Review (EOIR) of the Department of Justice (Department) to implement changes made by the 21st Century Department of Justice Appropriations Authorization Act of 2001, Public Law 107-273 (November 2, 2002), to the EB-5 Alien Entrepreneur immigrant classification. This rule will be published in conjunction with a corresponding rule of the Department of Homeland Security (DHS) that addresses changes to their part of the adjudication. In order to be eligible, an alien must have filed a motion to reopen with the former Immigration and Naturalization Service on or before January 2, 2003, seeking reconsideration of his or her case under this new law. This rule provides the process by which certain aliens, who are seeking immigrant status as alien entrepreneurs, may obtain EOIR review of adverse determinations on the removal of the condition on permanent resident status made by United States Citizenship and Immigration Services (USCIS), a

DOJ-EOIR Final Rule Stage

component of DHS. In addition, this rule also establishes procedures for aliens who have received favorable determinations on the removal of the condition on permanent resident status and who have final orders of deportation or removal or who have cases that are pending or administratively closed before EOIR.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule	02/00/07	
Comment Period		
End		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

URL For Public Comments: www.regulations.gov

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg

Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA49

2017. INFORMATION RELATING TO **ALIENS' DUTY TO SURRENDER** WHEN ORDERED REMOVED FROM THE UNITED STATES

Priority: Other Significant Legal Authority: 8 USC 1103

CFR Citation: 8 CFR 1240; 8 CFR 1241

Legal Deadline: None

Abstract: The Department of Justice published an NPRM in 1998 and a supplemental NPRM in 2002 (RIN 1115-AE82) to establish that aliens who become subject to a final order of removal have a legal obligation to surrender for removal.

This rule amends the regulations of the Department of Justice to provide that immigration judges and the Board of Immigration Appeals will inform aliens in removal proceedings that they have an affirmative obligation to surrender to Department of Homeland Security (DHS) upon the issuance of a final order of removal by an immigration judge or the Board. Aliens will be informed that the failure to surrender to DHS as required under the DHS rule

will result in the denial of any forms of discretionary relief from removal while the alien remains in the United States and for a period of 10 years after the alien's departure from the United States. This rule is being published jointly with DHS.

Timetable:

Action	Date	FR Cite
NPRM (RIN 1115–AE82)	09/04/98	63 FR 47205
NPRM Comment Period End (RIN 1115–AE82)	11/03/98	
Supplemental NPRM (RIN 1115–AE82)	05/09/02	67 FR 31157
Supplemental NPRM Comment Period End	06/10/02	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Additional Information: This rule will finalize those portions of the rulemaking action formerly listed as RIN 1115-AE82 insofar as it relates to the regulations of the Department of Justice. The DHS rule is now RIN 1653-

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA51

2018. JURISDICTION AND VENUE IN REMOVAL PROCEEDINGS

Priority: Other Significant

Legal Authority: 5 USC 301; 8 USC 1101 note; 8 USC 1103; 8 USC 1252 note; 8 USC 1252b; 8 USC 1324b; 8 USC 1362; 28 USC 509; 28 USC 510; 28 USC 1746; Reorg Plan No 2 of 1950, sec 2, 3 CFR, 1949 to 1953 Comp, p 1002; PL 100-105 sec 203; 111 Stat 2196-200; PL 106-386 sec 1506; PL 106-386, sec 1510; 114 Stat 1527-29, 1531 to 1532; PL 106-554, sec 1505; 114 Stat 2763A, 326 to 328; 8 USC 1229a

CFR Citation: 8 CFR 1003.20(a)

Legal Deadline: None

Abstract: This rule amends the Department of Justice regulation

addressing jurisdiction and venue in removal proceedings. This regulatory change is necessary due to the increasing number of removal hearings being conducted by telephone or video conference, and will clarify the issue of venue for cases involving multiple geographic locations.

Timetable:

Action	Date	FR Cite
Interim Final Rule	12/00/06	
Interim Final Rule Comment Period End	02/00/07	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of Justice, Executive Office for Immigration Review, 5107 Leesburg

Pike, Suite 2600, Falls Church, VA

22041

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA52

2019. • ELIGIBILITY OF ARRIVING ALIENS IN REMOVAL PROCEEDINGS TO APPLY FOR ADJUSTMENT OF STATUS AND JURISDICTION TO ADJUDICATE APPLICATIONS FOR **ADJUSTMENT OF STATUS**

Priority: Other Significant

Legal Authority: 8 USC 1101; 8 USC 1103; 5 USC 301; PL 105-100, sec 202; 8 USC 1182; 8 USC 1255; PL 105-277, sec 902; ...

CFR Citation: 8 CFR 1001.1(q); 8 CFR

1245.1; 8 CFR 1245.2(a)(1) **Legal Deadline:** None

Abstract: The Secretary of Homeland Security and the Attorney General are amending their respective agencies' regulations governing applications for adjustment of status filed by paroled arriving aliens seeking to become lawful permanent residents. The Secretary and the Attorney General are also amending the regulations to clarify when United States Citizenship and Immigration Services, or the immigration judges and the Board of Immigration Appeals of the Executive Office for Immigration Review, have jurisdiction to adjudicate applications for adjustment of status by such aliens. In addition, the Secretary and the Attorney General are requesting

DOJ-EOIR Final Rule Stage

comments on the possibility of adopting further proposals in the future to structure the exercise of discretion in adjudicating these applications for adjustment of status.

Timetable:

Action	Date	FR Cite
Interim Final Rule	05/12/06	71 FR 27585
Interim Final Rule Comment Period End	06/12/06	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: Joint rule with Department of Homeland Security (RIN

1615-AB50)

Agency Contact: Kevin J. Chapman, Acting General Counsel, Department of

Justice, Executive Office for

Immigration Review, 5107 Leesburg

Pike, Suite 2600, Falls Church, VA

22041

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RIN: 1125-AA55

Department of Justice (DOJ)

Executive Office for Immigration Review (EOIR)

Completed Actions

2020. REVIEW OF CUSTODY **DETERMINATIONS**

Priority: Other Significant CFR Citation: 8 CFR 1003

Completed:

Reason	Date	FR Cite
Final Action	10/02/06	71 FR 57873
Final Action Effective	11/01/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: None**

2021. AFFIDAVITS OF SUPPORT ON

Agency Contact: Kevin J. Chapman

Phone: 703 305-0470

RIN: 1125-AA47

Email: eoir.regs@usdoj.gov

BEHALF OF IMMIGRANTS

Priority: Substantive, Nonsignificant

CFR Citation: 8 CFR 1205; 8 CFR 1240

Completed:

Reason Date FR Cite Final Action 06/21/06 71 FR 35732

Final Action Effective 07/21/06 Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Mary Beth Keller

Phone: 703 305-0470 Email: eoir.regs@usdoj.gov

RIN: 1125-AA54

Department of Justice (DOJ) Federal Bureau of Investigation (FBI)

Proposed Rule Stage

2022. CARRIAGE OF CONCEALED WEAPONS PURSUANT TO PUBLIC LAW 108-277, THE LAW **ENFORCEMENT OFFICERS SAFETY ACT OF 2004**

Priority: Other Significant Legal Authority: PL 108-277 CFR Citation: 28 CFR 20 Legal Deadline: None

Abstract: The Law Enforcement Officers Safety Act of 2004, Public Law 108-277 (the Act), exempts qualified current and former law enforcement officers from State laws prohibiting the carrying of concealed handguns. This rule implements the Act by amending

28 CFR 20.3 (b) to add "the issuing of identification documents to current and retired law enforcement officers pursuant to Public Law 108-277" to the definition of administration of criminal justice. This change will authorize access to FBI-maintained criminal justice information systems to support performing criminal background checks on current and retired law enforcement officers seeking identification documents to carry a concealed firearm pursuant to Public Law 108-277.

