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SUMMARY OF REVISIONS

This document is substantially revised and must be completely reviewed.

It realigns the responsibility from Office of the Secretary of the Air Force, Directorate of Plans, Programs and Budget (SAF/AAX) to AF-CIO/P, updates references, and expands and clarifies terms used in the FR/CFR publication system.

1. The Department of the Air Force will:

   1.1. Participate in the regulatory activities of the DoD and adhere to guidelines provided by the OSD and the Director of Administration and Management (DA&M).

   1.2. Determine when it’s appropriate to encourage maximum participation of the public in the formulation of its documents by allowing public comments on proposed rules or notices affecting them.


   1.4. Publish an Air Force document in the FR for public comment if:

      1.4.1. It confers a right or privilege on a segment of the public or has a direct or substantial impact on the public or any significant portion of the public.

      1.4.2. It prescribes a course of conduct that must be followed by persons outside the Government to avoid a penalty, or secure a right or privilege.

      1.4.3. It constitutes authority for persons outside the Government to act or to secure immunity from the consequences of not acting.

      1.4.4. It imposes an obligation on the general public or members of a class of persons outside the Government.

      1.4.5. It describes where the public may obtain information, instructions, and forms; make submittals or requests; take examinations; or obtain decisions.

      1.4.6. It describes procedures by which it conducts its business with the public.

   1.5. Establish a Federal Register Liaison Office and designate an Air Force Federal Register Liaison Officer (AFFRLO) to conduct business directly with the Office of the Federal Register.

2. Exemptions. Documents are not usually published in the FR if the rule:

   2.1. Is directed at an individual in his or her capacity as an employee of a Federal agency or a member of the Armed Forces.

   2.2. Pertains to a military or foreign affairs function of the United States, determined under the criteria of an E.O. or statute, to require a security classification in the interest of national defense or foreign policy.

   2.3. Is limited to Air Force organization, management, or personnel matters.
3. **The Federal Register Liaison Office.** AF-CIO/P is designated to perform Federal Register duties and support the duties required of the AFFRLO. The AFFRLO will:

3.1. Act as the single point of contact with the Office of the Federal Register (OFR).

3.2. Coordinate on draft Air Force documents (i.e., proposed or final rules, interim rules) requiring publication in the FR (see AFI 33-360, Volume 1, *Publications Management Program*).

3.3. Provide advice and guidance to Air Force personnel on publishing rules and notices in the FR.

3.4. Coordinate with the Secretary of the Air Force Office of General Counsel (SAF/GC) when necessary to determine whether or not a document (proposed/final rule/notice) should be published in the FR.

3.5. Ensure that rules prepared by Air Force organizations include certification (signed by designated officials) and statements of determination (rule is/is not significant) in compliance with executive, legislative, and FR requirements.

3.6. Complete and submit Office of Management and Budget (OMB) Form 83-R, *Instructions for Requesting OMB Review Under Executive Order 12866* (<http://www.whitehouse.gov/omb/infoereg>, <http://www.gao.gov>, or <http://web1.whs.osd.mil/icdhome/misc.htm>). This form is required when rules are determined to be significant as defined by E.O. 12866. The AFFRLO will also provide additional documents for the rule when requested by OMB.


3.8. Authorize, certify, validate, obtain regulatory identifier number (RIN), assign billing code, and send rules and notices to the OFR for publication in the FR.

3.9. Maintain original certifications and statements of determination.

3.10. Send description of rules under development to OMB, Office of Information and Regulatory Affairs, 725 17th Street NW, Washington, DC 20503, for review in compliance with E.O. 12866.

3.11. Coordinate recommended OMB changes with the originating office.


3.13. Provide a Statement of Regulatory Priorities (i.e., Presidential, Agency) and summaries of significant regulatory actions to the OSD/DA&M for the annual Regulatory Plan in accordance with E.O. 12866.


3.15. Provide a copy of the published rule or notice to OPRs, if requested.

3.16. Maintain distribution lists of and approve requests for FR and CFR (see paragraph 8).
4. Major Command (MAJCOM), Field Operating Agency (FOA), Direct Reporting Unit (DRU) Records Manager (RM) and the 11th Communications Squadron RM (as the Headquarters United States Air Force [HQ USAF] RM). As liaison between the originating office and AFFRLO, the RM will:

4.1. Participate in the regulatory activities of the Department of the Air Force.

4.1.1. Prepare and submit to the AFFRLO, AF-CIO/P, Air Force Pentagon, Washington DC 20330-1155, the description of rules under development by their organizations for AFFRLO and OMB review.

