§ 165.T05–0263 Safety Zone: Mill Creek, Fort Monroe, VA, USNORTHCOM Civic Leader Tour and Aviation Demonstration.

(a) *Regulated Area.* The following area is a safety zone: All waters in the vicinity of the Fort Monroe Military Reservation on Mill Creek within a 1,320 foot radius of position 037°04′04″ N/076°18′04″ W (NAD 1983).

(b) Definition: For the purposes of this part, Captain of the Port Representative: means any U.S. Coast Guard commissioned, warrant or petty officer who has been authorized by the Captain of the Port, Hampton Roads, Virginia to act on his behalf.

(c) *Regulations:* (1) In accordance with the general regulations in § 165.23 of this part, entry into this zone is prohibited unless authorized by the Captain of the Port, Hampton Roads or his designated representatives.

(2) The operator of any vessel in the immediate vicinity of this safety zone shall:

(i) Stop the vessel immediately upon being directed to do so by any commissioned, warrant or petty officer on shore or on board a vessel that is displaying a U.S. Coast Guard Ensign.

(ii) Proceed as directed by any commissioned, warrant or petty officer on shore or on board a vessel that is displaying a U.S. Coast Guard Ensign.

(3) The Captain of the Port, Hampton Roads can be contacted on VHF–FM marine band radio channel 16 (156.8 Mhz) or at telephone number 757–668– 5555.

(4) The Coast Guard Representatives enforcing the safety zone can be contacted on VHF–FM marine band radio channel 13 (165.65 Mhz) and channel 16 (156.8 Mhz). (d) Enforcement Period: This regulation will be enforced from 9 a.m. to 11:30 a.m. and from 1:30 p.m. to 4 p.m. on April 28, 2009, and from 2:30 p.m. to 4:30 p.m. on April 29, 2009.

Dated: April 10, 2009.

J.P. Novotny,

Commander, U.S. Coast Guard, Captain of the Port, Hampton Roads, Acting. [FR Doc. E9–9798 Filed 4–28–09; 8:45 am] BILLING CODE 4910–15–P

DEPARTMENT OF VETERANS AFFAIRS

38 CFR Parts 51 and 58

RIN 2900-AM97

Per Diem for Nursing Home Care of Veterans in State Homes

AGENCY: Department of Veterans Affairs. **ACTION:** Final rule. **SUMMARY:** The Department of Veterans Affairs (VA) amends its regulations which set forth a mechanism for paying per diem to State homes providing nursing home care to eligible veterans. More specifically, we are updating the basic per diem rate, implementing provisions of the Veterans Benefits, Health Care, and Information Technology Act of 2006, and making several other changes to better ensure that veterans receive quality care in State homes.

DATES: Effective date: May 29, 2009. The incorporation by reference of certain publications listed in this rule is approved by the Director of the Federal Register as of May 29, 2009.

FOR FURTHER INFORMATION CONTACT: Theresa Hayes at (202) 461–6771 (for issues concerning per diem payments), and Christa Hojlo, PhD at (202) 461– 6779 (for all other issues raised by this document), Office of Geriatrics and Extended Care, Veterans Health Administration, Department of Veterans Affairs, 810 Vermont Avenue, NW., Washington, DC 20420. (The telephone numbers set forth above are not toll-free numbers.)

SUPPLEMENTARY INFORMATION: This document amends the regulations at 38 CFR part 51 (referred to below as the regulations), which set forth a mechanism for paying per diem to State homes providing nursing home care to eligible veterans. Under the regulations, VA pays per diem to a State for providing nursing home care to eligible veterans in a facility if the Under Secretary for Health recognizes the facility as a State home based on a determination that the facility meets the standards set forth in subpart D of the regulations. The standards set forth minimum requirements that are intended to ensure that VA pays per diem for eligible veterans only if the State homes provide quality care. This document also makes corresponding changes concerning VA forms set forth at 38 CFR part 58.

This final rule is based on a proposed rule published in the Federal Register on November 28, 2008 (73 FR 72399). The proposed rule called for a 30 day comment period that ended on December 29, 2008. We received a number of comments from eight commenters (one commenter provided two submissions). One commenter merely agreed with the proposed changes. The other comments are discussed below. Based on the rationale set forth in the proposed rule and this document, we have adopted the provisions of the proposed rule as a final rule with changes discussed below.

Nurse Practitioners

Proposed § 51.2 defined the term "nurse practitioner" as "a licensed professional nurse who is currently licensed to practice in the State; who meets the State's requirements governing the qualifications of nurse practitioners; and who is currently certified as an adult, family, or gerontological nurse practitioner by a nationally recognized body that provides such certification for nurse practitioners, such as the American Nurses Credentialing Center or the American Academy of Nurse Practitioners."

Three commenters argued directly or implicitly that certification is not essential for the provision of high quality care and that licensure is a sufficient measure of competence. One of the commenters argued that national certification would create an undue burden for nurse practitioners ("enroll in an exam course, pay for course work, travel, lodging and registration fees, and sit for the exam") and indicated that some may fail the exam or fail to meet renewal requirements. The commenter further asserted that nurse practitioners who are currently employed should be subject to a grandfather clause that allows them to work as nurse practitioners without national certification. We made no changes based on these comments. The proposed rule did not create a new certification requirement but merely broadened the list of certifying organizations to any nationally recognized certifying body because the previously listed organization does not provide such certification.

Recognition and Certification

Proposed § 51.30(a)(1) provided that VA would not conduct the recognition survey until the new facility has at least 21 residents or the number of residents consists of at least 50 percent of the new bed capacity of the facility.

One commenter seemed to read the provisions at proposed § 51.30(a)(1) by associating the portion of the formula regarding 21 residents with new facilities and associating the portion of the formula regarding 50 percent of the new bed capacity to renovations. This is not what was intended. Both portions of the formula were intended to apply to recognition surveys. Accordingly, we clarified the regulation to state that the recognition survey will be conducted only after the new facility either has at least 21 residents or has a number of residents that consist of at least 50 percent of the new bed capacity of the new facility. We also note that under

§ 51.30(b), a separate recognition is required for changes involving an annex, branch, enlargement, expansion, or relocation.