Timetable:

Action	Date	FR Cite	
NPRM	12/00/06		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No.

Government Levels Affected: Federal,

Local, State, Tribal

Agency Contact: Harold M. Sklar, Attorney-Advisor, Department of Justice, Federal Bureau of Investigation, 1000 Custer Hollow Road, Clarksburg,

WV 26306

Phone: 304 625-2000 Fax: 304 625-3944 Email: enexreg@leo.gov

RIN: 1110-AA24

Department of Justice (DOJ)
Federal Bureau of Investigation (FBI)

Final Rule Stage

2023. IMPLEMENTATION OF THE NATIONAL STOLEN PASSENGER MOTOR VEHICLE INFORMATION SYSTEM (NSPMVIS)

Priority: Other Significant

Legal Authority: 49 USC 33109 to

33111

CFR Citation: 28 CFR 89 Legal Deadline: None

Abstract: The Attorney General is required to establish a National Stolen Passenger Motor Vehicle Information System (NSPMVIS) pursuant to the Anti Car Theft Act of 1992 (49 U.S.C. 33109 to 33111). The FBI is coordinating efforts in this matter and, under delegated authority from the Attorney General, the FBI is issuing this rule to establish a national system to verify the theft status of major motor vehicle component parts and junk or salvage vehicles. The system will include certain information about each passenger motor vehicle reported to a law enforcement agency as stolen and not recovered. The rule provides how an individual or entity may obtain information from the system on whether a vehicle or part is listed as stolen. The rule also provides verification procedures to be followed by insurance carriers and certain motor vehicle part businesses. In order to verify the theft status of a part or junk or salvage vehicle, an identification number will have to be obtained from the part or vehicle.

Timetable:

Action	Date	FR Cite
NPRM	04/09/02	67 FR 17027
NPRM Comment Period End	06/10/02	
Final Action	02/00/07	

Regulatory Flexibility Analysis Required: ${ m No}$

Government Levels Affected: None

Additional Information: The Criminal Division will issue a related regulation to implement the National Motor Vehicle Title Information System (NMVTIS). As required by statute, 49 U.S.C. section 30504(a), the regulation will direct junk yard and salvage yard operators and insurance carriers to file monthly reports with the operator of the NMVTIS concerning vehicles in their possession. (See RIN 1105-AA71.)

(RIN 1110-AA01 has been transferred from RIN 1105-AA44.)

Agency Contact: Buffy M. Bonafield, Criminal Info Coordination, Department of Justice, Federal Bureau of Investigation, Clarksburg, WV 26306

Phone: 304 625–2000 Fax: 304 625–3875 **RIN:** 1110–AA01

2024. REGULATIONS UNDER THE PAM LYCHNER SEXUAL OFFENDER TRACKING AND IDENTIFICATION ACT

Priority: Substantive, Nonsignificant Unfunded Mandates: Undetermined Legal Authority: PL 104–236, sec 9

CFR Citation: 28 CFR 25

Legal Deadline: Other, Statutory, October 3, 1999, The Act does not distinguish between NPRM and final regulations.

Abstract: The FBI is issuing regulations to carry out the Pam Lychner Sexual Offender Tracking and Identification Act of 1996. These regulations include guidelines as to the operation and use of the national sex offender registry established by the FBI and the notice to be provided to the FBI in the event a registered sex offender moves interstate.

Timetable:

Action	Date	FR Cite
NPRM	02/16/99	64 FR 7562
NPRM Comment Period End	04/19/99	
Final Action	02/00/07	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: Local, State, Tribal

Additional Information: Transferred from RIN 1105-AA56.

Agency Contact: Venetia A. King, Management Analyst, Department of Justice, Federal Bureau of Investigation, 1000 Custer Hollow Road, Clarksburg, WV 26306

Phone: 304 625–2000 **RIN:** 1110–AA04

2025. FINAL NOTICE OF CAPACITY; SUPPLEMENT TO RESPOND TO REMAND

Priority: Substantive, Nonsignificant **Legal Authority:** 47 USC 1003(a)(1)

CFR Citation: None Legal Deadline: None Abstract: As required by section 104 of the Communications Assistance for Law Enforcement Act (CALEA), the FBI published a Notice of Actual and Maximum Capacity in order to provide telecommunications carriers with the information they will need to meet law enforcement's future simultaneous electronic surveillance requirements. The FBI published the Final Notice of Capacity for local exchange, cellular, and broadband PCS on March 12, 1998 (63 FR 12218).

This Notice provided numerical requirements for the "actual" and "maximum" numbers of surveillance that wired and wireless telephone networks should be able to accommodate, broken down by geographic region. The numbers were derived from a survey and analysis of the numbers of surveillance historically conducted at the same time in every region throughout the country.

After its issuance, telecommunications carriers and trade associations challenged the Final Notice on a number of grounds, primarily alleging that the numbers of surveillance stated therein were too high. To summarize, the FBI was directed by the Court of Appeals to provide further explanation on two issues: (1) The decision to treat as "simultaneous" any two or more historical surveillance on the same day and (2) the decision to set forth only one "actual" and one "maximum" capacity requirement number per region, rather than separate requirements for each type of surveillance.

The Supplemental Notice, published on 12/05/2003, provided further explanation for the FBI's interpretation of the term "simultaneously," and set forth a new method of interpreting the existing capacity requirements that will allow carriers to break out the number of communications interceptions from the total requirement. The Supplement also set forth new guidance to reduce the requirements for simultaneous communications interceptions applicable to carriers operating in regions with high capacity requirements. This was done to reduce the concerns raised by the Court of Appeals. The FBI will finalize the Supplement and issue a new Notice for the purpose of responding to the remand of the Court of Appeals.

DOJ—FBI Final Rule Stage

Timetable:

Action	Date	FR Cite
Supplement to Final Notice of Capacity Responding to Remand	12/05/03	68 FR 68112
Comment Period on Supplement End	02/03/04	
Finalization of Supplement to Final Notice of Capacity Responding to Remand	12/00/06	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None Additional Information: See also RINs 1110-AA21 and 1110-AA22.

Agency Contact: Maura Quinn, Unit Chief, Department of Justice, Federal Bureau of Investigation, 14800 Conference Center Drive, Suite 300, Chantilly, VA 20151

Phone: 703 814–4791 Fax: 703–814–4750 **RIN:** 1110–AA10

2026. IMPLEMENTATION OF THE PRIVATE SECURITY OFFICER EMPLOYMENT AUTHORIZATION ACT OF 2004

Priority: Other Significant **Legal Authority:** 18 USC 534; PL 108–456, sec 6402

CFR Citation: Not Yet Determined

Legal Deadline: Final, Statutory, June 15, 2005, Statutorily required final rule within 180 days of enactment (enacted 12/17/2004).

Abstract: The Private Security Officer Employment Authorization Act of 2004, Public Law 108-458, section 6402(d)(2), (the Act) requires the Attorney General to issue rules to regulate the security, confidentiality, accuracy, use, submission, dissemination, destruction of information and audits, and recordkeeping of the criminal history record information and related information; standards for qualifying an authorized employer; and the imposition of fees. This rule amends

title 28 of the Code of Federal Regulations to implement the Act. The rule authorizes access to FBI-maintained justice information systems to authorize a fingerprint-based check of State and national criminal history records to screen prospective and current private security officers.