4.2. Send the final rule to the AFFRLO within 30 calendar days after printing or electronic distribution of the publication. Also include OMB Form 83-R and accompany any final rule determined to be significant as defined in E.O. 12866.

4.3. Send notices required in paragraph 6.3, to the AFFRLO.

4.4. Review, approve, and send requests, with justification, for printed copies of the FR and CFR (complete sets only) to the AFFRLO if electronic access (http://www.access.gpo.gov/nara/cfr) is unavailable, or if paper/microfiche media is required.

5. Rules with a Substantial and Direct Impact. When a rule has a substantial and direct impact on the general public, and therefore requires publication in the FR, the originating office:


5.2. Coordinates the rule with the appropriate RM (paragraph 4.) for compliance with this instruction.

5.3. Submits the rule to the AFFRLO using AF Form 1768, Staff Summary Sheet, or memorandum, requesting publication of the document in the FR. The originating office should coordinate the AF Form 1768 or memorandum through his/her functional counterpart at HQ USAF. The package must be coordinated by SAF/GC, signed by an official appointed by the President and confirmed by the Senate (Presidential Appointments with Senate Confirmation [PAS]) and contain the following information:

5.3.1. A certification as to whether the document is a major rule that has an annual effect on the economy of $100 million or more, or certain other specified effects under E.O. 12866.

5.3.2. A certification explaining an economic analysis is determined if a rule has significant economic impact on a substantial number of small entities as a regulatory flexibility analysis required by Title 5 U.S.C. 601, et seq. If such an analysis is not required, a Title 5 U.S.C. 601 et seq. certification explaining that determination must be signed by a PAS.

5.3.3. A supporting statement for a rule containing a collection of information that includes reporting and record keeping requirements under the provisions of Title 44 U.S.C. 3501, et seq.

5.4. Sends the signed AF Form 1768 and disk containing the rule, formatted in ASCII, to the AFFRLO. Ensures proposed rules contain the following preamble information:

5.4.1. Agency. Identify the originating agency.
5.4.2. Action. Identify the type of document. Do not summarize the substance of a document (proposed rule [i.e., advance notice of proposed rule], extension of comment period, notice of proposed rulemaking; final rule [i.e., delay of effective date], confirmation of effective date, interim rule, adopted rule, etc.).

5.4.3. Summary. Explain briefly the “what,” “why,” and “effect” of the document.

5.4.4. Dates. Include the dates essential to the document (e.g., effective date, comment deadlines, public hearings, and other dates) that would concern the public’s knowledge of rulemaking proceedings. A period of not less than 60 days from the date the proposed rule is published in the FR is allowed for accepting comments.

5.4.5. Addresses. Include any address that the public needs to know (e.g., mailing or hand-delivering public comments, attending public hearings or meetings, and any material available for public inspection).

5.4.6. For Further Information Contact. Include the name, address, telephone number, and e-mail of a person within the Air Force who can answer questions about the document.

5.4.7. Supplementary Information. Include the regulatory history of the rulemaking document. Present background information and detail necessary to give adequate notice of the issues to be commented on as required by Title 5 U.S.C. 551-559 and 701-706. If appropriate, state briefly why inviting public comment on a proposed rule is impractical, unnecessary, or contrary to the public interest.

5.4.7.1. If the rule is a major rule under the requirements of E.O. 12866, so state and include details. If it is not a major rule, include a statement, e.g., “The Department of the Air Force has determined that this proposed rule is not a major rule because it will not have an annual effect on the economy of $100 million or more,” or other rationale that applies.

5.4.7.2. If Title 5 U.S.C. 601 et seq. applies, so state, accomplish a regulatory analysis, and provide details of that analysis. If such an analysis is not required or is exempt, a Title 5 U.S.C. 601 et seq. certification explaining that determination must be signed by an official appointed by the President and confirmed by the PAS and submitted.

5.4.7.3. If the provisions of Title 44 U.S.C. 3501 et seq. apply, so state and provide details. If an analysis is not required or is exempt, include a statement, e.g., “This rule does not impose any reporting or recordkeeping requirements under the Paperwork Reduction Act of 1980, amended in 1995 (Title 44 U.S.C. 3501 et seq.).”

