Lists of Subjects in 14 CFR Part 97

Air Traffic Control, Airports, Incorporation by reference, Navigation (Air).

Issued in Washington, DC on January 3, 2025.

Thomas J. Nichols,

Standards Section Manager, Flight Procedures and Airspace Group, Flight Technologies and Procedures Division, Office of Safety Standards, Flight Standards Service, Aviation Safety, Federal Aviation Administration.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, 14 CFR part 97 is amended by establishing, amending, suspending, or removing Standard Instrument Approach Procedures and/or Takeoff Minimums and Obstacle Departure Procedures effective at 0901 UTC on the dates specified, as follows:

PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES

■ 1. The authority citation for part 97 continues to read as follows:

Authority: 49 U.S.C. 106(f), 106(g), 40103, 40106, 40113, 40114, 40120, 44502, 44514, 44701, 44719, 44721–44722.

■ 2. Part 97 is amended to read as follows:

Effective 20 February 2025

- Fort Myers, FL, FMY, ILS OR LOC RWY 5, Amdt 7E
- Fort Myers, FL, FMY, RNAV (GPS) RWY 23, Amdt 2
- Fort Myers, FL, FMY, VOR RWY 13, Amdt 1A
- Claxton, GA, CWV, RNAV (GPS) RWY 10, Amdt 3

Rose Hill, KS, K50, RNAV (GPS)-A, Orig

- Rose Hill, KS, K50, Takeoff Minimums and Obstacle DP, Orig
- Cambridge, MD, CGE, RNAV (GPS) RWY 34, Amdt 2
- Salem, MO, K33, RNAV (GPS) RWY 17, Orig-B
- Salem, MO, K33, RNAV (GPS) RWY 35, Orig-B
- Salem, MO, K33, Takeoff Minimums and Obstacle DP, Orig-A
- Elko, NV, EKO, VOR/DME–B, Amdt 5A, CANCELED
- New York, NY, 6N5, Takeoff Minimums and Obstacle DP, Amdt 2
- New York, NY, KJRA, Takeoff Minimums and Obstacle DP, Amdt 3
- New York, NY, KJRB, Takeoff Minimums and Obstacle DP, Amdt 2
- Plattsburgh, NY, PBG, RNAV (GPS) RWY 17, Amdt 2
- Marysville, OH, MRT, RNAV (GPS) RWY 9, Amdt 1
- Tulsa, OK, RVS, RNAV (GPS) RWY 1L, Amdt 2
- Tulsa, OK, RVS, RNAV (GPS) RWY 19R, Amdt 1A

- State College, PA, UNV, RNAV (GPS) RWY 6, Amdt 2D
- Aguadilla, PR, BQN/TJBQ, RNAV (GPS) RWY 26, Amdt 1
- Isla De Vieques, PR, VQS/TJVQ, RNAV (GPS) RWY 9, Amdt 2
- Dallas-Fort Worth, TX, DFW, ILS V RWY 13R (CONVERGING), Amdt 7B
- Dallas-Fort Worth, TX, DFW, ILS Z OR LOC Z RWY 13R, ILS Z RWY 13R (SA CAT I), ILS Z RWY 13R (CAT II), Amdt 9C
- Cody, WY, COD, RNAV (GPS) RWY 22, Amdt 4
- Dubois, WY, DUB, RNAV (GPS) RWY 29, Orig
- Dubois, WY, KDUB, ROWEY ONE, Graphic DP
- Dubois, WY, DUB, Takeoff Minimums and Obstacle DP, Orig

[FR Doc. 2025–00961 Filed 1–16–25; 8:45 am] BILLING CODE 4910–13–P

FEDERAL TRADE COMMISSION

16 CFR Part 1

Adjustments to Civil Penalty Amounts

AGENCY: Federal Trade Commission. ACTION: Final rule.

SUMMARY: The Federal Trade Commission ("FTC" or "Commission") is implementing adjustments to the civil penalty amounts within its jurisdiction to account for inflation, as required by law.

DATES: Effective January 17, 2025. FOR FURTHER INFORMATION CONTACT: Marie Choi, Attorney (202–326–3368), Office of the General Counsel, Federal Trade Commission, 600 Pennsylvania Avenue NW, Washington, DC 20580.