Timetable:

Action	Date	FR Cite
Interim Final Rule	01/11/06	71 FR 1690
Interim Final Rule Comment Period End	03/13/06	
Interim Final Rule Effective	01/11/06	
Final Action	02/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: Federal,

Agency Contact: Harold M. Sklar, Attorney–Advisor, Department of Justice, Federal Bureau of Investigation, 1000 Custer Hollow Road, Clarksburg, WV 26306

Phone: 304 625–2000 Fax: 304 625–3944 Email: enexreg@leo.gov

RIN: 1110–AA23

2027. INCLUSION OF NONSERIOUS OFFENSE IDENTIFICATION RECORDS

Priority: Other Significant

Legal Authority: 28 USC 534; 42 USC 14614(c); 42 USC 14615; PL 92–544; PL 99–169; PL 99–569; PL 101–410

CFR Citation: 28 CFR 20 Legal Deadline: None

Abstract: This rule amends FBI regulations defining the offenses that may serve as the basis for maintaining fingerprints and criminal history record information (CHRI) in its criminal history record information systems. The relevant FBI information systems include the Fingerprint Identification Record System (FIRS), which maintains fingerprints records, and the Interstate Identification Index (III) System, which maintains fingerprint-supported CHRI.

The amendment broadens the definition of includable offenses to permit the retention of information relating to currently excluded nonserious offenses (NSOs) as well as information relating to "serious and/or significant adult or juvenile offenses." The revised regulation will permit the retention and exchange of fingerprints and CHRI relating to NSOs when provided by the submitting jurisdiction for retention by the FBI. Such NSO information is currently maintained only at the State and local levels.

The change allows for the more uniform collection of CHRI at the Federal level. It establishes more uniform sharing of such information among the States by allowing States to make NSO information available for national criminal history record searches—for both criminal justice and non-criminal justice purposes—by submitting such information for retention by the FBI.

Timetable:

Action	Date	FR Cite
NPRM	09/05/06	71 FR 52302
NPRM Comment Period End	11/06/06	
Final Action	05/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: This action (RIN 1110-AA25; FBI Docket No. 111) continues a portion of a rulemaking relating to criminal history record information for non-serious offenses (NSOs) that was previously reported under RIN 1110-AA20; FBI Docket No.

Agency Contact: Harold M. Sklar, Attorney–Advisor, Department of Justice, Federal Bureau of Investigation, 1000 Custer Hollow Road, Clarksburg,

WV 26306

Phone: 304 625–2000 Fax: 304 625–3944 Email: enexreg@leo.gov

RIN: 1110–AA25

Department of Justice (DOJ) Federal Bureau of Investigation (FBI)

Long-Term Actions

2028. COMMUNICATIONS
ASSISTANCE FOR LAW
ENFORCEMENT ACT: DEFINITIONS
OF "REPLACED" AND
"SIGNIFICANTLY UPGRADED OR
OTHERWISE UNDERGONE MAJOR
MODIFICATION"

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

CFR Citation: 28 CFR 100

Timetable:

Action	Date	FR Cite
ANPRM	11/19/96	61 FR 58799
ANPRM Comment Period End	12/19/96	
NPRM	04/28/98	63 FR 23231
NPRM Comment Period End	06/29/98	
Supplemental NPRM Proposing Definitions	10/05/01	66 FR 50931
Supplemental NPRM Comment Period End	12/04/01	
Final Action	To Be	Determined

Regulatory Flexibility Analysis Required: Yes

Small Entities Affected: Businesses

Government Levels Affected: None

Agency Contact: Maura Quinn

Phone: 703 814–4791 Fax: 703–814–4750

RIN: 1110–AA21

2029. IMPLEMENTATION OF SECTIONS 104 AND 109 OF THE COMMUNICATIONS ASSISTANCE FOR LAW ENFORCEMENT ACT—NOTICE OF ACTUAL AND MAXIMUM CAPACITY: PAGING, MSS, SMR, AND ESMR

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

CFR Citation: 28 CFR 100

Timetable:

Action	Date	FR Cite
Notice of Inquiry (Cap Methodology)	To Be	Determined

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses
Government Levels Affected: None

Agency Contact: Maura Quinn

Phone: 703 814–4791 Fax: 703 814–4750

RIN: 1110–AA22

Department of Justice (DOJ) Federal Bureau of Investigation (FBI)

2030. ENHANCED EXCHANGE OF CRIMINAL HISTORY RECORD

Priority: Other Significant **CFR Citation:** 28 CFR 20

INFORMATION

Completed:

Reason Date FR Cite
Withdrawn 04/04/06

Regulatory Flexibility Analysis

Required: No

Completed Actions

Government Levels Affected: None Agency Contact: Harold M. Sklar

Phone: 304 625–2000 Fax: 304 625–3944 Email: enexreg@leo.gov

RIN: 1110–AA20

Department of Justice (DOJ)

Legal Activities (LA)

Proposed Rule Stage

2031. ENHANCED NOTICE AND RELEASE PROCEDURES FOR OWNERS OF SEIZED PROPERTY PURSUANT TO THE CAFRA OF 2000; DISPOSITION OF SEIZED PROPERTY TOO COSTLY TO MAINTAIN; CONSOLIDATION OF DEPARTMENT REGULATIONS

Priority: Other Significant

Legal Authority: 5 USC 301; 8 USC 1103; 8 USC 1324(b); 15 USC 1177; 17 USC 509; 18 USC 981 to 983; 18 USC 1467; 18 USC 1955; 18 USC 1963; 18 USC 2253 to 2254; 18 USC 2513; 19 USC 1606 to 1608; 19 USC 1610; 19 USC 1612(b); 19 USC 1613; 19 USC 1618; 21 USC 822; 21 USC 853; 21 USC 871 to 872; 21 USC 880 to 881; 21 USC 958; 21 USC 965; 22 USC 401; 28 USC

509 to 510; 28 USC 524; PL 100–690, sec 6079

CFR Citation: 8 CFR 274; 21 CFR 1316; 28 CFR 8 (Revision); 28 CFR 9 (Revision)

Legal Deadline: Final, Statutory, August 23, 2000, CAFRA applies to all forfeiture actions commenced on or after 8/23/00.

Abstract: By this rule, the Department does five things.

First, the Department is implementing new forfeiture procedures required by the Civil Asset Forfeiture Reform Act of 2000 (CAFRA). CAFRA's procedural changes enhance the ability of property owners to contest the forfeiture of seized property. CAFRA also makes other changes beneficial to property

owners. In particular: 1) The requirement to file a bond for costs with a claim is eliminated; 2) the time for filing a claim is extended; and 3) the release of seized property is required under various circumstances. Congress made CAFRA's changes applicable to forfeiture proceedings commenced on or after August 23, 2000.

Second, the Department is adding a provision allowing the pre-forfeiture disposition of seized property when the expense of holding the property is disproportionate to its value. This provision is needed to implement the pre-existing authority of 19 U.S.C. section 1612(b)—one of the customs laws' procedural statutes incorporated by reference in forfeiture statutes

DOJ—LA Proposed Rule Stage

enforced by the Department. This provision will enable the Department to use the authority of section 1612(b) in appropriate cases to avoid disproportionately high storage and maintenance costs for seized property pending forfeiture.

Third, this rule consolidates previously existing forfeiture regulations of the DEA and the FBI in order to achieve greater consistency and promote overall fairness in the administrative forfeiture process by avoiding unnecessary differences in component procedures.

Fourth, the rule adds seizure-forforfeiture authority for the FBI in 18 U.S.C. section 1594 cases (forfeiture of property involved in peonage and slavery (Pub. L. 106-386; 114 Stat. 1464 (October 28, 2000)).

