For Use With Spring 2024 RID Form

 Rev. Feb. 2024

 **REGULATORY INFORMATION SERVICE CENTER**

 **INSTRUCTIONS FOR REPORTING REGULATORY ACTIONS IN THE UNIFIED AGENDA**

**WHAT INFORMATION SHOULD AGENCIES INCLUDE IN THE UNIFIED AGENDA?**

Agency regulatory agendas should describe all regulations under development or review during the 12 months following publication. This includes, at a minimum, any plans to publish or otherwise implement an Advance Notice of Proposed Rulemaking, a Notice of Proposed Rulemaking, or a Final Rule. Agencies may include any plans to conduct a review pursuant to 5 U.S.C. 610(c) or section 5 of Executive Order (E.O.) 12866.

An agency need not include in its regulatory agenda those rulemaking actions that are excluded by section 3(d) of E.O. 12866 or by the Administrator of the Office of Information and Regulatory Affairs, Office of Management and Budget. In particular, agencies need not include routine regulations and those that relate to internal agency management.

If an agenda entry describes an amendment or a review of an existing regulation, the information provided about the effects of the regulatory action should apply to the current activity and not to the underlying regulation.

**REGULATION IDENTIFIER NUMBER (RIN)**

For each of its regulations under development, an agency should obtain a Regulation Identifier Number (RIN). This number will be used to track regulations in the Unified Agenda. The same RIN is used at every stage of the rulemaking proceeding. You will also need a RIN when you submit a regulation to OMB for review. Do not request RINs for activities that are not related to specific rulemaking proceedings such as advisory committee meetings.

**TITLE OF REGULATION**

Use a brief description that will inform readers of the subject of the regulation. Avoid titles like "Revision of Section 286," which do not communicate the subject matter. Also, avoid mentioning in the title specific stages in the rulemaking process. For example, a title like "Hazard Communication" is preferable to "Proposed Rule on Hazard Communication," because you can use the same title throughout the entire rulemaking proceeding.

**Regulatory Flexibility Act Section 610 Review.** If the regulatory action is a planned or current review of an existing regulation under section 610(c) of the Regulatory Flexibility Act, specify Section 610 Review, Completion of a Section 610 Review, or Rulemaking Resulting From a Section 610 Review.

**REGULATORY PLAN**

If you are entering data for a fall edition, indicate whether each action is a Regulatory Plan entry. For a spring edition, new entries have the answer "No" and repeating entries have the same answer as in the previous fall edition.

**PRIORITY**

For each entry, select one of the five categories to indicate its priority. The priority of each Regulatory Plan entry must be either Section 3(f)(1) Significant or Other Significant. Also, actions designated as "major" should have a priority of Section 3(f)(1) Significant or Other Significant.

SECTION 3(f)(1) SIGNIFICANT

On April 6, 2023, the President issued E.O. 14904 entitled “Modernizing Regulatory Review,” which amends Section 3(f)(1) of E.O. 12866. A rulemaking action that will “have an annual effect on the economy of $200 million or more (adjusted every 3 years by the Administrator of OIRA for changes in gross domestic product); or will adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, territorial, or tribal governments or communities.”

OTHER SIGNIFICANT

A rulemaking action that is not Section 3(f)(1) Significant that the agency anticipates will be reviewed under E.O. 12866. Also, a rulemaking that is not Section 3(f)(1) Significant and will not be reviewed under E.O. 12866, but is considered important by the agency and a priority of the agency head. These rules may be included in the agency's regulatory plan.

SUBSTANTIVE, NONSIGNIFICANT

A rulemaking action that has substantive impact but the magnitude of the impact is less than significant. These rulemaking actions are not Significant, will not be reviewed under E.O. 12866, and are not, at present, an agency priority.

ROUTINE AND FREQUENT

A rulemaking action that is a specific case of a multiple recurring application of a regulatory program in the Code of Federal Regulations and that does not alter the body of the regulation.

INFORMATIONAL/ADMINISTRATIVE/OTHER

A rulemaking action that is primarily informational or pertains to agency matters not central to accomplishing the agency's regulatory mandate but that the agency places in the Agenda to inform the public of the activity.

**Unfunded Mandates.** Indicate whether this rule is covered under section 202 of the Unfunded Mandates Reform Act (Pub. L. 104-4) because it includes a Federal mandate that may result in the expenditure by State, local, and tribal governments, in the aggregate, or by the private sector of $100 million or more in any one year. If you answer "Yes" to this question, you must indicate which category or categories may be affected.

