AIRAC date	State	City	Airport	FDC No.	FDC date	Procedure name
AINAC uale	State	City	Allpoit	FDC NO.	FDC uale	Flocedule halle
12–Jun–25	тх	Monahans	Roy Hurd Meml	5/1715	3/12/2025	VOR/DME RWY 12, Amdt 1C.
12–Jun–25	ТХ	Monahans	Roy Hurd Meml	5/1716	3/12/2025	RNAV (GPS) RWY 12, Orig-A.
12–Jun–25	ТХ	Monahans	Roy Hurd Meml	5/1717	3/12/2025	RNAV (GPS) RWY 30, Orig-A.
12–Jun–25	AR	Batesville	Batesville Rgnl	5/1731	3/12/2025	RNAV (GPS) RWY 26, Amdt 1C.
12–Jun–25	MA	Nantucket	Nantucket Meml	5/1963	4/4/2025	VOR RWY 24, Amdt 14B.
12–Jun–25	WI	Wisconsin Rapids	Alexander Fld South Wood	5/2030	4/4/2025	RNAV (GPS) RWY 20, Amdt 2A.
			County.			
12–Jun–25	WI	Wisconsin Rapids	Alexander Fld South Wood	5/2031	4/4/2025	RNAV (GPS) RWY 2, Orig-C.
		-	County.			
12–Jun–25	WV	Point Pleasant	Mason County	5/2302	4/4/2025	RNAV (GPS) RWY 25, Orig-A.
12–Jun–25	IA	Muscatine	Muscatine Muni	5/2370	4/4/2025	RNAV (GPS) RWY 6, Orig-A.
12–Jun–25	OH	Wilmington	Wilmington Air Park	5/2704	3/13/2025	RNAV (GPS) RWY 4L, Orig-D.
12–Jun–25	TX	Baytown	Rwj Airpark	5/3005	3/13/2025	RNAV (GPS)-A, Orig.
12–Jun–25	WI	Eau Claire	Chippewa Valley Rgnl	5/3112	3/14/2025	ILS OR LOC RWY 22, Amdt
						10A.
12–Jun–25	NE	Blair	Blair Exec	5/3581	4/9/2025	Takeoff Minimums and Obstacle
						DP, Orig.
12–Jun–25	AR	Decatur	Crystal Lake	5/4440	4/10/2025	RNAV (GPS) RWY 13, Orig-C.
12–Jun–25	KY	Owensboro	Owensboro/Daviess County	5/4551	3/18/2025	RNAV (GPS) RWY 18, Amdt 2B.
			Rgnl.			
12–Jun–25	AR	Springdale	Springdale Muni	5/4686	3/19/2025	Takeoff Minimums and Ostacle
12–Jun–25	NY	Oneonta	Albert S Nador Banl	5/4886	4/10/2025	DP, Amdt 5.
12-Jun-25			Albert S Nader Rgnl	5/4880	4/10/2025	RNAV (GPS) RWY 6, Orig-D.

[FR Doc. 2025–07924 Filed 5–6–25; 8:45 am] BILLING CODE 4910–13–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

14 CFR Parts 1264 and 1271

[NASA Document Number: 25–015]

RIN 2700-AE78

Implementation of the Federal Civil Penalties Inflation Adjustment Act and Adjustment of Amounts for 2025

AGENCY: National Aeronautics and Space Administration. **ACTION:** Final rule.

SUMMARY: The National Aeronautics and Space Administration (NASA) has adopted a final rule making inflation adjustments to civil monetary penalties within its jurisdiction. This final rule represents the annual 2025 inflation adjustments of monetary penalties. These adjustments are required by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015.

DATES: This final rule is effective May 7, 2025.

FOR FURTHER INFORMATION CONTACT: Griffin Farris, Office of the General Counsel, NASA Headquarters, (202) 358–1448.

SUPPLEMENTARY INFORMATION:

I. Background

The Inflation Adjustment Act, as amended by the 2015 Act, required Federal agencies to adjust the civil penalty amounts within their jurisdiction for inflation by July 1, 2016. Subsequent to the 2016 adjustment, Federal agencies were required to make an annual inflation adjustment by January 15 every year thereafter.¹ Under the amended Act, any increase in a civil penalty made under the Act will apply to penalties assessed after the increase takes effect, including penalties whose associated violation predated the increase.² The inflation adjustments mandated by the Act serve to maintain the deterrent effect of civil penalties and to promote compliance with the law.

Pursuant to the Act, adjustments to the civil penalties are required to be made by January 15 of each year. The annual adjustments are based on the percent change between the United States Department of Labor's Consumer Price Index for All Urban Consumers (CPI-U) for the month of October preceding the date of the adjustment and the CPI–U for October of the prior year (28 United States Code (U.S.C.) 2461 note, section (5)(b)(1)). Based on that formula, the cost-of-living adjustment multiplier for the 2025 adjustment is 1.02598. Pursuant to the 2015 Act, adjustments are rounded to the nearest dollar.

II. The Final Rule

This final rule makes the required adjustments to civil penalties for 2025. Applying the 2025 multiplier above, the adjustments for each penalty are summarized below.