5.4.8. Authority Citation. Cites the authority that authorizes the Air Force to change the CFR. Give the authority citation in the shortest form. There are two types of authority:


5.4.8.2. Nonstatutory (Presidential Executive Order; Presidential Administrative Order; Presidential Memorandum; Agency delegation, policy, or directive; OMB circular, or CFR regulations).

5.5. Reviews the comments received from the public on a proposed rule and decides what changes, if any, should be made. Obtains proper coordination.
5.6. Sends the final rule to the AFFRLO within 120 calendar days after publishing the proposed rule in the FR. Addresses the public comments received and gives the changes, or the reasons for not making changes, in the Supplementary Information section of the preamble.

5.7. Notifies the AFFRLO if a rule previously printed in the FR becomes obsolete, requires revision, or when another office assumes responsibility from the originating office.

5.7.1. Uses amendatory language to identify changes to the rule in the CFR. The only acceptable terms used in an amendment are “add, amend, correct, nomenclature change, redesignate, remove, republish, reserve, revise, stay, suspend, and withdraw.”

5.7.2. Amendments to proposed and final rules are published in the FR to change the CFR or to address public comments.

6. Rules with Federalism Impacts. When a rule is determined to have any Federalism implications, as defined in E.O. 13132, Federalism, and prior to formal promulgation of said regulation, the originating office shall:

6.1. Afford adequate time for meaningful discussions and consideration of issues of concern expressed by state and local officials.

6.2. Document any such issues of concern and the extent to which they have been met.

6.3. Send the AFFRLO a notice for publication in the Federal Register. In a separately identified portion of the preamble to the regulation, prepare a Federalism summary impact statement consisting of a written description of:

6.3.1. The extent of prior consultation with state and local officials.

6.3.2. The extent to which the concerns of state and local officials have been met.

6.3.3. The Air Force’s position supporting the need to issue the regulation.

6.4. Provide a copy of the Federal Register rule including the above statement to all participants in the consultation process.

7. Notices of Hearings and Advisory Committee Meetings. See DoDD 5105.4, DoD Federal Advisory Committee Management Program, September 5, 1989, for specific requirements and procedures applicable to the Air Force Committee Management Program. The originating office shall:

7.1. Send the notice, formatted in ASCII on a 3 1/2” disk, under the cover of a memorandum signed at least at the colonel-level, through the MAJCOM, FOA, or DRU RM to the AFFRLO. Notice documents must include the following items:

7.1.1. Headings. Agency Name (DoD)/Subagency Name (Department of the Air Force).

7.1.2. Subject Heading (Name of the meeting or intent of the notice).

7.1.3. Authority Citation. Cite the authority that authorizes the Air Force to issue the notice (see paragraph 5.4.8.).

7.1.4. Text. The originating office should present the text of the notice in any organized and logical format; or use the same preamble format required for a rule or proposed rule omitting preamble captions that are not applicable (see paragraph 5.4.).
7.2. Notify the AFFRLO of any change in the content or status of a notice (i.e., canceled, date changed) that would affect the public. Publish notices in the FR 15 days prior to the date of the hearing/meeting. The AFFRLO must receive the notice not later than 30 days prior to the date of the hearing/meeting, to allow the AFFRLO and OFR sufficient processing time.

7.2.1. If the notice does not meet the publication criteria of 15 days prior, postpone the hearing/meeting or cancel. A notice shall not be submitted for publication without advance approval from OSD and Air Force Committee Management Offices, and coordination with the Office of the Air Force General Counsel (HQ USAF/GC).

7.2.2. Publication of notices for hearings/meetings closed to the public must also be coordinated with SAF/GC prior to submitting the notice to the AFFRLO.


8.1. *Federal Register*. The *Federal Register* is accessible, free, online through the Government Printing Office (GPO) Access Service at [http://www.access.gpo.gov/nara/index.html](http://www.access.gpo.gov/nara/index.html). Send requests for automatic distribution of the FR in hard copy through your MAJCOM, FOA, or DRU RM to the AFFRLO. Requests should be justified and the copies limited in number. Hard copies can be made available at base libraries, contracting offices, or offices of the judge advocate.

