(3) The EPA identification number, name and address of the generator and the transporter, if available;
(4) A description and the quantity of each unmanifested PCB waste the facility received;
(5) The method of storage or disposal for each PCB waste;
(6) Signature of the owner or operator of the facility or his authorized representative; and,
(7) A brief explanation of why the waste was unmanifested, if known.
(8) The disposition made of the unmanifested waste by the commercial storage or disposal facility, including:
(i) If the waste was stored or disposed by that facility, was the generator identified and was a manifest subsequently supplied.
(ii) If the waste was sent back to the generator, why and when.
(b) [Reserved]

15. Section 761.217 is added to read as follows:

§ 761.217 Exception reporting.

(a) A generator of PCB waste, who does not receive a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within 35 days of the date the waste was accepted by the initial transporter, shall immediately contact the transporter and/or the owner or operator of the designated facility to determine the status of the PCB waste.

(b) A generator of PCB waste subject to the manifesting requirements shall submit an Exception Report to the EPA Regional Administrator for the Region in which the generator is located if the generator has not received a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within 45 days of the date the waste was accepted by the initial transporter. The exception report shall be submitted to EPA no later than 45 days from the end of the 1-year storage for disposal date when the following occurs:

(1) The disposal facility receives PCBs or PCB Items on a date more than 9 months from the date the PCBs or PCB Items were removed from service for disposal, as indicated on the manifest or continuation sheet; and
(2) Because of contractual commitments or other factors affecting the facility’s disposal capacity, the disposer of PCB waste could not dispose of the affected PCBs or PCB Items within 1 year of the date of removal from service for disposal.

(b) A generator or commercial storer of PCB waste who manifests PCBs or PCB Items to a disposer of PCB waste shall submit a One-year Exception Report to the EPA Regional Administrator for the Region in which the generator or commercial storer is located no later than 45 days from the date the following occurs:

(1) The disposer or commercial storer transferred the PCBs or PCB Items to the disposer of PCB waste on a date within 9 months from the date of removal from service for disposal of the affected PCBs or PCB Items, as indicated on the manifest or continuation sheet; and
(2) The disposer or commercial storer either has not received within 13 months from the date of removal from service for disposal a Certificate of Disposal confirming disposal of the affected PCBs or PCB Items on a date more than 1 year after the date of removal from service.

(c) The One-year Exception Report shall include:

(1) A legible copy of any manifest or other written communication relevant to the transfer and disposal of the affected PCBs or PCB Items.
(2) A cover letter signed by the submitter or an authorized representative explaining:

(i) The date(s) when the PCBs or PCB Items were removed from service for disposal.
(ii) The date(s) when the PCBs or PCB Items were received by the submitter of the report, if applicable.
(iii) The date(s) when the affected PCBs or PCB Items were transferred to a designated disposal facility.

(iv) The identity of the transporters, commercial storers, or disposers known to be involved with the transaction.
(v) The reason, if known, for the delay in bringing about the disposal of the affected PCBs or PCB Items within 1 year from the date of removal from service for disposal.

(d) PCB/radioactive waste that is exempt from the 1-year storage for disposal time limit pursuant to § 761.65(a)(1) is also exempt from the exception reporting requirements of paragraphs (a), (b), and (c) of this section.

[FR Doc. 2012–21674 Filed 9–5–12; 8:45 am]
BILLING CODE 6560–50–P

DEPARTMENT OF HOMELAND SECURITY

48 CFR Part 3052

[Docket No. DHS–2009–0085]

RIN 1601–AA28

Homeland Security Acquisition Regulation (HSAR); Revision Initiative
[HSAR Case 2009–002]; Correction

AGENCY: Office of the Chief Procurement Officer, DHS.
ACTION: Final rule; correction.

SUMMARY: DHS is correcting a final rule that appeared in the Federal Register of August 22, 2012. As published, the final rule incorrectly uses the word (DATE) in several places in part 3052 of title 48 of the Code of Federal Regulations. We are correcting each instance of (DATE) to correctly state the appropriate date of “(SEP 2012)”. The final rule amended multiple sections of the Homeland Security Acquisition Regulation (HSAR) to align existing content with the Federal Acquisition Regulation (FAR); implemented Section 695 of the Post-
Katrina Emergency Management Reform Act of 2006 by restricting the length of certain noncompetitive contracts entered into by the Department of Homeland Security to facilitate the response to or recovery from a natural disaster, act of terrorism, or other manmade disaster; clarified agency acquisition regulations; and made editorial corrections.


SUPPLEMENTARY INFORMATION: As published, the final rule incorrectly uses the word [DATE] in several places in part 3052 of title 48 of the Code of Federal Regulations. We are correcting each instance of [DATE] to correctly state the appropriate date of “[SEP 2012]”. In FR Doc. 2012–20440 appearing on page 50631 in the Federal Register of Wednesday, August 22, 2012, the following corrections are made:

§ 3052.203–70 [Corrected]
1. On page 50636, in the first column, amending section 3052.203–70, the title of the clause “Instructions for Contractor Disclosure of Violations ([DATE])” is corrected to read “Instructions for Contractor Disclosure of Violations (SEP 2012)”.

§ 3052.204–71 [Corrected]
2. On page 50636, in the second column, amending section 3052.204–71, the title of the section “3052.204–71 Contractor employee access ([DATE])” is corrected to read “3052.204–71 Contractor Employee Access (SEP 2012)”.

§ 3052.205–70 [Corrected]
3. On page 50636, amending section 3052.205–70, in the second column, “Alternate I ([DATE])” is corrected to read “Alternate I (SEP 2012)”.

§ 3052.206–70 [Corrected]
4. On page 50636, amending section 3052.206–70, in the second column, the title of the clause “Advertisements, Publicizing Awards, and Releases ([DATE])” is corrected to read “Advertisements, Publicizing Awards, and Releases (SEP 2012)”.

§ 3052.207–70 [Corrected]
5. On page 50636, amending section 3052.207–70, in the third column, “Alternate I ([DATE])” is corrected to read “Alternate I (SEP 2012)”.

§ 3052.212–70 [Corrected]
6. On page 50636, amending section 3052.212–70, in the third column, the title of the clause “Contract Terms and Conditions Applicable to DHS Acquisition of Commercial Items ([DATE])” is corrected to read “Contract Terms and Conditions Applicable to DHS Acquisition of Commercial Items (SEP 2012)”.

7. On page 50637, amending section 3052.212–70, in the first column, in amendatory instruction 39., “([DATE])” is corrected to read “(SEP 2012)”.

Christina E. McDonald, Associate General Counsel for Regulatory Affairs, Department of Homeland Security.

[FR Doc. 2012–21961 Filed 9–5–12; 8:45 am]
BILLING CODE 9110–9B–P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

49 CFR Part 571

Federal Motor Vehicle Safety Standards

CFR Correction

In Title 49 of the Code of Federal Regulations, Parts 400 to 571, revised as of October 1, 2011, on page 603, in § 571.119, Table II is corrected to read as follows:

§ 571.119 Standard No. 119; New pneumatic tires for motor vehicles with a GVWR of more than 4,536 kilograms (10,000 pounds) and motorcycles.

* * * * *

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[FR Doc. 2012–22003 Filed 9–5–12; 8:45 am]
BILLING CODE 4910–59–P