SUPPLEMENTARY INFORMATION: The Federal Civil Penalties Inflation Adjustment Act Improvements Act ("FCPIAA") of 2015 ¹ directs agencies to adjust the civil penalty maximums under their jurisdiction for inflation every January. Accordingly, the Commission issues annual adjustments to the maximum civil penalty amounts under its jurisdiction.²

Commission Rule 1.98 sets forth the applicable civil penalty amounts for violations of certain laws enforced by the Commission.³ As directed by the FCPIAA, the Commission is issuing adjustments to increase these maximum civil penalty amounts to address inflation since its prior 2024

amounts will take effect on January 17, 2025: • Section 7A(g)(1) of the Clayton Act,

15 U.S.C. 18a(g)(1) (premerger filing notification violations under the Hart-Scott-Rodino Improvements Act)— Increase from \$51,744 to \$53,088;

adjustment. The following adjusted

• Section 11(*I*) of the Clayton Act, 15 U.S.C. 21(*I*) (violations of cease and desist orders issued under Clayton Act section 11(b))—Increase from \$27,491 to \$28,205;

• Section 5(*l*) of the FTC Act, 15 U.S.C. 45(*l*) (violation of final Commission order)—Increase from \$51,744 to \$53,088;

• Section 5(m)(1)(A) of the FTC Act, 15 U.S.C. 45(m)(1)(A) (knowing violation of rule respecting unfair or deceptive acts or practices)—Increase from \$51,744 to \$53,088;

• Section 5(m)(1)(B) of the FTC Act, 15 U.S.C. 45(m)(1)(B) (knowing violation of cease and desist order respecting unfair or deceptive acts or practices)—Increase from \$51,744 to \$53,088;

• Section 10 of the FTC Act, 15 U.S.C. 50 (failure to file required reports)— Increase from \$680 to \$698;

• Section 5 of the Webb-Pomerene (Export Trade) Act, 15 U.S.C. 65 (failure by associations engaged solely in export trade to file required statements)— Increase from \$680 to \$698;

• Section 6(b) of the Wool Products Labeling Act, 15 U.S.C. 68d(b) (failure by wool manufacturers to maintain required records)—Increase from \$680 to \$698;

• Section 3(e) of the Fur Products Labeling Act, 15 U.S.C. 69a(e) (failure to maintain required records regarding fur products)—Increase from \$680 to \$698;

• Section 8(d)(2) of the Fur Products Labeling Act, 15 U.S.C. 69f(d)(2) (failure to maintain required records regarding fur products)—Increase from \$680 to \$698;

• Section 333(a) of the Energy Policy and Conservation Act, 42 U.S.C. 6303(a) (knowing violations of EPCA § 332, including labeling violations)—Increase from \$560 to \$575;

• Section 525(a) of the Energy Policy and Conservation Act, 42 U.S.C. 6395(a) (recycled oil labeling violations)— Increase from \$27,491 to \$28,205;

• Section 525(b) of the Energy Policy and Conservation Act, 42 U.S.C. 6395(b) (willful violations of recycled oil labeling requirements)—Increase from to \$51,744 to \$53,088;

• Section 621(a)(2) of the Fair Credit Reporting Act, 15 U.S.C. 1681s(a)(2) (knowing violations of the Fair Credit Reporting Act)—Increase from \$4,857 to \$4,983;

¹Public Law 114–74, 701, 129 Stat. 599 (2015). The Act amends the Federal Civil Penalties Inflation Adjustment Act, Public Law 101–410, 104 Stat. 890 (codified at 28 U.S.C. 2461 note).

² 81 FR 42476 (2016); 82 FR 8135 (2017); 83 FR 2902 (2018); 84 FR 3980 (2019), 85 FR 2014 (2020); 86 FR 2539 (2021); 87 FR 1070 (2022); 88 FR 1499 (2023); 89 FR 1445 (2024).

³ 16 CFR 1.98.

• Section 1115(a) of the Medicare Prescription Drug Improvement and Modernization Act of 2003, Public Law 108–173, as amended by Public Law 115–263, 21 U.S.C. 355 note (failure to comply with filing requirements)—

Increase from \$18,293 to \$18,768; and • Section 814(a) of the Energy Independence and Security Act of 2007, 42 U.S.C. 17304 (violations of prohibitions on market manipulation and provision of false information to federal agencies)—Increase from \$1,472,546 to \$1,510,803.