8.2. Code of Federal Regulations. The Air Force is limited to 300 copies of individual titles (i.e., Title 1 - Title 50) and the AFFRLO manages distribution. As with the FR, the MAJCOM, FOA, DRU RM screens all requests before sending them to the AFFRLO for approval. Distribution is primarily limited to one set per base, normally located at the legal office. Legal offices of Air Force FOAs may also receive a set. The CFRs are accessible, free, online through GPO Access Service at [http://www.access.gpo.gov/nara/cfr](http://www.access.gpo.gov/nara/cfr). Units may purchase separate volumes from the GPO ([http://bookstore.gpo.gov](http://bookstore.gpo.gov)).


8.4. The distribution lists are provided to the Air Force Departmental Publishing Office for distribution.


9.1. Information Collections. No information collections are created by this publication.

9.2. Records. Retain and dispose of records created as a result of this instruction according to AFMAN 37-139 (will convert to AFMAN 33-322, Volume 4), Table 37-19, Rule 8.
9.3. Forms (Adopted and Prescribed).

9.3.1. Adopted Forms. OMB Form 83-R, Instructions for Requesting OMB Review Under Executive Order 12866; AF Form 847, Recommendation for Change of Publication; and AF Form 1768, Staff Summary Sheet.

9.3.2. Prescribed Forms. No forms are prescribed by this publication.

JOHN M. GILLIGAN, SES-6
Air Force Chief Information Officer
Attachment 1

GLOSSARY OF REFERENCES AND SUPPORTING INFORMATION

References
E.O. 12866, *Regulatory Planning and Review*
E.O. 13132, *Federalism*
Title 3, CFR, *The President*
Title 5, CFR, *Administrative Personnel*
Title 5 U.S.C. 551-559 and 701-706, *Administrative Procedure Act*
Title 5 U.S.C. 561-570 et seq., *Negotiated Rulemaking Act*
Title 5 U.S.C. 601 et seq., *Regulatory Flexibility Act*
Title 5 U.S.C. 801, *Congressional Review Act*
Title 44 U.S.C. 3501 et seq., *Paperwork Reduction Act*
*National Defense Act*
*Federal Register*
*Federal Register Document Drafting Handbook*
DoD 5025.1-M, *DoD Directives System Procedures*, October 1, 2001 (Draft)
DoDD 5105.4, *DoD Federal Advisory Committee Management Program*, September 5, 1989
DoDD 5105.18, *DoD Committee Management Program*, February 8, 1999
OSD Administrative Instruction No. 102, *Office of the Secretary of Defense (OSD) Federal Register (FR) System*, August 6, 1999
AFPD 37-1, *Air Force Information Management* (will convert to AFPD 33-3)
AFI 33-332, *Air Force Privacy Act Program*
AFI 33-360, Volume 1, *Publications Management Program*
AFI 33-360, Volume 2, *Forms Management Program*
AFMAN 37-139, *Records Disposition Schedule* (will convert to AFMAN 33-322, Volume 4)

Abbreviations and Acronyms
AF-CIO—Air Force Chief Information Officer
AFFRLO—Air Force Federal Register Liaison Officer
AFI—Air Force Instruction
AFMAN—Air Force Manual
Advisory Committee—Any committee, board, commission, council, conference, panel, task force, or other similar group, or their subcommittees that the Air Force forms or uses that has any members who are not full-time officers or employees of the government, established by statute. The committee is also established or utilized by the President or an agency official (see DoDD 5105.4 and DoDD 5105.18, DoD Committee Management Program, January 18, 1990).

Amendatory Language—Specific terms must be used to identify a change to the rule in the CFR. The only acceptable terms used in an amendment are “add, amend, correct, nomenclature change, redesignate, remove, republish, reserve, revise, stay, suspend, and withdraw.”

Amendments to Rules—Amendments to proposed and final rules are published in the FR to change the CFR or to address public comments.

Code of Federal Regulations (CFR)—The CFR is the foundation of the Federal Register publication system. The CFR is an annual codification of the rules of each Federal agency. It is divided into 50 titles representing broad subject areas of Federal agencies; e.g., National Defense Act, contains the Air Force
rules. Each title of the CFR is divided as follows:
(1) Chapter and Subchapter. The division of a title assigned to a Federal agency or one of its components. Chapters are identified by Roman numerals; e.g., I, II, III, etc. The subchapter is used to group related parts within the chapter and are usually identified by capital letters; e.g., A, B, C, etc.