Fifth, the rule modifies the regulations at 28 CFR part 9 governing petitions for remission or mitigation of forfeiture to refer only to DEA's "Forfeiture Counsel" as the pertinent official in DEA's forfeiture cases; to incorporate where applicable CAFRA's statutory criteria for innocent ownership; and to provide discretionary authority for the Ruling Officer to waive the payment of forfeiture-related costs and expenses, except payments of awards based on the forfeiture and payments of the recognized interests of other third parties in the property forfeited, as a condition of remission in cases in which the petitioner is a victim of the underlying offense. In addition, the discretionary authority to waive costs in remissions to owners and lienholders that is already provided at 28 CFR 9.7(a)(3) and 9.7(b)(2)(i) and (ii) is amended to incorporate the same exceptions as those applicable in remissions to victims.

Timetable:

Action	Date	FR Cite
NPRM	02/00/07	
NPRM Comment	04/00/07	
Period End		

Regulatory Flexibility Analysis Required: No

Government Levels Affected: None

Agency Contact: John Hieronymus, Forfeiture Counsel, Department of Justice, Office of Domestic Operations, Asset Forfeiture Section, Caller Number

91017, Arlington, VA 22202 Phone: 202 307–7636 Maury V. Taylor, Forfeiture Counsel, Department of Justice, FBI, Office of the General Counsel, J. Edgar Hoover Building, 935 Pennsylvania Avenue NW, Washington, DC 20535 Phone: 202 324–9700

RIN: 1105-AA74

2032. PROCEDURES FOR SUSPENSION AND REMOVAL OF PANEL TRUSTEES AND STANDING TRUSTEES

Priority: Other Significant

Legal Authority: 28 USC 586(d)(2)

CFR Citation: 28 CFR 58 Legal Deadline: None

Abstract: The Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 ("BAPCPA") (Pub. L. No. 109-8) amended 28 U.S.C. 586(d)(2) to clarify that standing trustees and panel trustees who cease to be assigned to cases filed under title 11, United States Code, may obtain judicial review of the final agency decision by commencing an action in the District court after first exhausting all available administrative remedies, which if the trustee so elects, shall also include an administrative hearing on the record. The Attorney General is directed to prescribe procedures to implement these changes. Pursuant to an order dated October 14, 2005, the Attorney General delegated his authority to promulgate rules necessary to implement the provisions of the BAPCPA that relate to the administration and supervision of bankruptcy cases by the United States Trustee Program to the Director of the **Executive Office for United States** Trustees. 28 CFR 58.6 currently sets forth the procedures for suspension and removal of panel trustees and standing trustees. The Executive Office for United States Trustees is amending these procedures to reflect the changes required by 28 U.S.C. 586(d)(2) under the authority delegated by the Attorney General in his October 14, 2005, order.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	
NPRM Comment Period End	05/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Roberta A. DeAngells, General Counsel, Department of Justice, Executive Office for United States Trustees, Suite 8100, 20 Massachusetts Avenue NW, Washington, DC 20530 Phone: 202 307–1399

Fax: 202 307-2397

Email: roberta.a.deangells@ust.doj.gov

RIN: 1105–AB12

2033. REVISION TO UNITED STATES MARSHALS SERVICE FEES FOR SERVICES

Priority: Other Significant

Legal Authority: 5 USC 301; 28 USC 509; 28 USC 510; 28 USC 515 to 519

CFR Citation: 28 CFR 0 **Legal Deadline:** None

Abstract: This rule increases the fee from \$45 per person per hour to \$50 per person per hour for process served or executed personally by a United States Marshals Service employee, agent, or contractor. This fee increase reflects the current costs to the United States Marshals Service for service of process in Federal court proceedings.

Timetable:

Action	Date	FR Cite
NPRM	12/00/06	
NPRM Comment	01/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Joe Lazar, Associate General Counsel, United States Marshals Service, Department of Justice, CS–3, 12th Floor, Washington, DC 20530

Phone: 202 307-9054

RIN: 1105–AB14

2034. CONFORMING OVW GRANT PROGRAMS REGULATIONS TO STATUTORY CHANGES

Priority: Substantive, Nonsignificant

Legal Authority: PL 109–162 CFR Citation: 28 CFR 90 Legal Deadline: None

Abstract: The Office on Violence Against Women issued a Notice of Proposed Rulemaking in December 2003 relating to clarification of the match requirement under the STOP DOJ—LA Proposed Rule Stage

Formula Grant Program and the STOP Violence Against Indian Women Discretionary Grant Program. On January 5, 2006, President Bush signed the Violence Against Women and Department of Justice Reauthorization Act of 2005 (VAWA 2005, Pub. L. 109-162). VAWA 2005 changed the match requirements governing these programs and made other changes to OVW grant programs. Because of this, the specific changes proposed in the prior Notice are no longer applicable. Changes to the match requirement due to VAWA 2005 will be included in this new rulemaking.

This rule proposes to amend the regulations for certain violence against women grant programs to comply with statutory changes. The STOP (Services-Training-Officers-Prosecutors) Violence Against Women Formula Grant Program and the STOP Violence Against Indian Women Discretionary Grant Program are codified at 42 U.S.C. 3796gg through 3796gg-5. The final rule for these programs, found at 28 CFR part 90, was promulgated on April 18, 1995. The Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program is codified at 42 U.S.C. 3796hh through 3796hh-4. The final rule for the program, found at 28 CFR part 90, subpart D, was promulgated on August 6, 1996. The Grants to Reduce Violent Crimes Against Women on Campus Program was authorized by title VIII, part E, section 826, of the Higher Education Amendments of 1998, Public Law No. 105-244, 112 Stat. 1581 (Oct. 7, 1998). VAWA 2005 reauthorized the program and removed it from the Higher Education Amendments. The final rule for the program, found at 28 CFR part 90, subpart E, was promulgated on July 22, 1999. This rule proposes to amend the regulations governing the STOP Violence Against Women Formula Grant Program, the STOP Violence Against Indian Women Discretionary Grant Program, the Grants to Encourage Arrest Policies and **Enforcement of Protection Orders** Program, and the Grants to Reduce Violent Crimes Against Women on Campus Program to comply with the amendments to these programs enacted by VAWA 2005. These proposed changes to the regulations simply incorporate statutory changes and make some minor technical corrections.

Ti	m	eta	bl	e:

Action	Date	FR Cite
NPRM	08/00/07	
NPRM Comment Period End	10/00/07	

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

Additional Information: This rulemaking incorporated the action previously reported under RINs 1105-AB07 and 1121-AA67.