Two commenters asserted that the portion of the formula concerning 21 residents is excessive. One commenter noted that CMS (Centers for Medicare & Medicaid Services) only requires 3 residents to determine whether a facility meets the CMS standards. Another commenter asserted that a facility should only be required to have ten residents for an initial test survey and that per diem could begin after the initial test survey with a more detailed survey to follow. New providers/ suppliers must be in operation and providing services to patients when surveyed. This means that at the time of survey, the institution must have opened its doors to admissions, be furnishing all services necessary to meet the applicable provider or supplier definition, and demonstrate the operational capability of all facets of its operations. To be considered "fully operational," initial applicants must be serving a sufficient number of patients so that compliance with all requirements can be determined. Centers for Medicare & Medicaid Services, State Operations Manual, Pub. No. 100-07, Ch. 2 sec. 2008A. The commenters ultimately asserted that the proposed provisions would place a financial burden on veterans who might be responsible for costs until VA begins paying per diem. We made no changes based on these comments. Based on our experience in conducting surveys and following the progress of new State homes in meeting VA standards, the criteria as proposed set forth the minimum requirements (21 residents or 50 percent of new bed capacity) for conducting a survey that could determine whether a facility meets VA standards.

Proposed § 51.30(d), (e), and (f) sets forth the process by which a State may appeal a decision by a director of a VA medical center of jurisdiction that a State home facility or facility management did not meet the standards of subpart D. The appeal is made to the Under Secretary for Health. The proposed provisions were intended to allow appeals to the Under Secretary in response to directors' recommendations regardless of whether the recommendations were made prior to recognition or after recognition. One commenter indicated that there is no procedure to appeal the decision of the Under Secretary. A decision of the Under Secretary, however, may be appealed to the Board of Veterans' Appeals. For further information on this

appeal process, please refer to 38 U.S.C. 7104 and 7105 and 38 CFR part 20. We clarified § 51.30(f) to state that the decisions of the Under Secretary are final decisions that may be appealed to the Board of Veterans' Appeals. The commenter further asserted that there is no requirement that the Under Secretary take into account the arguments and evidence presented in a State's appeal. We made no changes based on this comment. Section 51.30(f) states that the Under Secretary will review any relevant supporting information. This would include the arguments and evidence presented by the State.

Rate Based on Service Connection

The provisions of 38 U.S.C. 1745(a), which were established by section 211 of the Veterans Benefits, Health Care, and Information Technology Act of 2006 (Pub. L. 109–461), set forth a mechanism for paying a higher per diem rate for certain veterans with serviceconnected disabilities receiving nursing home care in State homes.

Under this authority, the per diem rate was increased for:

• Any veteran in need of nursing home care for a service-connected disability, and

• Any veteran who has a serviceconnected disability rated at 70 percent or more and is in need of nursing home care.

Under the cited statutory authority, the new per diem rate is the lesser of the following:

• The applicable or prevailing rate payable in the geographic area in which the State home is located, as determined by the Secretary, for nursing home care furnished in a non-Department nursing home (*i.e.*, a public or private institution not under the direct jurisdiction of VA which furnishes nursing home care); or

• A rate not to exceed the daily cost of care in the State home facility, as determined by the Secretary, following a report to the Secretary by the director of the State home.

Several commenters seemed to be confused about the connection between higher per diem for certain veterans with service-connected disabilities and the provision of drugs and medicines to veterans in State homes. As more fully explained below, under the Veterans Benefits, Health Care, and Information Technology Act of 2006, VA does not have authority to provide drugs and medicines to veterans who are receiving care for which the higher per diem is payable.

Proposed § 51.41(a)(2) stated that the higher per diem rate for certain veterans with service-connected disabilities would apply to a veteran with a rating of total disability based on individual unemployability. One commenter questioned whether all veterans must have a rating of total disability based on individual unemployability as a condition for receiving the higher rate of per diem based on service connection. Another commenter questioned whether § 51.41(a)(2) would be applicable to an individual who is unemployable because of disabilities that are not service connected. We made no changes based on these comments. Veterans who are otherwise eligible for the higher per diem do not also need a rating of total disability based on individual unemployability from VA for the State to receive the higher rate of per diem on their behalf. However, the law permits VA to pay a higher per diem for veterans only based on their service-connected disabilities. States thus would not receive the higher per diem for veterans who are unemployable based on disabilities that are not service connected unless these veterans also have service-connected disabilities that meet the requirements for payment of the higher per diem.

With respect to the higher per diem rate for certain veterans in State homes, one commenter questioned whether a State home would receive different amounts based on the rating, *i.e.*, 70 percent of the maximum per diem for a veteran with a rating of 70 percent, 80 percent of the maximum per diem for a veteran with a rating of 80 percent, and so on. We made no changes based on this comment. Under the statutory provisions of 38 U.S.C. 1745 and § 51.41, the State home would receive the same per diem amount for these veterans.

With respect to the calculation of the higher per diem, commenters objected to the methodology in the proposed rule. One commenter asserted that the higher per diem rate should be the actual cost of care as determined by the State home. The commenter also asserted that the amount should be not less than the Medicare amount, the Medicaid amount, or the amount VA pays for veterans in private nursing homes. One commenter argued that, compared to the population used in the proposed methodology, these serviceconnected veterans would need more care because they are generally older and mostly male. The commenter also indicated that the population used for the calculations would be based in large part on Medicare factors and asserted that some nursing homes do not take Medicare payments. The commenter further asserted that VA should use data from State homes. We made no changes based on these comments. The statutory

provisions at 38 U.S.C. 1745 require that the new higher per diem rate be the lesser of the following:

• The applicable or prevailing rate payable in the geographic area in which the State home is located, as determined by the Secretary, for nursing home care furnished in a non-Department nursing home (*i.e.*, a public or private institution not under the direct jurisdiction of VA which furnishes nursing home care); or

• A rate not to exceed the daily cost of care in the State home facility, as determined by the Secretary, following a report to the Secretary by the director of the State home.