Calculation of Inflation Adjustments

The FCPIAA, as amended, directs federal agencies to adjust each civil monetary penalty under their jurisdiction for inflation in January of each year pursuant to a cost-of-living adjustment.⁴ The cost-of-living adjustment is based on the percent change between the U.S. Department of Labor's Consumer Price Index for allurban consumers ("CPI–U") for the month of October preceding the date of the adjustment, and the CPI–U for October of the prior year.⁵ Based on that formula, the cost-of-living adjustment multiplier for 2025 is 1.02598. The FCPIAA also directs that these penalty level adjustments should be rounded to the nearest dollar. Agencies do not have discretion over whether to adjust a maximum civil penalty, or the method used to determine the adjustment.

The following chart illustrates the application of these adjustments to the civil monetary penalties under the Commission's jurisdiction.

CALCULATION OF ADJUSTMENTS TO MAXIMUM CIVIL MONETARY PENALTIES

| Citation | Description | 2024 Penalty level | Adjustment multiplier | 2025 Penalty level (rounded to the nearest dollar) |
|---------------------------------------|---|-----------------------|--------------------------|--|
| 16 CFR 1.98(a): 15 U.S.C. 18a(g)(1) | Premerger filing notification violations | \$51,744 | 1.02598 | \$53,088 |
| 16 CFR 1.98(b): 15 U.S.C. 21(1) | Violations of cease and desist orders | 27,491 | 1.02598 | 28,205 |
| 16 CFR 1.98(c): 15 U.S.C. 45(l) | Violations of final Commission orders | 51,744 | 1.02598 | 53,088 |
| 16 CFR 1.98(d): 15 U.S.C. 45(m)(1)(A) | Knowing violations of rules respecting unfair or deceptive acts or practices. | 51,744 | 1.02598 | 53,088 |
| 16 CFR 1.98(e): 15 U.S.C. 45(m)(1)(B) | Knowing violations of cease and desist or- ders respecting unfair or deceptive acts or practices. | 51,744 | 1.02598 | 53,088 |
| 16 CFR 1.98(f): 15 U.S.C. 50 | Failure to file required reports | 680 | 1.02598 | 698 |
| 16 CFR 1.98(g): 15 U.S.C. 65 | Failure to file required statements | 680 | 1.02598 | 698 |
| 16 CFR 1.98(h): 15 U.S.C. 68d(b) | Failure to maintain required records | 680 | 1.02598 | 698 |
| 16 CFR 1.98(i): 15 U.S.C. 69a(e) | Failure to maintain required records | 680 | 1.02598 | 698 |
| 16 CFR 1.98(j): 15 U.S.C. 69f(d)(2) | Failure to maintain required records | 680 | 1.02598 | 698 |
| 16 CFR 1.98(k): 42 U.S.C. 6303(a) | Knowing violations of the Energy Policy and Conservation Act. | 560 | 1.02598 | 575 |
| 16 CFR 1.98(1): 42 U.S.C. 6395(a) | Recycled oil labeling violations | 27,491 | 1.02598 | 28.205 |
| 16 CFR 1.98(): 42 U.S.C. 6395(b) | Willful recycled oil labeling violations | 51,744 | 1.02598 | 53,088 |
| 16 CFR 1.98(m): 15 U.S.C. 1681s(a)(2) | Knowing violations of the Fair Credit Reporting Act. | 4,857 | 1.02598 | 4,983 |
| 16 CFR 1.98(n): 21 U.S.C. 355 note | Non-compliance with filing requirements | 18,293 | 1.02598 | 18,768 |
| 16 CFR 1.98(o): 42 U.S.C. 17304 | Market manipulation or provision of false in- formation to federal agencies. | 1,472,546 | 1.02598 | 1,510,803 |

Effective Dates of New Penalties

These new penalty levels apply to civil penalties assessed after the effective date of the applicable adjustment, including civil penalties whose associated violation predated the effective date.⁶ These adjustments do not retrospectively change previously assessed or enforced civil penalties that the FTC is actively collecting or has collected.