Agency Contact: Ms. Marnie Shiels, Department of Justice, Office on Violence Against Women, Washington, DC 20405

Phone: 202 305–2981 Email: marnie.shiels@usdoj.gov

RIN: 1105-AB15

2035. PROCEDURES FOR REVIEW OF DENIAL OF CLAIMS OF STANDING TRUSTEE FOR ACTUAL, NECESSARY EXPENSES

Priority: Substantive, Nonsignificant **Legal Authority:** 28 USC 586(e)(4)

CFR Citation: 28 CFR 58 Legal Deadline: None

Abstract: This rule sets forth the procedures for the administrative review of denials of standing trustees claims that certain expenses are actual, necessary for their administration of chapter 12 and 13 cases. Section 1231(b) of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 ("BAPCPA"), as codified at 28 U.S.C. 586(e)(3)(4) requires that: (1) Standing trustees exhaust all administrative remedies pertaining to denial of a claim of actual, necessary expenses before seeking judicial review of them; and, (2) the Attorney General prescribe procedures for administrative review of such claim denials. This rule ensures that the process of administratively reviewing denials of standing trustees' expense claims is fair and effective.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	
NPRM Comment	05/00/07	
Period End		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Roberta A. DeAngells, General Counsel, Department of Justice, Executive Office for United States Trustees, Suite 8100, 20 Massachusetts Avenue NW, Washington, DC 20530

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Email: roberta.a.deangells@ust.doj.gov

RIN: 1105–AB16

2036. APPLICATION PROCEDURES AND CRITERIA FOR APPROVAL OF NONPROFIT BUDGET AND CREDIT COUNSELING AGENCIES AND APPROVAL OF PROVIDERS OF A PERSONAL FINANCIAL MANAGEMENT INSTRUCTIONAL COURSE BY U.S. TRUSTEES

Priority: Other Significant Legal Authority: 11 USC 111 CFR Citation: 28 CFR 58 Legal Deadline: None

Abstract: This rule sets forth the application procedures to be used by United States Trustees for approval of nonprofit budget and credit counseling agencies and for approval of providers of a personal financial management instructional course under the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 ("BAPCPA"). Under the BAPCPA, individual debtors are required to consult with approved agencies to receive a briefing on the opportunities for credit counseling and a budget analysis, within 180 days before filing for bankruptcy relief, and to consult with approved providers of a personal financial management instructional course, after filing for relief, before receiving a discharge of their debts. The BAPCPA also sets forth procedures and standards for the United States Trustee to use in approving agencies and providers for subsequent inclusion on a publicly available agency list and provider list in each Federal judicial district where they are deemed qualified to counsel or instruct individuals.

Timetable:

Action	Date	FR Cite
Interim Final Rule	07/05/06	71 FR 38076
Interim Final Rule	07/05/06	
Effective		

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Action	Date	FR Cite
Interim Final Rule Comment Period End	09/05/06	
NPRM	05/00/07	
Pegulatory Flevik	ility Apoly	oio

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: Roberta A. DeAngells, General Counsel, Department of Justice, Executive Office for United States Trustees, Suite 8100, 20 Massachusetts Avenue NW, Washington, DC 20530

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RIN: 1105-AB17

2037. ● REVISED INSPECTION OF RECORDS RELATING TO DEPICTION OF SEXUALLY EXPLICIT PERFORMANCES

Priority: Other Significant Legal Authority: 18 USC 2257; PL

109-248

CFR Citation: 28 CFR 75 Legal Deadline: None

Abstract: In the Child Protection and Obscenity Enforcement Act of 1998, Public Law No. 100-690, as amended by the Child Protection Restoration and Penalties Enhancement Act of 1990, Public Law No. 101-647, and the Prosecutorial Remedies and Other Tools to End the Exploitation of Children Today Act of 2003, Public Law No. 108-21, Congress set forth requirements at section 2257, title 18, United States Code, concerning

recordkeeping requirements for producers of sexually explicit material. Section 2257 of title 18, United States Code, specifies steps that must be taken by persons who produce materials depicting sexually explicit conduct to determine the names and dates of birth of persons depicted in those materials, lists records that must be kept by persons producing those materials, and requires that notices as to the location of those records be affixed to those materials. 28 CFR part 75 contains recordkeeping and inspection requirements implementing section 2257, title 18, United States Code. On May 24, 2005 (70 FR 29607), the Department published a final rule amending these requirements at 28 CFR part 75 to bring the regulations up to date and to make the inspection process effective for the purposes set by Congress in enacting section 2257. This rule amends the recordkeeping

This rule amends the recordkeeping and inspection requirements of 28 CFR part 75 to account for changes in the underlying statute, 18 U.S.C. section 2257, made by the Adam Walsh Child Protection and Safety Act of 2006.

Timetable:

Action	Date	FR Cite
NPRM	01/00/07	
NPRM Comment	03/00/07	
Period End		

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Agency Contact: Andrew Oosterbaan, Chief, Child Exploitation and Obscenity Section, Department of Justice, 1400 New York Avenue NW, Suite 600,

Washington, DC 20530 Phone: 202 514–5780 Fax: 202 514–1793 RIN: 1105–AB18

2038. ● IMPLEMENTATION OF SECTION 503 OF THE ADAM WALSH CHILD PROTECTION AND SAFETY ACT OF 2006

Priority: Other Significant **Legal Authority:** 18 USC 2257A

CFR Citation: 28 CFR 75 Legal Deadline: None

Abstract: This rule adds recordkeeping and inspection requirements to title 28 of the Code of Federal Regulations to implement 18 U.S.C. section 2257A. Section 2257A, enacted as section 503 of the Adam Walsh Child Protection and Safety Act of 2006, requires producer of depictions of simulated sexually explicit conduct to maintain records of the identities and ages of performers in those depictions.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	
NPRM Comment	05/00/07	
Period End		

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Agency Contact: Andrew Oosterbaan, Chief, Child Exploitation and Obscenity Section, Department of Justice, 1400 New York Avenue NW, Suite 600, Washington, DC 20530

Phone: 202 514–5780 Fax: 202 514–1793

RIN: 1105–AB19

Department of Justice (DOJ) Legal Activities (LA)

Final Rule Stage

2039. DESIGNATION OF AGENCIES TO RECEIVE AND INVESTIGATE REPORTS REQUIRED UNDER THE PROTECTION OF CHILDREN FROM SEXUAL PREDATORS ACT

Priority: Substantive, Nonsignificant Legal Authority: 42 USC 13032 CFR Citation: 28 CFR 81

Legal Deadline: NPRM, Statutory, April

28, 1999.

Abstract: On October 30, 1998, Congress passed the Protection of

Children From Sexual Predators Act of 1998 (PCSPA). The PCSPA requires providers of an electronic communication service or a remote computing service to the public, through a facility or means of interstate or foreign commerce, to report incidents of child pornography as defined by sections 2251, 2251A, 2252, 2252A, or 2260 of title 18, United States Code, to the appropriate Federal agency. In order to facilitate effective reporting, the PCSPA requires the

Attorney General to "designate an agency" to receive and investigate such reports of child pornography. The proposed rule previously published set forth the Attorney General's proposed designations and certain other matters covered by the PCSPA's reporting requirements.

On November 29, 1999, as part of the Consolidated Appropriations Act, 2000, Public Law 106-113, 113 Stat. 1501, Congress amended 42 U.S.C. 13032 to require providers to report such

DOJ—LA Final Rule Stage

incidents to the Cyber Tipline at the National Center for Missing and Exploited Children (NCMEC), which shall forward that report to a law enforcement agency or agencies designated by the Attorney General. As amended by the Prosecutorial Remedies and Other Tools to End the Exploitation of Children Today Act of 2003, Public Law No. 108-21, the PCSPA also requires providers to report incidents of child pornography involving violations of section 2252B of title 18. United States Code, and incidents of violations of section 1466A, title 18, United States Code, and permits NCMEC to forward reports to State and local law enforcement agencies where appropriate. On November 4, 2003, an interim final rule was published designating four Federal law enforcement agencies that will receive reports pursuant to 42 U.S.C. 13032. These include the Federal Bureau of Investigation, the Bureau of Immigration and Customs Enforcement, the U.S. Postal Inspection Service, and the U.S. Secret Service.

In a related matter, RIN 1105-AB06, "Reporting Under the Protection of Children From Sexual Predators Act, as Amended," the Department is preparing a notice of proposed rulemaking to provide guidance to those law enforcement agencies and to the providers making the reports.