The law thus requires VA to use the actual cost of care in State homes based on a report from the home in determining the higher per diem, and the home will receive its actual cost if it is less than the applicable or prevailing rate. However, as stated in the preamble to the proposed rule: "VA is considering a modification to the proposed payment structure to be introduced after two or three years of experience with the [Resource Utilization Group-III (RUG III)] approach. In the modification, VA would use the actual case-mix of the individual state veteran nursing home to determine the reimbursement rate, rather than assuming that every nursing home has an equal number of veterans in each of the 53 RUG III levels. This modification will allow for more accurate payments, reimbursing nursing homes at a higher rate for treating veterans with more intensive needs." One commenter asserted that we should use the earlier time frame of two years to take action to modify the payment structure. We made no changes based on this comment. We will work as fast as possible to take any actions necessary to improve the payment methodology.

One commenter asserted that there is no indication in the proposed rule as to how frequently adjustments would be made to payments under § 51.41(b)(1) and further asserted that the regulations should include the process for adjustment. One commenter questioned whether VA would recalculate amounts each month for the higher per diem rate. In response, we note that the preamble to the proposed rule made clear that the adjustments would be made annually (see 73 FR 72401–72402). As stated in the preamble, the formula for establishing the rate includes CMS information that is published in the Federal Register every summer and is effective beginning October 1 for the entire fiscal year. We have added information in the note to § 51.41(b)(1), explaining that adjustments will be made annually.

One commenter argued that the conclusion that the physician portion should be based on one hour per month is too little. Another commenter asked how the formula would include costs for physician extenders. Another commenter questioned whether a facility would receive a higher payment "if it is determined that each patient receives (and needs) substantially more than one hour of combined physician contact each month." Another commenter asserted that Texas does not use salaried physicians at their State homes and questioned whether Texas State homes would receive higher amounts to offset this practice. As an alternative, the commenter asserted that State homes should be allowed to continue to use Medicare Part B for the physician portion. We made no changes based on these comments. Based on our experience, we believe that one hour is the appropriate amount of time for the calculations for all of the primary care that would be provided by physicians or physician extenders as authorized under the regulations. The rate is based on averages, and it would not be administratively feasible to make a separate formula for each facility.

One commenter further asserted that State homes should not be required to pay for outside specialist costs. We made no changes based on this comment. Outside specialty care is not considered a part of nursing home care.

One commenter asked for VA to provide sample calculations to show how the formula works for VA's computation of the higher per diem. We made no changes based on this comment. The commenter was sent a sample calculation. We would be happy to provide sample per diem calculations to others upon request (see FOR FURTHER INFORMATION CONTACT above for contact information).

One commenter asserted that the higher per diem rate should be made applicable to VA programs outside of the State home program. We made no changes based on this comment because it is not within the scope of this rulemaking proceeding. This rule implements only the statutory provisions at 38 U.S.C. 1741–1743 and 1745 regarding nursing home care provided in State homes.

Drugs and Medicines

The provisions of 38 U.S.C. 1745(b) require VA to furnish recognized State homes with such drugs and medicines as may be ordered by prescription of a duly licensed physician as specific therapy in the treatment of illness or injury for certain veterans with serviceconnected disabilities.

One commenter questioned whether veterans for whom the higher per diem rate is payable would also receive drugs and medicines under section 1745(b). Two commenters argued that the payment of the higher per diem for veterans should not bar the receipt of drugs and medicines under 38 U.S.C. 1712(d) and corresponding VA regulations. One of the commenters questioned whether all veterans with a service-connected disability would receive drugs and medicines under proposed § 51.41. We made no changes based on these comments. Section 1745(b) states that drugs and medicines provided under that statutory provision cannot be provided to veterans who are being provided nursing home care for which the higher per diem is payable. In addition, section 1745(a)(3) provides that payment by VA of the higher per diem constitutes payment in full to the State home for the veteran's nursing home care. We interpret this provision to mean that the higher per diem includes the cost of drugs and medicines, which provides the basis for the provision in §51.41 that, as a condition of receiving payments, the State home must agree not to accept drugs and medicines from VA on behalf of veterans provided under 38 U.S.C. 1712(d) and corresponding VA regulations. Also, section 1745(b) does not authorize VA to provide drugs to all veterans with a service-connected disability.

One commenter questioned, for purposes of proposed § 51.42, who would determine if drugs and medicines are needed and how fast these determinations would be made. We made no changes based on these comments. As indicated in § 51.42, the physician prescribing the drug or medicine would make this determination. These determinations would be made in the normal course of business.

One commenter questioned whether a facility would have a choice in how the medications sent to the facility would be packaged, *e.g.*, punch cards, unit doses, stock. We made no changes based on this comment. VA will work with State homes and when practical meet the requests of State homes for packaging the drugs and medications.

One commenter questioned how veterans would receive drugs and medicines that may be needed before they could be supplied by VA. Two commenters questioned how the State home would receive reimbursement for supplying such drugs and medications. We made no changes based on these comments. The statute at 38 U.S.C. 1745(b) does not authorize VA to reimburse States for the cost of drugs and medicines. However, as we have done in the existing VA program under which VA provides drugs and medicines to State homes on behalf of certain service-connected veterans, VA will work with State homes to establish working relationships that will allow for the most efficient methods of supplying drugs and medicines.

Retroactive Payments

Section 211(a)(5) of Public Law 109-461 required the higher per diem rate based on service connection to take effect on March 21, 2007 (90 days after enactment of the law). This authority also required that the provision of drugs and medicines for specified veterans take effect on the same date. Accordingly, the preamble to the proposed rule indicated that VA would make retroactive payments constituting the difference between the basic per diem actually paid and the higher per diem required for care provided to specified veterans on and after March 21, 2007. The preamble also indicated that VA would make retroactive payments constituting the amount State homes paid for drugs and medicines for specified veterans on and after March 21, 2007 (not including any administrative costs) (73 FR 72401).

The preamble to the proposed rule also asserted that VA would not make retroactive payments if the State home received any payment for such care or for such medicines and drugs from any source unless the amount received was returned to the payor (73 FR 72401). One commenter indicated that States should not be required to make refunds prior to receipt of VA payments because some States may not have sufficient funds to advance the payor. One commenter asserted that VA should establish a process for returning payments received under the Medicare and Medicaid programs. The commenter also asserted that VA should establish a process for reimbursing physicians who are not State employees and who obtained payments under Medicare Part B. One commenter asserted that a State should make repayments to the estate of a deceased veteran prior to receiving retroactive payments from VA that cover payments previously made by the veteran. We made no changes based on these comments. Regardless of whether the return of payment is made prior to VA's payment or immediately after VA's payment, the responsibility for the return of a payment rests with the State home that received the payment.