**Major.** Indicate whether this rule may be "major" 5 U.S.C. 801 (Pub. L. 104-121) because it has resulted in or is likely to result in an annual effect on the economy of $100 million or more, or meets other criteria specified in that Act.

**LEGAL AUTHORITY**

Provide the citation(s) of the legal authority for the regulatory action.  For statutes, cite the United States Code (U.S.C.) whenever possible.  If a law is not yet codified, cite the Public Law number and section, not the Statutes at Large.  You may enter the popular name of a law after its U.S.C. or Public Law citation (for example: 29 U.S.C. 206(d), Equal Pay Act of 1963). Enter citations using the following formats.

**To cite: Write the following:**

42 USC 1302 and 1395 42 U.S.C. 1302 and 1395

20 USC 1411-20 20 U.S.C. 1411 to 1420

15 USC 78(c)-(hh) 15 U.S.C. 78(c) to 78(hh)

12 USC 1701 et seq. 12 U.S.C. 1701 *et seq.*

Public Law 91-190, section 203 Pub. L. 91-190, sec. 203

Executive Order 12866 E.O. 12866

If the legal authority is "not yet determined," check the appropriate box. If you choose to list only some of the applicable citations, you may check the box that indicates there are more citations. In this case, the printed Agenda will contain an ellipsis (...) at the end of the list of citations.

**CFR CITATION**

Provide the citation(s) of the CFR section(s) that will be affected by the regulatory action. Do not cite to the chapter or subchapter and do not include the words "part" or "section" in your citation. Do not combine citations to more than one part or section unless they are numbered consecutively. If you wish to indicate "New" or "Revision," do so in parentheses after the citation.

**To cite: Write the following:**

42 CFR parts 121 and 123 42 CFR 121

 42 CFR 123

13 CFR section 120.2(d)(4) 13 CFR 120.2(d)(4)

42 CFR parts 121-135 42 CFR 121 to 135

Revision to 42 CFR 121 42 CFR 121 (Revision)

If the CFR citation is "not yet determined" or if there will be no CFR citation, check the appropriate box. If you choose to list only some of the applicable citations, you may check the box that indicates there are more citations. In this case, the printed Agenda will contain an ellipsis (...) at the end of the list of citations.

**LEGAL DEADLINE**

Indicate if your entry has any legal deadlines and, if so, whether they pertain to an NPRM, Final Action, or some "Other" action. Also indicate whether deadlines are statutory or judicial and give the date of each. For "Other" deadlines and those without specified dates, you must describe the nature of the deadline. You may include other information about legal deadlines under "Overall Description."

**ABSTRACT.** Briefly summarize the regulatory action. Provide enough information to distinguish it from other similar regulatory actions. When referencing a CFR citation in the Abstract field, the word “part” is required (e.g., 42 CFR part 121). The part is not required if the CFR citation includes a section (e.g., 42 CFR 121.18).

**REGULATORY PLAN DESCRIPTIONS**

If you are submitting data for a Regulatory Plan entry in a fall edition, you will have access to the following additional fields: Statement of Need, Summary of the Legal Basis, Alternatives, Anticipated Costs and Benefits, and Risks. See the attachments to the OMB guidance memorandum for a discussion of the content of each of these topics. You must enter text for at least the Statement of Need and the Anticipated Costs and Benefits.

**TIMETABLE**

Give the history and future schedule for agency actions.

**Next Action.** For a fall agenda, the next action for an entry is the first step in November or later. For a spring agenda, the next action for an entry is the first step the agency will take in May or later. The timetable of every entry, other than a completed action, must include either a next action with a date or the designation "Next Action Undetermined."

**Dates.** For past steps in developing the regulation, give the actual date of publication in the *Federal Register* and the citation (FR volume and page number). You do not need to repeat an FR citation for "comment period end" or "final action effective" unless the citation is different from the associated rulemaking action's citation. For future steps, give the anticipated month and year (for example, 11/00/2023). If you know what the next action will be but have no estimated future date for that action, record "00/00/0000" in the date column. Record all dates using 8 digits separated by slashes. If you enter a year, then you must indicate a month as well. Do not enter a date like 00/00/2023.

**Stage.** Entries in an agency's agenda are arranged according to the stage of the rulemaking proceeding: Prerule, Proposed Rule, Final Rule, Long-Term, or Completed Action. The stage is determined from the next action.

If the next action is undetermined, 00/00/0000, or will occur more than 12 months after publication of the Agenda, the entry will appear in the Long-Term Actions section of the Agenda.