Timetable:

Action	Date	FR Cite
NPRM	05/26/99	64 FR 28422
NPRM Comment Period End	07/26/99	
Interim Final Rule	11/04/03	68 FR 62370
Interim Final Rule Effective	12/04/03	
Interim Final Rule Comment Period End	01/05/04	
Final Action	12/00/06	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: Federal

Agency Contact: Andrew Oosterbaan, Chief, Child Exploitation and Obscenity Section, Department of Justice, 1400 New York Avenue NW, Suite 600, Washington, DC 20530

Phone: 202 514–5780 Fax: 202 514–1793

RIN: 1105-AA65

2040. GUIDELINES FOR THE PROTECT ACT AMENDMENTS TO THE JACOB WETTERLING CRIMES AGAINST CHILDREN AND SEXUALLY VIOLENT OFFENDER REGISTRATION ACT

Priority: Info./Admin./Other Legal Authority: 42 USC 14071; PL

CFR Citation: None **Legal Deadline:** None

108 - 21

Abstract: Section 170101 of the Violent Crime Control and Law Enforcement Act of 1994, Public Law No. 103-322, 108 Stat. 1796, 2038 (codified at 42 U.S.C. 14071) contains the Jacob Wetterling Crimes Against Children and Sexually Violent Offender Registration Act (the "Wetterling Act"). The Wetterling Act sets minimum national standards for State sex offender registration and community notification programs and directs the Attorney General to issue guidelines for such programs. The main set of current Wetterling Act guidelines was published on January 5, 1999, in the Federal Register (64 FR 572, with corrections at 64 FR 3590), and a supplementary set of guidelines for the Campus Sex Crimes Prevention Act amendment to the Wetterling Act was published on October 25, 2002, in the Federal Register (67 FR 65598). States that fail to comply with the Wetterling Act's requirements (as implemented and explained in the Attorney General's guidelines) are subject to a mandatory 10 percent reduction of the formula grant funding available under the Edward Byrne Memorial State and Local Law Enforcement Assistance Program (42 U.S.C. 3756), which is administered by the Bureau of Justice Assistance of the Department of Justice. Subsequent to the publication of the current Wetterling Act guidelines, the Wetterling Act was amended by

Assistance of the Department of Justice. Subsequent to the publication of the current Wetterling Act guidelines, the Wetterling Act was amended by sections 604 and 605 of the Prosecutorial Remedies and Other Tools to end the Exploitation of Children Today Act of 2003, or PROTECT Act, Public Law 108-21, 117 Stat. 650, 688 (2003). These amendments provide that the means by which a State provides information to the public concerning registered sex offenders must include an Internet site and add child pornography production and distribution offenses to the list of crimes against children for which registration is required under the

Wetterling Act's standards. Supplementary guidelines are necessary to take account of the PROTECT Act amendments to the Wetterling Act.

Timetable:

Action	Date	FR Cite
Notice of Proposed Guidelines	03/15/05	70 FR 12721
Proposed Guidelines Comment Period End	05/16/05	
Final Guidelines	03/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Agency Contact: David J. Karp, Senior Counsel, Department of Justice, 950 Pennsylvania Avenue NW, Room 4503,

Washington, DC 20530 Phone: 202 514–3273 **RIN:** 1105–AB08

2041. DNA SAMPLE COLLECTION FROM FEDERAL OFFENDERS UNDER THE JUSTICE FOR ALL ACT OF 2004

Priority: Other Significant

Legal Authority: 5 USC 301; 28 USC 509; 28 USC 510; PL 108–405

CFR Citation: 28 CFR 28 Legal Deadline: None

Abstract: The Department of Justice is publishing this rule to implement section 203(b) of Public Law 108-405, the Justice for All Act of 2004. The Justice for All Act of 2004 authorizes the Department of Justice to treat offenses in certain specified categories as qualifying Federal offenses for purposes of DNA sample collection. This rule amends regulations to reflect new categories of Federal offenses subject to DNA sample collection. The Justice for All Act amendment added "[a]ny felony" as a specified offense category in 42 U.S.C. 14135a(d) thereby permitting the collection of DNA samples from all convicted Federal felons. This rule includes the new "any felony" category and does not change the coverage of misdemeanors in certain categories already included under prior law.

Timetable:

Action	Date	FR Cite
Interim Final Rule	01/31/05	70 FR 4763
Interim Final Rule Effective	01/31/05	

DOJ—LA Final Rule Stage

Action	Date	FR Cite
Interim Final Rule Comment Period End	04/01/05	
Final Action	04/00/07	
Regulatory Flexib	ility Analy	sis

Required: No

Small Entities Affected: No Government Levels Affected: None

Agency Contact: David J. Karp, Senior Counsel, Department of Justice, 950 Pennsylvania Avenue NW, Room 4503,

Washington, DC 20530 Phone: 202 514–3273 **RIN:** 1105–AB09

2042. PRESERVATION OF BIOLOGICAL EVIDENCE UNDER 18 U.S.C. 3600A

Priority: Other Significant Legal Authority: 18 USC 3600A CFR Citation: 28 CFR 28

Legal Deadline: Other, Statutory, April 28, 2005, Implementing regulations required within 180 days of enactment.

Abstract: The Department of Justice is publishing this rule to implement 18 U.S.C. 3600A. That statute requires the Federal Government to preserve biological evidence in Federal criminal cases in which defendants are under sentences of imprisonment, subject to certain limitations and exceptions. Subsection (e) of the statute requires the Attorney General to promulgate regulations to implement and enforce the statute. This rule adds a new

subchapter C to 28 CFR part 28 to effect the required implementation and enforcement of 18 U.S.C. 3600A. The new provisions added by this rule explain and interpret the evidence preservation requirement of 18 U.S.C. 3600A, and include provisions concerning sanctions for violations of that requirement.

Timetable:

Action	Date	FR Cite
Interim Final Rule Interim Final Rule	04/28/05 06/27/05	70 FR 21951
Comment Period End Final Action	05/00/07	
Final Action	05/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: Federal Agency Contact: David J. Karp, Senior

Counsel, Department of Justice, 950 Pennsylvania Avenue NW, Room 4503,

Washington, DC 20530 Phone: 202 514–3273 **RIN:** 1105–AB10

2043. SUPPLEMENT TO JUSTICE DEPARTMENT PROCEDURES AND COUNCIL ON ENVIRONMENTAL QUALITY REGULATIONS TO ENSURE COMPLIANCE WITH THE NATIONAL ENVIRONMENTAL POLICY ACT

Priority: Other Significant

Legal Authority: 42 USC 4321; 42 USC 4371; 42 USC 7609; 28 CFR 61; 40 CFR

1500

CFR Citation: 28 CFR 61 Legal Deadline: None

Abstract: This rule adds appendix E to part 61 of the Department of Justice's regulations to ensure better compliance with the National Environmental Policy Act of 1969. The rule supplements existing Department procedures and regulations of the Council on Environmental Quality and only pertains to internal procedures of the United States Marshals Service.