One commenter questioned whether VA will make retroactive payments from March 2007. As stated in the preamble to the proposed rule (73 FR 72401), VA will make retroactive payments for care provided on and after March 21, 2007, and for drugs and medicines provided on and after March 21, 2007.

Proposed § 51.43(d) provided that per diem payments would be made retroactively for care that was provided on and after the date of the completion of VA's survey of the facility that provided the basis for determining that the facility met VA's standards. One commenter asserted that VA should pay per diem payments retroactively back to the date the State home opened for operation. We made no changes based on this comment. The statutory provisions at 38 U.S.C. 1741(d) provide for payment of per diem to commence on the date of the completion of the inspection that recognized the State home as meeting VA's standards, as determined by the Secretary.

One commenter essentially questioned when new VA Form 10– 0460 (captioned "Request for Prescription Drugs from an Eligible Veteran in a State Home") would be used by State homes. We made no changes based on this comment. The form should be used from the effective date of this document.

Time Limits

One commenter asserted that a State home should be given 30 days to apply for retroactive payments and monthly per diem and VA should be given 30 days to act on applications and begin making payments. We made no changes based on this comment. State homes are allowed to submit immediately for VA retroactive payments and are allowed to submit requests for monthly payments as soon as they are due. The regulation imposes no deadline on when States must seek retroactive payments. VA will respond promptly to States' requests but will not establish the deadline suggested by the commenter because it is difficult to predict the availability of resources at any given time.

Compensation

One commenter asserted that those veterans receiving VA compensation should not be required to use any of such funds for the cost of their State home care. We made no changes based on this comment. We know of no basis for treating VA compensation differently from other income or other funds of a resident except that the State home is prohibited from charging a veteran for nursing home care when VA pays the higher per diem rate based on service connection because VA's payment constitutes payment in full for the care provided (see 38 U.S.C. 1745(a)(3)).

Bed Holds

We proposed to make changes to the bed hold rule. Proposed § 51.43(c) provided that per diem would be paid for a bed hold only if the veteran has established residency by being in the facility for 30 consecutive days (including overnight stays) and the facility has an occupancy rate of 90 percent or greater. In addition, we proposed that per diem for a bed hold would be paid "only for the first 10 consecutive days during which the veteran is admitted as a patient in a VA or other hospital (this could occur more than once in a calendar year) and only for the first 12 days in a calendar year during which the veteran is absent for purposes other than receiving hospital care."

One commenter argued that residency should be established by admission and that a transfer to an acute care facility should not affect residency. The commenter further asserted that the proposed rule failed to provide a rationale for the residency requirement. One commenter asserted that the regulations should allow a bed hold for at least 15 days for a resident who is absent due to hospitalization unless the nursing home documents that it has objective information from the hospital confirming that the patient will not return to the nursing home within 15 days of the hospital admission. We made no changes based on these comments. As we indicated in the preamble to the proposed rule, VA believes that State homes should receive per diem for bed holds only if the State would likely fill the bed without such payments and only if the veteran has established residency at the State home (73 FR 72402). We believe that 30 days is a minimal amount of time for demonstrating that a veteran intends to be a resident at the State home and that the veteran was not temporarily placed in the State home.

With respect to hospital absences, one commenter questioned whether the regulations provide for VA to pay per diem "for only 10 consecutive overnight hospital absences or any number of overnight hospital absences but only up to ten consecutive days maximum period each time." We have clarified the regulations to state that VA will provide per diem "only for the first 10 consecutive days during which the veteran is admitted as a patient for any stay in a VA or other hospital (a hospital stay could occur more than once in a calendar year)."

One commenter asserted that the 90 percent occupancy requirement should not apply to a new facility for the first two years of operation. The commenter asserted that this would afford the time to safely fill the building to the 90 percent occupancy rate. We made no changes based on this comment. The request is inconsistent with the purpose of a bed hold. As stated in the preamble to the proposed rule, payments for bed holds are intended to assure that nursing home residents who are hospitalized or who are granted leave for other purposes are assured a nursing home bed upon return to the nursing home (73 FR 72402). It is unlikely that facilities with an occupancy of less than 90 percent would fill the bed of an absent resident.

One commenter questioned how to determine when a facility has an occupancy rate of 90 percent or greater. We made no changes based on this comment. The occupancy rate would be determined by dividing the number of residents by the number of beds identified in the recognition process. If a facility is recognized as a 100 bed facility and has 90 residents, the occupancy rate is 90 percent.

One commenter asserted that their facility was constructed with a 400-bed capacity but now, because of a nurse shortage, operates at a maximum of 300 beds. The commenter asked whether the 90 percent requirement would apply to the lower amount. We made no changes based on this comment. The lower amount would apply only if the amount were based on a formal re-recognition action.

Resident Rights

Proposed § 51.70(c)(5) provided that "[u]pon the death of a resident with a personal fund deposited with the facility, the facility management must convey within 90 calendar days the resident's funds, and a final accounting of those funds, to the individual or probate jurisdiction administering the resident's estate; or other appropriate individual or entity, if State law allows." One commenter asserted that the regulations should provide a waiver from the 90 day requirement in those cases when "funds are inadequate, there are multiple creditors and relatives and the matter is tied in probate or no relative or creditor is located or willing to open an estate." We made no changes based on this comment. The regulations only require that the time limit be met when the funds can be conveyed "to the individual or probate jurisdiction administering the resident's estate; or other appropriate individual or entity, if State law allows." VA sees no reason why funds should be retained for longer periods under these circumstances.