If the agency has completed its current work on the regulation, you should indicate this in the Timetable by checking the completion box on the line that shows what the agency did to complete its work (for example, Final Action or Withdrawn). Enter the date of that action and the *Federal Register* citation, if any. Note that completion means the agency has terminated the rulemaking proceeding, not merely that it has published a rulemaking document. Completed entries will not appear in subsequent Agendas.

**REGULATORY FLEXIBILITY ANALYSIS AND EFFECTS ON SMALL ENTITIES**

Indicate if an analysis is required by the Regulatory Flexibility Act because this rulemaking is likely to have a significant economic impact on a substantial number of small entities as defined by the Act (5 U.S.C. 601(6)). "Undetermined" is a permissible response if the action is at the prerule or proposed rule stage. By the final rule stage, the agency should have made a determination. If you check "Yes," also identify the specific entities that may be affected. If the agency is reporting that it has completed an entry by taking some regulatory action (i.e., not withdrawing it), then you must indicate a determination.

**Optional Question.** If your answer to the Regulatory Flexibility Analysis question is "No" or "Undetermined," you may choose to indicate whether some impact on small entities is likely. To do this, answer "Yes" or "No" under "Small Entities Affected." If you answer "Yes," also identify the specific entities that may be affected.

**EFFECTS ON LEVELS OF GOVERNMENT**

Indicate if this action is expected to affect levels of government. If you check "Yes," also identify the specific levels of government that may be affected. "Undetermined" is permissible if the action is at an early stage of the rulemaking process. If the agency is reporting that it has completed the entry by taking some regulatory action (i.e., not withdrawing it), then you must indicate a determination.

**FEDERALISM IMPLICATIONS**

Indicate if this action has “federalism implications” as defined in Executive Order 13132. This term refers to actions “that have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government.” "Undetermined" is permissible if the action is at the prequel or proposed rule stage. By the final rule stage, the agency should have made a determination. If the agency is reporting that it has completed an entry by taking some regulatory action (i.e., not withdrawing it), then you must indicate a determination. (Independent agencies are not required to answer this question.)

**ENERGY EFFECTS (Optional)**

Indicate whether the agency has prepared or pans to prepare a Statement of Energy Effects as required by Executive Order 13211.

**INTERNATIONAL IMPACTS**

Indicate whether the regulatory action is expected to have international trade and investment effects, or otherwise may be of interest to the Nation’s international trading partners.

**AGENCY CONTACT**

Provide the name, title, address, and telephone number of someone whom the public may contact for further information about this action. You may also enter a fax number, TDD telephone number, and e-mail address, if they are available and you wish to provide them to the public. You may provide information for more than one person.

**URLs (Optional)**

You may enter the URL of a Web site with more information about a rulemaking. You may also enter the URL of a Web site for public comments on a rulemaking.

**ADDITIONAL INFORMATION (Optional)**

You may provide additional information about the entry that the agency wants to include in its agenda. Include in this field any information about analyses or procurement that you wish to report.

**AGENCY SORT CODES (Optional)**

Agencies can assign codes (previously called subject codes) to establish the order in which entries will appear within the five stages printed in the Agenda (Prerule, Proposed Rule, Final Rule, Long-Term, and Completed Actions). Contact RISC if you wish to create a new set of codes for your agency.

**COMPLIANCE COST TO THE PUBLIC (Optional)**

Estimates should be gross compliance cost, not net cost that includes benefits to the public.

1. Estimate initial (administrative startup and/or capital) cost;

2. Estimate the yearly recurring (annual operating) cost that your regulation could impose; and

3. Record the base year you used to calculate your dollar estimates. Use only numerals for dollar figures; do not separate numbers by commas. You may record a negative cost, a figure preceded by a minus sign (-), to indicate a savings.

**AFFECTED SECTORS (Optional)**

You may enter codes from the North American Industry Classification System (NAICS) to indicate the industrial sectors that may be most affected, either directly or indirectly, by the action. You may indicate both the sectors that could benefit from the regulation and those that could bear a cost. Contact RISC for instructions if you wish to use NAICS codes.

**RELATED RINS (Optional)**

You may enter one or more past or current RINs associated with a rulemaking and specify how they are related, for example, merged RINs, split RINs, new activity for previously completed RINs, or duplicate RINs.

**RELATED AGENCIES (Optional)**

You may enter one or more other agencies participating in the rulemaking. Indicate whether the rule is a joint or common rule.

**FOR ADDITIONAL INFORMATION CONTACT:**

 **REGULATORY INFORMATION SERVICE CENTER**

 **General Services Administration**

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