Procedural Requirements

The FCPIAA, as amended, directs agencies to adjust civil monetary penalties through rulemaking and to publish the required inflation adjustments in the **Federal Register**, notwithstanding section 553 of title 5 in the United States Code. Pursuant to this congressional mandate, prior public notice and comment under the APA and a delayed effective date are not required. For this reason, the requirements of the Regulatory Flexibility Act ("RFA") also do not apply.⁷ Further, this rule does not contain any collection of information requirements as defined by the Paperwork Reduction Act of 1995 as amended. 44 U.S.C. 3501 *et seq.*

Pursuant to the Congressional Review Act (5 U.S.C. 801 *et seq.*), the Office of Information and Regulatory Affairs designated this rule as not a "major rule," as defined by 5 U.S.C. 804(2).

List of Subjects for 16 CFR Part 1

Administrative practice and procedure, Penalties, Trade practices.

Text of Amendments

For the reasons set forth in the preamble, the Federal Trade Commission amends title 16, chapter I, subchapter A, of the Code of Federal Regulations, as follows:

PART 1—GENERAL PROCEDURES

Subpart L—Civil Penalty Adjustments Under the Federal Civil Penalties Inflation Adjustment Act of 1990, as Amended

■ 1. The authority citation for subpart L continues to read as follows:

Authority: 28 U.S.C. 2461 note.

■ 2. Revise § 1.98 to read as follows:

⁴ 28 U.S.C. 2461 note at (4).

⁵ Id. (3), (5)(b); Office of Management and Budget, Memorandum M–25–02, Implementation of Penalty Inflation Adjustments for 2025 Pursuant to the Federal Civil Penalties Inflation Adjustment Act

Improvements Act of 2015 (December 17, 2024), available at: https://www.whitehouse.gov/wpcontent/uploads/2024/12/M-25-02.pdf. ⁶ 28 U.S.C. 2461 note at (6).

⁷ A regulatory flexibility analysis under the RFA is required only when an agency must publish a notice of proposed rulemaking for comment. *See* 5 U.S.C. 603.

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§ 1.98 Adjustment of civil monetary penalty amounts.

This section makes inflation adjustments in the dollar amounts of civil monetary penalties provided by law within the Commission's jurisdiction. The following maximum civil penalty amounts apply only to penalties assessed after January 17, 2025, including those penalties whose associated violation predated January 17, 2025.

(a) Section 7A(g)(1) of the Clayton Act, 15 U.S.C. 18a(g)(1)—\$53,088;

(b) Section 11(*l*) of the Clayton Act, 15 U.S.C. 21(*l*)—\$28,205;

(c) Section 5(*l*) of the FTC Act, 15 U.S.C. 45(*l*)—\$53,088;

(d) Section 5(m)(1)(A) of the FTC Act, 15 U.S.C. 45(m)(1)(A)—\$53,088;

(e) Section 5(m)(1)(B) of the FTC Act, 15 U.S.C. 45(m)(1)(B)—\$53,088;

(f) Section 10 of the FTC Act, 15 U.S.C. 50—\$698;

(g) Section 5 of the Webb-Pomerene (Export Trade) Act, 15 U.S.C. 65—\$698;

(h) Section 6(b) of the Wool Products Labeling Act, 15 U.S.C. 68d(b)—\$698;

(i) Section 3(e) of the Fur Products Labeling Act, 15 U.S.C. 69a(e)—\$698;

(j) Section 8(d)(2) of the Fur Products Labeling Act, 15 U.S.C. 69f(d)(2)—\$698;

(k) Section 333(a) of the Energy Policy and Conservation Act, 42 U.S.C. 6303(a)—\$575;

(l) Sections 525(a) and (b) of the Energy Policy and Conservation Act, 42 U.S.C. 6395(a) and (b), respectively— \$28,205 and \$53,088, respectively;

(m) Section 621(a)(2) of the Fair Credit Reporting Act, 15 U.S.C. 1681s(a)(2)—\$4,983;

(n) Section 1115(a) of the Medicare Prescription Drug Improvement and Modernization Act of 2003, Public Law 108–173, as amended by Public Law 115–263, 21 U.S.C. 355 note—\$18,768;

(o) Section 814(a) of the Energy Independence and Security Act of 2007, 42 U.S.C. 17304—\$1,510,803; and

(p) Civil monetary penalties authorized by reference to the Federal Trade Commission Act under any other provision of law within the jurisdiction of the Commission—refer to the amounts set forth in paragraphs (c), (d), (e) and (f) of this section, as applicable.

By direction of the Commission.