Quality of Life

Proposed § 51.100(h)(2) clarified the regulations to specify that a nursing home with 100 or more beds would be required to employ one or more qualified social workers who work for a total period that equals at least the work time of one full-time employee (FTE). We also proposed to clarify the regulations to specify that a State home must provide qualified social worker services in proportion to the total number of beds in the home, specifically one or more social worker FTE per 100 beds. For example, under the proposal a nursing home with 50 beds would be required to employ one or more qualified social workers who work for a total period equaling at least one-half FTE and a nursing home with 150 beds would be required to employ qualified social workers who work for a total period equaling at least one and one-half FTE. One commenter asserted that this requirement is too onerous and that others could perform the social work under the supervision of a social worker. The commenter further asserted that a grandfather clause, a waiver, or a phase-in time should be allowed for those not meeting the requirement. The commenter also asserted that, instead of a 1:100 ratio, VA should establish the ratio of 1:120.

We believe that a resident must have access to a quality social work program to help ensure the well being of the resident. We believe that we could increase the ratio to 1:120, which is the CMS standard and still allow for sufficient availability of social workers. Accordingly, the final rule reflects this change. However, we made no further changes because we believe that only qualified social workers would have the skills necessary to provide this specialized help needed by residents.

Resident Assessment

Section 51.110 requires facility management to "conduct initially, annually and as required by a change in the resident's condition a comprehensive, accurate, standardized, reproducible assessment of each resident's functional capacity." Section 51.110(b)(3) also requires quarterly reassessments.

Proposed § 51.110(b)(1)(i) required officials conducting such assessments, among other things, to use the Centers for Medicare and Medicaid Services (CMS) Resident Assessment Instrument Minimum Data Set (RAI/MDS), Version 2.0. Two commenters asserted that the version will be updated and that we should use a generic reference so that we could require compliance with the changed versions as they are adopted. We made no changes based on these comments. We prefer our incremental approach because it allows us to review each new version of the standard prior to making it applicable.

Two commenters asserted that VA should clarify the purposes for such CMS RAI/MDS submissions. One of the commenters further questioned whether VA would calculate RUG scores from this information and questioned how differences between VA and facilities would be resolved. We made no changes based on these comments. The purpose for obtaining the information is not to challenge the data reviewed. VA uses the quality indicators to prepare for surveys.

Also, we proposed to require each State home to submit each assessment to VA at a VA email address. Two commenters asserted that facilities should be able to submit the data by electronic means other than email. We agree that the information should be submitted electronically in a form other than email. Accordingly, the final rule requires the submission to be made electronically to the IP address provided by VA.

Physical Environment

Proposed § 51.200 required State home facilities to meet certain provisions of the National Fire Protection Association's NFPA 101, Life Safety Code and the NFPA 99, Standard for Health Care Facilities. These documents are incorporated by reference in accordance with the provisions of 5 U.S.C. 552(a) and 1 CFR Part 51. We proposed to change the regulations to update these documents to refer to the current editions of the NFPA code and standard. One commenter asserted that the updates should apply only to new construction and renovation. The commenter further asserted that existing State homes "should be grandfathered and assessed under the standards that were in place when the Homes were constructed and initially surveyed." These documents represent national consensus standards that are generally recognized as minimum standards for life and safety. Ultimately, we believe that State homes must work to protect residents by meeting the minimum consensus standards contained in these documents.

The standards for existing facilities take into account that some changes may take a considerable amount of time to make, such as installation of sprinkler systems for existing nursing homes. The Centers for Medicare & Medicaid Services (CMS) has determined that August 13, 2013, provides a reasonable amount of time to install sprinkler systems in existing nursing homes, as required by paragraph 19.3.5.1 in the 2006 edition of NFPA 101, which specifically states "Buildings containing nursing homes shall be protected throughout by an approved, supervised automatic sprinkler system in accordance with Section 9.7, unless otherwise permitted by 19.3.5.4." We agree, and therefore based on the above comment we have included such a requirement in the final rule. We note that paragraph 13-3.5.1 in the 1997 edition of NFPA 101 requires sprinkler protection for buildings of certain construction types. The requirement for sprinkler protection due to construction type is also found in paragraph 19.1.6 in the 2006 edition of NFPA 101. The changes in § 51.200 are not intended to postpone enforcement of the existing requirement for sprinkler protection in nursing homes due to the construction

type of the building. The proposed rule indicated that we would incorporate by reference the 2006 edition of the standard. This was in error since the latest edition of the standard is the 2005 edition. Therefore, we are incorporating by reference the 2005 edition.

Unfunded Mandates

The Unfunded Mandates Reform Act of 1995 requires, at 2 U.S.C. 1532, that agencies prepare an assessment of anticipated costs and benefits before issuing any rule that may result in an expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of \$100 million or more (adjusted annually for inflation) in any given year. This rule will have no such effect on State, local, and tribal governments, or on the private sector.

Paperwork Reduction Act

The final rule at §§ 51.43, 58.11, 58.13, and 58.18 contains collections of information under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501– 3521). The Office of Management and Budget (OMB) assigns a control number for each collection of information it approves. VA may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. These regulations set forth a mechanism for State homes to obtain per diem payments as well as drugs and medicines.

The final rule at § 51.110 also contains a collection of information. VA has already obtained OMB clearance for the use of Minimum Data Sets (initial, annual, significant change in condition, and quarterly) (OMB Control Number 2900–0160). However, the final rule requires such Minimum Data Sets to be electronically transmitted to VA.

In a notice published in the **Federal Register** on November 28, 2008 (73 FR 72399), we requested public comments on these collections of information. We did not receive any comments.

OMB has approved those collections and a number of other collections in part 51 under OMB Control Numbers 2900–0160 and 2900–0091. We are adding a statement to all of the sections in part 51 for which collections have been approved so that each applicable control number is displayed for each collection.

Executive Order 12866

Executive Order 12866 directs agencies to assess all costs and benefits of available regulatory alternatives and, when regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity). The Executive Order classifies a "significant regulatory action" requiring review by OMB, as any regulatory action that is likely to result in a rule that may: (1) Have an annual effect on the economy of \$100 million or more or 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, or tribal governments or communities; (2) create a serious inconsistency or interfere with an action taken or planned by another agency; (3) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of entitlement recipients; (4) raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

The economic, interagency, budgetary, legal, and policy implications of this final rule have been examined and it has been determined to be a significant regulatory action under Executive Order 12866 because it may result in a rule that raises novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

Regulatory Flexibility Act

The Secretary hereby certifies that this regulatory amendment will not have a significant economic impact on a substantial number of small entities as they are defined in the Regulatory

Flexibility Act, 5 U.S.C. 601-612. This rulemaking will affect veterans, State homes, and pharmacies. The State homes that are subject to this rulemaking are State government entities under the control of State governments. All State homes are owned, operated and managed by State governments except for a small number that are operated by entities under contract with State governments. These contractors are not small entities. Also, this rulemaking will have only an insignificant impact on a small number of pharmacies that could be considered small entities. Therefore, pursuant to 5 U.S.C. 605(b), this amendment is exempt from the initial and final regulatory flexibility analysis requirements of sections 603 and 604.