Timetable:

Action	Date	FR Cite
NPRM	01/20/06	71 FR 3248
NPRM Comment Period End	03/21/06	
Final Action	12/00/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None

Agency Contact: Joseph Band,

Department of Justice, CS/3, 12th Floor,

Washington, DC 20530 Phone: 202 307–9456

RIN: 1105-AB13

Department of Justice (DOJ) Legal Activities (LA)

2044. ETHICAL STANDARDS FOR ATTORNEYS FOR THE GOVERNMENT

Priority: Substantive, Nonsignificant

CFR Citation: 28 CFR 77

Timetable:

Action	Date	FR Cite
Interim Final Rule	04/19/99	64 FR 19273
Interim Final Rule Comment Period End	06/21/99	
Final Action	To Be	Determined

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None

Agency Contact: Barbara Kammerman

Phone: 202 514–0458 Fax: 202 353–7491 **RIN:** 1105–AA67

2045. NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM (NMVTIS) REPORTING REGULATIONS

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

CFR Citation: Not Yet Determined

Timetable:

Action	Date	FR Cite
NPRM	To Be	Determined

Long-Term Actions

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: Businesses
Government Levels Affected: None

Agency Contact: Deborah Sorkin

Phone: 202 305–4023 Fax: 202 305–0562

RIN: 1105-AA71

DOJ—LA Long-Term Actions

2046. REPORTING UNDER THE PROTECTION OF CHILDREN FROM SEXUAL PREDATORS ACT AS AMENDED

Priority: Other Significant **CFR Citation:** 28 CFR 81

Action Date FR Cite NPRM To Be Determined

Regulatory Flexibility Analysis Required: Undetermined

Government Levels Affected: None

Agency Contact: Andrew Oosterbaan

Phone: 202 514–5780 Fax: 202 514–1793 **RIN:** 1105–AB06

Department of Justice (DOJ) Office of Justice Programs (OJP)

Proposed Rule Stage

2047. VICTIMS OF CRIME ACT (VOCA) CRIME VICTIM COMPENSATION PROGRAM REGULATIONS

Priority: Substantive, Nonsignificant. Major status under 5 USC 801 is undetermined.

Legal Authority: 42 USC 10602; 42

USC 10604

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The Victims of Crime Act (VOCA) Crime Victim Compensation Program regulations provide the parameters under which state agencies may use these funds to reimburse crime victims directly for expenses related to crime. Expenses that must be covered are lost wages, medical and mental health costs, and funeral and burial costs. States, at their discretion, may cover loss of support, crime scene cleanup, and other such expenses.

VOCA funds are obtained from the Crime Victims Fund in the U.S. Treasury, which consists of fines, fees, and bond forfeitures from federal offenders.

Timetable:

Action	Date	FR Cite
NPRM	01/00/07	
NPRM Comment Period End	03/00/07	
Penoa Ena		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No Government Levels Affected: State

Additional Information:

TRANSFERRED RIN: This rulemaking 1121-AA68 continues the rulemaking previously listed as "child" RIN 1121-AA66 under "parent" RIN 1121-AA61. This rulemaking has been transferred to RIN 1121-AA68 because the computer system used by the Regulatory Information Service Center (RISC) to compile the Unified Agenda no longer supports "parent" and "child" RINs.

This rulemaking is not a new action. (For another VOCA-related rulemaking, see RIN 1121-AA69)

Agency Contact: Timothy Hagle, Deputy Director, Office for Victims of Crime, Department of Justice, Office of Justice Programs, 810 7th Street NW, Washington, DC 20531

Phone: 202 305–1209 Email: timothy.hagle@usdoj.gov

RIN: 1121-AA68

2048. VICTIM OF CRIME ACT (VOCA) VICTIM ASSISTANCE PROGRAM

Priority: Other Significant. Major status under 5 USC 801 is undetermined.

Legal Authority: 42 USC 10603; 42 USC 10604

USC 10604

CFR Citation: Not Yet Determined

Legal Deadline: None

Abstract: The Victim Assistance Program Regulations provide the parameters under which State agencies may use these funds to award grants to government and nonprofit organizations to provide direct services to crime victims. Local programs include child abuse, homicide survivor, drunk driving, sexual assault, and domestic violence. More than three million crime victims are served through these grants.

Victims of Crime Act (VOCA) funds are obtained from the Crime Victims Fund in the U.S. Treasury, which consists of fines, fees, and bond forfeitures from Federal offenders.

Costs to States are limited, as the VOCA grant provides for administrative costs for these programs.

Timetable:

Action	Date	FR Cite
NPRM	02/00/07	
NPRM Comment	04/00/07	
Period End		

Regulatory Flexibility Analysis Required: No

Small Entities Affected: No

Government Levels Affected: State

Additional Information:

TRANSFERRED RIN: This rulemaking 1121-AA69 continues the rulemaking previously listed as "child" RIN 1121-AA65 under "parent" RIN 1121-AA61. This rulemaking has been transferred to RIN 1121-AA69 because the computer system used by the Regulatory Information Service Center (RISC) to compile the Unified Agenda no longer supports "parent" and "child" RINs. This rulemaking is not a new action. (For another VOCA-related rulemaking, see RIN 1121-AA68).

Agency Contact: Timothy Hagle, Deputy Director, Office for Victims of Crime, Department of Justice, Office of Justice Programs, 810 7th Street NW,

Washington, DC 20531 Phone: 202 305–1209

Email: timothy.hagle@usdoj.gov

RIN: 1121–AA69

2049. ● AIMEE'S LAW

Priority: Substantive, Nonsignificant

Legal Authority: 42 USC 13713 **CFR Citation:** Not Yet Determined

Legal Deadline: None

Abstract: The Office of Justice Programs (OJP) is implementing Aimee's Law (Pub. L. No. 106-386, sec. 2001), which enables States to recover the costs of apprehending, convicting, and incarcerating individuals who commit certain heinous crimes, where those individuals previously were incarcerated for identical crimes in other States but granted early release. After consultation with relevant agencies and stakeholders, OJP will promulgate regulations that will assist in the effective implementation of the law, particularly relating to administration and data-collection.

DOJ-OJP Proposed Rule Stage

l imetable:		
Action	Date	FR Cite
NPRM	02/00/07	
NPRM Comment Period End	04/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected: State**

Agency Contact: Peter Brien. Attorney-Advisor, Department of Justice, Office of Justice Programs, 810 7th Street, Room 5400, Washington, DC 20531

Phone: 202 305-0643 Fax: 202-307-1419

Email: peter.brien@usdoj.gov

RIN: 1121-AA71

2050. • RESEARCH MISCONDUCT

Priority: Substantive, Nonsignificant Legal Authority: 65 FR 76260 CFR Citation: 28 CFR 82

Legal Deadline: None

Abstract: This rule implements the Department of Justice's (DOJ) "Federal Policy on Research Misconduct" by setting forth the definition of research misconduct, procedure for investigating allegations of research misconduct and recommending findings, and procedure for adjudicating and appealing such findings. This rule will ensure the integrity of research funded or supported by DOJ.

Timetable:

Action	Date	FR Cite
NPRM	03/00/07	

Action	Date	FR Cite
NPRM Comment Period End	05/00/07	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No **Government Levels Affected:**

Undetermined

Agency Contact: Peter Brien, Attorney-Advisor, Department of Justice, Office of Justice Programs, 810 7th Street, Room 5400, Washington, DC

20531 Phone: 202 305-0643

Fax: 202-307-1419 Email: peter.brien@usdoj.gov

RIN: 1121–AA72

2051. ● IMPLEMENTATION OF OMB **GUIDANCE ON NONPROCUREMENT DEBARMENT AND SUSPENSION**

Priority: Substantive, Nonsignificant Legal Authority: 5 USC 301; 28 USC

509 and 510, 515 to 519

CFR Citation: 28 CFR 67; 28 CFR 83;

2 CFR 28

Legal Deadline: None

Abstract: The Department of Justice (DOJ) is participating with other Federal agencies in the final step of an initiative of the Office of Management and Budget (OMB) to make the rules on nonprocurement suspension and debarment easier to find and use. On May 11, 2004 (69 FR 27276), a new title 2 "Grants and Agreements" was established in the Code of Federal Regulations (CFR) as the location of all grants-related Governmentwide guidance and agency implementing

regulations. On March 11, 2005 (70 FR 12144), the Department published a final rule completing its adoption of the Governmentwide "common rule." which recast the nonprocurement suspension and debarment regulations in plain English and made other required updates. On August 31, 2005 (70 FR 51863), OMB published nonprocurement guidance on suspension and debarment guidance in part 180 of the new 2 CFR.