April J. Tabor,

Secretary.

[FR Doc. 2025–01361 Filed 1–16–25; 8:45 am] BILLING CODE 6750–01–P

SOCIAL SECURITY ADMINISTRATION

20 CFR Parts 404 and 416

[Docket No. SSA-2024-0056]

RIN 0960-AI93

Further Extension of the Flexibility in Evaluating "Close Proximity of Time" To Evaluate Ongoing Changes in Healthcare

AGENCY: Social Security Administration. **ACTION:** Temporary final rule with request for comments.

SUMMARY: We are extending the flexibility in the "close proximity of time" standard, as defined in two prior temporary final rules (TFR), through May 11, 2029. We issued a TFR providing the "close proximity of time" flexibility on July 23, 2021, because the COVID-19 national public health emergency (PHE) caused many individuals to experience barriers that prevented them from timely accessing in-person healthcare. On September 29, 2023, we extended the flexibility to evaluate evolving healthcare practices and consumption in a post-PHE environment. We determined that we need additional time to fully evaluate still-evolving healthcare practices after the PHE. We are therefore issuing this TFR to extend the "close proximity of time" flexibility until May 11, 2029, so we can continue to evaluate changes in healthcare practices and determine the proper "close proximity of time" standard for the musculoskeletal disorders listings.

DATES:

Effective date: This TFR is effective on February 18, 2025.

Comment date: We invite written comments. Comments must be submitted no later than March 18, 2025.

Expiration date: Unless we extend the provisions of this TFR by a final rule published in the **Federal Register**, it will cease to be effective on May 11, 2029.

ADDRESSES: You may submit comments by any one of three methods—internet, fax, or mail. Do not submit the same comment(s) multiple times or by more than one method. Regardless of which method you choose, please state that your comment(s) refer to Docket No. SSA-2024-0056 so that we may associate your comment(s) with the correct rule.

Caution: You should be careful to include in your comment(s) only information that you wish to make publicly available. We strongly urge you not to include any personal information in your comment(s), such as Social Security numbers or medical information.

1. *Internet:* We strongly recommend that you submit your comment(s) via the internet. Please visit the Federal eRulemaking portal at *https:// www.regulations.gov.* Use the "search" function to find docket number SSA– 2024–0056. The system will issue a tracking number to confirm your submission. You will not be able to view your comment(s) immediately because we must post each comment manually. It may take up to one week for your comment(s) to be viewable.

2. *Fax:* Fax comments to 1–833–410–1631.

3. *Mail:* Mail your comments to the Office of Legislation and Congressional Affairs Regulations and Reports Clearance Staff, Mail Stop 3253, Altmeyer, 6401 Security Blvd., Baltimore, MD 21235–6401.

Comments are available for public viewing on the Federal eRulemaking portal at *https://www.regulations.gov* or in person, during regular business hours, by arranging with the contact person identified below.

FOR FURTHER INFORMATION CONTACT:

Michael J. Goldstein, Office of Disability Policy, Social Security Administration, 6401 Security Boulevard, Baltimore, MD 21235–6401, (410) 965–1020.

For information on eligibility or filing for benefits, call our national toll-free number, 1–800–772–1213 or TTY 1– 800–325–0778, or visit our internet site, Social Security Online, at *https:// www.ssa.gov/.*

Background

On December 3, 2020, we published the final rule, *Revised Medical Criteria for Evaluating Musculoskeletal Disorders* (final rule),¹ which became effective on April 2, 2021. This final rule revised the criteria in the listings that we use to evaluate disability claims involving musculoskeletal disorders in adults and children at the third step of our sequential evaluation process under titles II and XVI of the Social Security Act (Act).² The final rule, among other

²For adults, the listings describe, for each of the major body systems, impairments that we consider to be severe enough to prevent an individual from doing any gainful activity regardless of his or her age, education, or work experience. 20 CFR 404.1525(a) and 416.925(a). For children, the listings describe impairments we consider severe enough to cause marked and severe functional limitations. 20 CFR 416.925(a). We use the listings at step 3 of the sequential evaluation process to identify claims in which the individual is clearly disabled under our rules. 20 CFR 404.1520, 416.920, and 416.924). We do not deny a claim when a person's medical impairment(s) does not satisfy the criteria of a listing. Instead, we continue

¹⁸⁵ FR 78164 (2020).