Law	Penalty description	2024 Penalty	Penalty adjusted for 2025
Program Fraud Civil Remedies Act of 1986	Maximum Penalties for False Claims	\$13,946	\$14,308
Department of the Interior and Related Agencies Appropriations Act of 1989, Public Law 101–121, sec. 319.	Minimum Penalty for use of appropriated funds to lobby or influence certain con- tracts.	24,496	25,132
Department of the Interior and Related Agencies Appropriations Act of 1989, Public Law 101–121, sec. 319.	Maximum Penalty for use of appropriated funds to lobby or influence certain con- tracts.	244,958	251,322
Department of the Interior and Related Agencies Appropriations Act of 1989, Public Law 101-121, sec. 319.	Minimum penalty for failure to report certain lobbying transactions.	24,496	25,132

¹ See 28 U.S.C. 2461 note.

² Inflation Adjustment Act section 6, *codified at* 28 U.S.C. 2461 note.

Law	Penalty description	2024 Penalty	Penalty adjusted for 2025
Department of the Interior and Related Agencies Appropriations Act of 1989, Public Law 101–121, sec. 319.	Maximum penalty for failure to report certain lobbying transactions.	244,958	251,322

This rule codifies these civil penalty amounts by amending parts 1264 and 1271 of title 14 of the Code of Federal Regulations (CFR).

III. Legal Authority and Effective Date

NASA issues this rule under the Federal Civil Penalties Inflation Adjustment Act of 1990,³ as amended by the Debt Collection Improvement Act of 1996,⁴ and further amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015,⁵ which requires NASA to adjust the civil penalties within its jurisdiction for inflation according to a statutorily prescribed formula.

Section 553 of title 5 of the U.S.C. generally requires an agency to publish a rule at least 30 days before its effective date to allow for advance notice and opportunity for public comments.⁶ After the initial adjustment for 2016, however, the Civil Penalties Inflation Adjustment Act requires agencies to make subsequent annual adjustments for inflation "notwithstanding section 553 of title 5, United States Code." Moreover, the 2025 adjustments are made according to a statutory formula that does not provide for agency discretion. Accordingly, a delay in effectiveness of the 2025 adjustments is not required.

IV. Regulatory Requirements

Executive Orders 12866, 13563, and 14192

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This rule is not a significant regulatory action under E.O. 12866. Because this rule is not significant

under E.O. 12866, it is not an E.O. 14192 regulatory action.

Regulatory Flexibility Act

Because no notice of proposed rulemaking is required, the Regulatory Flexibility Act does not require an initial or final regulatory flexibility analysis.⁷

Paperwork Reduction Act

No collections of information pursuant to the Paperwork Reduction Act are contained in the final rule.

List of Subjects in 14 CFR Parts 1264 and 1271

Claims, Lobbying, Penalties. For the reasons stated in the preamble, NASA is amending 14 CFR parts 1264 and 1271 as follows:

PART 1264—IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL PENALTIES ACT OF 1986

■ 1. The authority citation for part 1264 continues to read as follows:

Authority: 31 U.S.C. 3809, 51 U.S.C. 20113(a).

§1264.102 [Amended]

■ 2. In § 1264.102, remove the number "\$13,946" wherever it appears and add in its place the number "\$14,308."

PART 1271—NEW RESTRICTIONS ON LOBBYING

■ 3. The authority citation for part 1271 continues to read as follows:

Authority: Section 319, Pub. L. 101–121 (31 U.S.C. 1352); Pub. L. 97–258 (31 U.S.C. 6301 *et seq.*)

§1271.400 [Amended]

■ 4. In § 1271.400:

a. In paragraphs (a) and (b), remove the words "not less than \$24,496 and not more than \$244,958" and add in their place the words "not less than \$25,132 and not more than \$251,322."
b. In paragraph (e), remove the numbers "\$24,496" and "\$244,958" wherever they appear and add in their place the numbers "\$25,132" and "\$251,322", respectively.

Appendix A to Part 1271 [Amended]

■ 5. In appendix A to part 1271:

■ a. Remove the number "\$24,496" wherever it appears and add in its place the number "\$25,132."

■ b. Remove the number "\$244,958" wherever it appears and add in its place the number "\$251,322."

Nanette Smith,

Team Lead, NASA Directives and Regulations. [FR Doc. 2025–07886 Filed 5–6–25; 8:45 am] BILLING CODE 7510–13–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

24 CFR Parts 5, 91, 92, 570, 574, 576, and 903

[Docket No. FR-6519-I-02]

RIN 2529-AB08

Affirmatively Furthering Fair Housing Revisions; Extension of Comment Period

AGENCY: Department of Housing and Urban Development; Office of General Counsel.

ACTION: Interim final rule; request for comments; extension of comment period.

SUMMARY: On March 3, 2025, the U.S. Department of Housing and Urban Development (HUD) published in the Federal Register an interim final rule entitled "Affirmatively Furthering Fair Housing Revisions." The interim final rule provided for a 60-day comment period, which would have ended May 2, 2025. However, following a technical problem with *regulations.gov* that appeared to prohibit the electronic submission of comments on this rule beginning on or about April 28, HUD has determined that a seven-day extension of the comment period, until May 9, 2025, is appropriate. This extension will allow interested persons who may have tried unsuccessfully to submit comments additional time to do so

DATES: The comment period for the interim final rule published on March 3, 2025, at 90 FR 11020, is extended. Comments should be received on or before May 9, 2025.

ADDRESSES: Interested persons are invited to submit comments regarding this notice to the Regulations Division,

³ Public Law 101–410, 104 Stat. 890 (1990). ⁴ Public Law 104–134, section 31001(s)(1), 110 Stat. 1321, 1321–373 (1996).

⁵ Public Law 114–74, section 701, 129 Stat. 584, 599 (2015).

⁶ See 5 U.S.C. 533(d).

⁷⁵ U.S.C. 603(a), 604(a).