Catalog of Federal Domestic Assistance

The Catalog of Federal Domestic Assistance numbers and titles for the programs affected by this document are 64.005, Grants to States for Construction of State Home Facilities; 64.007, Blind Rehabilitation Centers; 64.008, Veterans Domiciliary Care; 64.009, Veterans Medical Care Benefits; 64.010, Veterans Nursing Home Care; 64.011, Veterans Dental Care; 64.012, Veterans Prescription Service; 64.013, Veterans Prosthetic Appliances; 64.014, Veterans State Domiciliary Care; 64.015, Veterans State Nursing Home Care; 64.016, Veterans State Hospital Care; 64.018, Sharing Specialized Medical Resources; 64.019, Veterans Rehabilitation Alcohol and Drug Dependence; 64.022, Veterans Home Based Primary Care; and 64.026, Veterans State Adult Day Health Care.

List of Subjects in 38 CFR Parts 51 and 58

Administrative practice and procedure, Claims, Day care, Dental health, Government contracts, Grant programs—health, Grant programs veterans, Health care, Health facilities, Health professions, Health records, Incorporation by reference, Mental health programs, Nursing homes, Reporting and recordkeeping requirements, Travel and transportation expenses, Veterans.

Approved: February 27, 2009.

John R. Gingrich,

Chief of Staff, Department of Veterans Affairs.

■ For the reasons set forth in the preamble, 38 CFR parts 51 and 58 are amended as follows:

PART 51—PER DIEM FOR NURSING HOME CARE OF VETERANS IN STATE HOMES

■ 1. The authority citation for part 51 is revised to read as follows:

Authority: 38 U.S.C. 101, 501, 1710, 1741–1743, 1745.

■ 2. Amend part 51 by removing the phrase "Geriatrics and Extended Care Strategic Healthcare Group" each place it appears and adding, in its place, "Office of Geriatrics and Extended Care".

Subpart A—General

■ 3. Amend § 51.2 by revising the definitions of the terms "Clinical nurse specialist" and "Nurse practitioner" to read as follows:

§51.2 Definitions.

Clinical nurse specialist means a licensed professional nurse who has a Master's degree in nursing with a major in a clinical nursing specialty from an academic program accredited by the National League for Nursing and who is certified by a nationally recognized credentialing body (such as the National League for Nursing, the American Nurses Credentialing Center, or the Commission on Collegiate Nursing Education).

* * *

Nurse practitioner means a licensed professional nurse who is currently licensed to practice in the State; who meets the State's requirements governing the qualifications of nurse practitioners; and who is currently certified as an adult, family, or gerontological nurse practitioner by a nationally recognized body that provides such certification for nurse practitioners, such as the American Nurses Credentialing Center or the American Academy of Nurse Practitioners.

* * * * *

Subpart B—Obtaining Per Diem for Nursing Home Care in State Homes

■ 4. Amend § 51.20 by revising paragraph (a) and adding a parenthetical statement after the authority citation, to read as follows:

§ 51.20 Application for recognition based on certification.

* * * *

(a) Send a request for recognition and certification to the Chief Consultant, Office of Geriatrics and Extended Care (114), VA Central Office, 810 Vermont Avenue, NW., Washington, DC 20420. The request must be in the form of a letter and must be signed by the State official authorized to establish the State home:

* * * * *

(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900–0160.)

- 5. Amend § 51.30 as follows:
- a. Revise paragraph (a)(1).
- b. Revise paragraphs (d), (e), and (f).
 c. Add a parenthetical statement after
- the authority citation.
- The revisions and addition read as

follows:

§ 51.30 Recognition and certification.

(a)(1) The Under Secretary for Health will make the determination regarding recognition and the initial determination regarding certification, after receipt of a recommendation from the director of the VA medical center of jurisdiction regarding whether, based on a VA survey, the facility and facility management meet or do not meet the standards of subpart D of this part. The recognition survey will be conducted only after the new facility either has at least 21 residents or has a number of residents that consist of at least 50 percent of the new bed capacity of the new facility.

(d) If, during the process for recognition and certification, the director of the VA medical center of jurisdiction recommends that the State home facility or facility management does not meet the standards of this part or if, after recognition and certification have been granted, the director of the VA medical center of jurisdiction determines that the State home facility or facility management does not meet the standards of this part, the director will notify the State home facility in writing of the standards not met. The director will send a copy of this notice to the State official authorized to oversee operations of the facility, the VA Network Director (10N 1-22), the Chief Network Officer (10N), and the Chief Consultant, Geriatrics and Extended Care (114). The letter will include the reasons for the recommendation or decision and indicate that the State has the right to appeal the recommendation or decision.

(e) The State must submit the appeal to the Under Secretary for Health in writing, within 30 days of receipt of the notice of the recommendation or decision regarding the failure to meet the standards. In its appeal, the State must explain why the recommendation or determination is inaccurate or incomplete and provide any new and relevant information not previously considered. Any appeal that does not identify a reason for disagreement will be returned to the sender without further consideration.

(f) After reviewing the matter, including any relevant supporting documentation, the Under Secretary for Health will issue a written determination that affirms or reverses the previous recommendation or determination. If the Under Secretary for Health decides that the facility does not meet the standards of subpart D of this part, the Under Secretary for Health will withdraw recognition and stop paying per diem for care provided on and after the date of the decision (or not grant recognition and certification and not pay per diem if the appeal occurs during the recognition process). The decision of the Under Secretary for Health will constitute a final decision that may be appealed to the Board of Veterans' Appeals (see 38 U.S.C. 7104 and 7105 and 38 CFR Part 20). The Under Secretary for Health will send a copy of this decision to the State home facility and to the State official authorized to oversee the operations of the State home.