This rule is the final step in the current rulemaking process whereby agencies will (1) replace the agency's part containing the full text of the suspension and debarment common rule with a brief part implementing the OMB guidance; (2) include in that brief part any agency-specific guidance supplementing the OMB guidance; and (3) colocate the part in title 2 CFR with OMB's guidance and other agencies' rules.

Timetable:

Action	Date	FR Cite
NPRM	12/00/06	
NPRM Comment	01/00/07	
Period End		

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: None Agency Contact: Scott A. Chutka,

Department of Justice, Office of Justice Programs, 810 7th Street NW, Washington, DC 20531

Phone: 202 514-9775 Email: scott.chutka@usdoj.gov

RIN: 1121–AA73

Department of Justice (DOJ) Office of Justice Programs (OJP)

Final Rule Stage

2052. CORRECTIONAL FACILITIES ON TRIBAL LANDS GRANT PROGRAM

Priority: Substantive, Nonsignificant Legal Authority: 42 USC 13701 et seq

CFR Citation: 28 CFR 91 Legal Deadline: None

Abstract: The Office of Justice Programs is issuing this rulemaking to amend the title and the definitions of "Indian tribe" and "construction" within 28 CFR part 91, subpart C (which outlines the requirements and

procedures to award grants to Indian tribes for constructing jails on tribal lands for the incarceration of offenders subject to tribal jurisdiction). Congress has mandated a new definition of "Indian tribe," and with this broader definition, Federal funds through the Office of Justice Programs are now available to a larger universe of tribal entities. The amendment to the definition of "construction" is simply to expand and clarify the existing definition to assist applicants and

grantees in better understanding the allowable scope a project may take.

Timetable:

Action	Date	FR Cite
Interim Final Rule	09/24/96	61 FR 49969
Correction	10/18/96	61 FR 54333
Interim Final Rule Comment Period End	10/24/96	
Second Interim Final Rule	01/15/04	69 FR 2298

DOJ—OJP Final Rule Stage

Action Date FR Cite

Second Interim Final 03/15/04
Rule Comment
Period End
Final Action 01/00/07

Regulatory Flexibility Analysis Required: No

Small Entities Affected: Governmental Jurisdictions

Government Levels Affected: Tribal

Agency Contact: Maria Pressley, Special Projects Manager, BJA, Department of Justice, Office of Justice Programs, 810 7th Street NW,

Washington, DC 20531 Phone: 202 353–8643 Fax: 2023544126

Email: maria.pressley@usdoj.gov

RIN: 1121–AA41

2053. BULLETPROOF VEST PARTNERSHIP GRANT ACTS OF 1998 AND 2000

Priority: Substantive, Nonsignificant Legal Authority: 42 USC 3796ll CFR Citation: 28 CFR 33

Legal Deadline: NPRM, Statutory, September 14, 1998.

Abstract: The Bureau of Justice Assistance (BJA) is publishing final regulations implementing the Bulletproof Vest Partnership Grant Acts of 1998 and 2000, which authorize BJA funds to eligible States, units of local government, and Indian tribes to purchase armored vests for use by law enforcement officers. This final rule reflects the revised process by which eligible jurisdictions may register, apply, and request funding under BJA's Internet-Based Bulletproof Vest Partnership Grant Program.

On September 23, 1998, BJA published an interim final rule, with a request for comments (63 FR 50759). The interim final rule established the process by which BJA would implement the Bulletproof Vest Partnership Grant Act of 1998. BJA did not receive any comments in response to the interim final rule. Nevertheless, BJA initiated numerous outreach efforts, in the form of focus groups and beta testing, to ensure that all affected parties had ample opportunity to review and participate in the program's design and development.

Timetable:

Action	Date	FR Cite
Interim Final Rule	09/23/98	63 FR 50759
Interim Final Rule Effective	09/23/98	
Interim Final Rule Comment Period End	11/23/98	
Second Interim Final Rule	03/00/07	

Regulatory Flexibility Analysis

Required: Yes

Small Entities Affected: Businesses Government Levels Affected: Local, State, Tribal

Agency Contact: Linda

Hammond–Decker, Program Manager, Department of Justice, Office of Justice Programs, 810 7th Street NW,

Washington, DC 20053 Phone: 202 514–6015 **RIN:** 1121–AA48

2054. ENVIRONMENTAL IMPACT REVIEW PROCEDURES FOR THE VOI/TIS GRANT PROGRAM

Priority: Substantive, Nonsignificant **Legal Authority:** 42 USC 13701 et seq, as amended by PL 104–134; 42 USC 4321 et seq; 40 CFR 1500 to 1508

CFR Citation: 28 CFR 91 Legal Deadline: None

Abstract: The Office of Justice
Programs is issuing this final rule to
set forth the procedures that it and the
States that are awarded Federal funds
under the Violent Offender
Incarceration/Truth-in-Sentencing
Grants Program must follow in order
to comply with the environmental
impact review procedures mandated by
the National Environmental Policy Act,
the Council on Environmental Quality's
implementing regulations, and other
related Federal environmental impact
review requirements.

Timetable:

Action	Date	FR Cite
Interim Final Rule	08/08/00	65 FR 48592
Interim Final Rule Effective	08/08/00	
Interim Final Rule Comment Period End	10/10/00	
Final Action	02/00/07	

Regulatory Flexibility Analysis Required: No

Government Levels Affected: Federal, Local, State, Tribal

Agency Contact: Steve Antkowiak, Special Projects Manager, Department of Justice, Office of Justice Programs, 810 7th Street NW, Washington, DC 20531

Phone: 202 514-7663

Email: steve.antkowiak@usdoj.gov

RIN: 1121–AA52

Department of Justice (DOJ) Office of Justice Programs (OJP)

2055. CRIMINAL INTELLIGENCE SYSTEMS OPERATING POLICIES

Priority: Substantive, Nonsignificant

CFR Citation: 28 CFR 23

Timetable:

Action Date FR Cite

NPRM To Be Determined

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Long-Term Actions

Government Levels Affected: State

Agency Contact: George Pruden II

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RIN: 1121–AA59

Department of Justice (DOJ) Office of Justice Programs (OJP)

Completed Actions

2056. PUBLIC SAFETY OFFICERS' BENEFITS PROGRAM

Priority: Other Significant **CFR Citation:** 28 CFR 32

Completed:

Reason	Date	FR Cite
Final Action	08/10/06	71 FR 46028
Final Action Effective	09/11/06	

Regulatory Flexibility Analysis

Required: No

Government Levels Affected: None Agency Contact: Hope Janke

Phone: 202 307–2858 Email: hope.janke@usdoj.gov

RIN: 1121–AA56

2057. INTERNATIONAL TERRORISM VICTIM EXPENSE REIMBURSEMENT PROGRAM

ROGRAM

Priority: Other Significant **CFR Citation:** None

Completed:

Reason	Date	FR Cite
Final Action	09/06/06	71 FR 52446
Final Action Effective	10/06/06	

Regulatory Flexibility Analysis

Required: No

Small Entities Affected: No

Government Levels Affected: Federal,

Local, State, Tribal

Agency Contact: Barbara Walker

Phone: 202 305–1696

RIN: 1121–AA63

[FR Doc. 06-7684 Filed 12-08-06; 8:45 am]

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