(2) Part and Subpart. The division of a chapter that consists of a unified body of rules applying to a single function of the issuing agency or is devoted to a specific subject matter under the control of that agency. A part is identified by Arabic numerals through each title; e.g., 1, 2, 3, etc. A subpart is issued to group related sections within a part and identified by capital letters.

**Document**—Specific categories are Rules, Proposed Rules, Notices, Meetings, Executive Orders, and Proclamations.

**Federal Register (FR)**—The daily FR contains four categories of documents: regulations (rules), proposed rules, notices, and Presidential documents. Rules published in the FR keep the CFR current. Proposed rules solicit public comment on an agency’s rules and encourage public participation in the rulemaking process. Notices provide information of interest to the public but are not part of the regulatory process.

**Federal Register/Code of Federal Regulations Publication System**—The Federal Register system is composed of two major publications, the annual revised Code of Federal Regulations and the daily *Federal Register*. Together, the two publications provide a current version of each Federal agency's regulations.

**Negotiated Rulemaking Procedures**—A process of drafting regulations (rules) bringing parties together that would be affected by the rule to include Government (as an advisory committee) to reach consensus (in all or part) before the rule is published.

**Notice**—A document that announces information of public interest. It will not contain regulatory text, impose requirements with general applicability and legal effect, or affect a rulemaking proceeding. Some notices are required to be published in compliance with legislation. Typical notice documents announce: meetings; availability of applications; issuance or revocation of a license; grant application deadlines; availability of certain environmental impact statements; certain petitions; and orders or decisions affecting named parties.

**Preamble Requirements**—Each agency document published in the proposed rules category of the FR must contain a preamble. The preamble follows the subject heading of the document. It explains the basis and purpose of the regulatory text. The preamble contains no regulatory text. It arranges basic information on the “who, what, where, when, and why” of a document for the reader's convenience. See paragraph 5.4.3.

**Regulation**—A document of general application designed to implement, interpret, or prescribe procedural requirements.

**Regulation Identifier Number (RIN)**—A document number assigned by OMB to each regulatory action published in the United Agenda of Federal Regulatory and Deregulatory Actions.

**Regulatory Action**—A decision making process that affects the general public.

**Regulatory Plan**—A Statement of Regulatory Priorities that identifies the most significant regulatory actions that the Air Force expects to issue in the next fiscal year in accordance with E.O. 12866.
Rule—A regulatory document, such as an AFPD, AFI, AFMAN, that has general applicability to and legal effect on the public, that is published in the FR, and most of which is codified in the CFR.

(1) Adopted Rule. An Interim Rule that has been published in the FR, that has been accepted as a final rule with change or a final rule without change.

(2) Proposed Rule. A draft document, such as a proposed AFPD or AFI, published in the FR to allow 60 days for public comments. A proposed rule is followed up with a final rule.

(3) Interim Final Rule. A document that is published in the FR and CFR without prior notice of a proposed rule, usually to respond to an emergency situation or in response to a legislative or executive requirement. The interim rule may include requests for public comment, which may contain expiration dates for responses. An interim final rule is followed by a final rule.

(4) Direct Rule. A rule that has not been preceded by a proposed rule. Used for routine and noncontroversial regulations that will not generate adverse comment. A direct final rule becomes effective on a specific future date, unless adverse comments are received within a specified period of time, generally before the effective date. If adverse comments are received, the rule is withdrawn. A confirmation document is optional, unless stated rule confirmed follow-up confirmation document.


(6) Significant Rule A proposed, interim final, or final rule may be a “significant rule” if it: (a) has an annual effect on the economy of $100 million or more, or adversely affects in a material way, the economy: a sector of the economy productivity, competition, jobs, the environment, public health or safety, or State, local or tribal governments or communities; (b) creates a serious inconsistency or otherwise interferes with an action taken or planned by another agency; (c) materially alters the budgetary impact of entitlements, grants, user fees, or load programs or the rights and obligations of recipients thereof; or (d) raises novel legal or policy issues arising out of legal mandates, the President's priorities, or principles of E.O. 12866.

Unified Agenda of Federal Regulations—Consolidated OMB documents published in the FR consisting of published rules that have significant public impact and interest.

Unit—The OFR format for text in the FR and CFR.