* * * *

(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900–0160.)

*

Subpart C—Per Diem Payments

■ 6. Revise § 51.40 to read as follows:

§51.40 Basic per diem.

Except as provided in § 51.41 of this part,

(a) During Fiscal Year 2008 VA will pay a facility recognized as a State home for nursing home care the lesser of the following for nursing home care provided to an eligible veteran in such facility:

(1) Ŏne-half of the cost of the care for each day the veteran is in the facility; or

(2) \$71.42 for each day the veteran is in the facility.

(b) During Fiscal Year 2009 and during each subsequent Fiscal Year, VA will pay a facility recognized as a State home for nursing home care the lesser of the following for nursing home care provided to an eligible veteran in such facility:

(1) One-half of the cost of the care for each day the veteran is in the facility; or

(2) The basic per diem rate for the Fiscal Year established by VA in accordance with 38 U.S.C. 1741(c).

(Authority: 38 U.S.C. 101, 501, 1710, 1741–1744)

■ 7. Amend part 51 by adding new §§ 51.41 through 51.43, to read as follows:

§ 51.41 Per diem for certain veterans based on service-connected disabilities.

(a) VA will pay a facility recognized as a State home for nursing home care at the per diem rate determined under paragraph (b) of this section for nursing home care provided to an eligible veteran in such facility, if the veteran:

(1) Is in need of nursing home care for a VA adjudicated service-connected disability, or

(2) Has a singular or combined rating of 70 percent or more based on one or more service-connected disabilities or a rating of total disability based on individual unemployability and is in need of nursing home care.

(b) For purposes of paragraph (a) of this section, the rate is the lesser of the amount calculated under the paragraph (b)(1) or (b)(2) of this section.

(1) The amount determined by the following formula. Calculate the daily rate for the CMS RUG III (resource utilization groups version III) 53 casemix levels for the applicable metropolitan statistical area if the facility is in a metropolitan statistical area, and calculate the daily rate for the CMS Skilled Nursing Prospective Payment System 53 case-mix levels for the applicable rural area if the facility is in a rural area. For each of the 53 casemix levels, the daily rate for each State home will be determined by multiplying the labor component by the nursing home wage index and then adding to such amount the non-labor component and an amount based on the CMS payment schedule for physician services. The amount for physician services, based on information published by CMS, is the average hourly rate for all physicians, with the rate modified by the applicable urban or rural geographic index for physician work, and then with the modified rate multiplied by 12 and then divided by the number of days in the year.

Note to paragraph (b)(1): The amount calculated under this formula reflects the applicable or prevailing rate payable in the geographic area in which the State home is located for nursing home care furnished in a non-Department nursing home (a public or private institution not under the direct jurisdiction of VA which furnishes nursing home care). Further, the formula for establishing these rates includes CMS information that is published in the Federal Register every summer and is effective beginning October 1 for the entire fiscal year. Accordingly, VA will adjust the rates annually.

(2) A rate not to exceed the daily cost of care for the month in the State home facility, as determined by the Chief Consultant, Office of Geriatrics and Extended Care, following a report to the Chief Consultant, Office of Geriatrics and Extended Care under the provisions of § 51.43(b) of this part by the director of the State home.

(c) Payment under this section to a State home for nursing home care provided to a veteran constitutes payment in full to the State home by VA for such care furnished to that veteran. Also, as a condition of receiving payments under this section, the State home must agree not to accept drugs and medicines from VA on behalf of veterans provided under 38 U.S.C. 1712(d) and corresponding VA regulations (payment under this section includes payment for drugs and medicines).

(Authority: 38 U.S.C. 101, 501, 1710, 1741–1744)

(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900–0160.)

§ 51.42 Drugs and medicines for certain veterans.

(a) In addition to per diem payments under § 51.40 of this part, the Secretary shall furnish drugs and medicines to a facility recognized as a State home as may be ordered by prescription of a duly licensed physician as specific therapy in the treatment of illness or injury for a veteran receiving care in a State home, if:

(1) The veteran:

(i) Has a singular or combined rating of less than 50 percent based on one or more service-connected disabilities and is in need of such drugs and medicines for a service-connected disability; and

(ii) Is in need of nursing home care for reasons that do not include care for a VA adjudicated service-connected disability, or

(2) The veteran:

(i) Has a singular or combined rating of 50 or 60 percent based on one or more service-connected disabilities and is in need of such drugs and medicines; and

(ii) Is in need of nursing home care for reasons that do not include care for a VA adjudicated service-connected disability.

(b) VA may furnish a drug or medicine under paragraph (a) of this section only if the drug or medicine is included on VA's National Formulary, unless VA determines a non-Formulary drug or medicine is medically necessary.

(c) VA may furnish a drug or medicine under paragraph (a) of this section by having the drug or medicine delivered to the State home in which the veteran resides by mail or other means determined by VA. (Authority: 38 U.S.C. 101, 501, 1710, 1741–1744)

§51.43 Per diem and drugs and medicines—principles.

(a) As a condition for receiving payment of per diem under this part, the State home must submit to the VA medical center of jurisdiction for each veteran a completed VA Form 10-10EZ, Application for Medical Benefits (or VA Form 10–10EZR, Health Benefits Renewal Form, if a completed Form 10-10EZ is already on file at VA), and a completed VA Form 10-10SH, State Home Program Application for Care Medical Certification. These VA Forms must be submitted at the time of admission and with any request for a change in the level of care (domiciliary, hospital care or adult day health care). In case the level of care has changed or contact information is outdated. VA Forms 10–10EZ and 10–10EZR are set forth in full at § 58.12 and VA Form 10-10SH is set forth in full at § 58.13. If the facility is eligible to receive per diem payments for a veteran, VA will pay per diem under this part from the date of receipt of the completed forms required by this paragraph, except that VA will pay per diem from the day on which the veteran was admitted to the facility if the completed forms are received within 10 days after admission.

(b) VA pays per diem on a monthly basis. To receive payment, the State must submit to the VA medical center of jurisdiction a completed VA Form 10–5588, State Home Report and Statement of Federal Aid Claimed. This form is set forth in full at § 58.11 of this chapter.

(c) Per diem will be paid under §§ 51.40 and 51.41 for each day that the veteran is receiving care and has an overnight stay. Per diem also will be paid when there is no overnight stay if the veteran has resided in the facility for 30 consecutive days (including overnight stays) and the facility has an occupancy rate of 90 percent or greater. However, these payments will be made only for the first 10 consecutive days during which the veteran is admitted as a patient for any stay in a VA or other hospital (a hospital stay could occur more than once in a calendar year) and only for the first 12 days in a calendar vear during which the veteran is absent for purposes other than receiving hospital care.

(d) Initial per diem payments will not be made until the Under Secretary for Health recognizes the State home. However, per diem payments will be made retroactively for care that was provided on and after the date of the completion of the VA survey of the facility that provided the basis for determining that the facility met the standards of this part.

(e) The daily cost of care for an eligible veteran's nursing home care for purposes of §§ 51.40(a)(1) and 51.41(b)(2) consists of those direct and indirect costs attributable to nursing home care at the facility divided by the total number of residents at the nursing home. Relevant cost principles are set forth in the Office of Management and Budget (OMB) Circular number A-87, dated May 4, 1995, "Cost Principles for State, Local, and Indian Tribal Governments."

(f) As a condition for receiving drugs and medicines under this part, the State must submit to the VA medical center of jurisdiction a completed VA Form 10–0460 for each eligible veteran. This form is set forth in full at § 58.18 of this chapter. The corresponding prescriptions described in § 51.42 also should be submitted to the VA medical center of jurisdiction.

(Authority: 38 U.S.C. 101, 501, 1710, 1741-1744)

(The Office of Management and Budget has approved the information collection requirements in this section under control numbers 2900-0091 and 2900-0160.)

Subpart D—Standards

■ 8. Amend § 51.70, in paragraph (c)(5), by removing "30 days" and adding, in its place, "90 calendar days" and after the authority citation by adding

"(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900-0160.)".

■ 9. Amend §§ 51.80, and 51.90 bv adding after the authority citation for each section

"(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900-0160.).'

■ 10. Amend § 51.100, by revising paragraph (h)(2) and adding a parenthetical statement after the authority citation, to read as follows:

§ 51.100 Quality of life.

* * * (h) * * *

(2) For each 120 beds, a nursing home must employ one or more qualified social workers who work for a total period that equals at least the work time of one full-time employee (FTE). A State home that has more or less than 120 beds must provide qualified social worker services on a proportionate basis (for example, a nursing home with 60 beds must employ one or more qualified social workers who work for a total period equaling at least one-half FTE and a nursing home with 180 beds must employ qualified social workers who work for a total period equaling at least one and one-half FTE).

(The Office of Management and Budget has

approved the information collection requirements in this section under control number 2900–0160.)

■ 11. Amend § 51.110 by:

■ a. Revising paragraph (b)(1)(i).

■ b. Removing paragraph (b)(1)(iii).

■ c. Redesignating paragraphs (d) and (e) as paragraphs (e) and (f), respectively.

■ d. Adding a new paragraph (d). ■ e. Adding a parenthetical statement after the authority citation. The revision and additions read as follows:

§51.110 Resident assessment.

*

* * (b) * * *

(1) * * *

(i) Using the Centers for Medicare and Medicaid Services (CMS) Resident Assessment Instrument Minimum Data Set, Version 2.0; and * * * *

(d) Submission of assessments. Each assessment (initial, annual, change in condition, and quarterly) using the Centers for Medicare and Medicaid Services (CMS) Resident Assessment Instrument Minimum Data Set, Version 2.0 must be submitted electronically to VA at the IP address provided by VA to the State within 30 days after completion of the assessment document.

(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900-0160.)

*

■ 12. Amend §§ 51.120, 51.130, 51.150, 51.160, 51.180, and 51.190 by adding after the authority citation for each section "(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900-0160.)".

■ 13. Amend § 51.200, by:

■ a. In paragraph (a), removing the phrase, "(1997 edition)" and adding, in its place, "(2006 edition), except that the requirement in paragraph 19.3.5.1 for all buildings containing nursing homes to have an automatic sprinkler system is not applicable until August 13, 2013, unless an automatic sprinkler system was previously required by the Life Safety Code"; removing the phrase, "(1996 edition)" each time it appears and adding, in its place, "(2005 edition)"; and removing "Office of Regulations Management (02D), Room 1154," and adding, in its place "Office of Regulation Policy and Management (02REG)," and by removing "or at" and adding, in its place ", call 202-461-4902. or at".

■ b. In paragraph (b), removing the phrase, "(1997 edition)" each time it appears and adding, in its place, "(2006 edition)" and removing the phrase, "(1996 edition)" each time it appears and adding, in its place, "(2005 edition)"; and

■ 14. Amend §§ 51.210 by adding after the authority citation "(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900-0160.)".

PART 58—FORMS

■ 15. The authority citation for part 58 is revised to read as follows:

Authority: 38 U.S.C. 101, 501, 1710, 1741-1743, 1745.

■ 16. Amend § 58.11 by revising VA Form 10–5588 to read as follows:

§58.11 VA Form 10–5588—State Home **Report and Statement of Federal Aid** Claimed.

BILLING CODE 8320-01-P

	OMB Approval No. 2900-0160 Estimated Burden: Avg. 30 min
Department of Veterans Affairs	INSTRUCTIONS FOR STATE HOME REPORT AND STATEMENT OF FEDERAL AID CLAIMED
I. USE OF VA FORM 10-5588, STATE HOM	E REPORT AND STATEMENT OF FEDERAL AID CLAIMED
otal per diem cost, per diem claimed and total amount	report is a monthly statement of gains and losses, days of care, average daily census, claimed for hospital, nursing home, domiciliary, and adult day health care. The State ly after the State submits a completed VA Form 10-5588.
a. One copy of the monthly statement of account will be 5th workday after the close of each monthly report	be submitted by each State home to VA medical center of jurisdiction by the end of period.
nome, make payment by electronic fund transfer and f	each monthly report for accuracy, resolve any discrepancies with the State ile the report. A report should not be accepted by a VA medical center staff if the mplete and report is signed by the State home administrator and State employee wher
oversight of the State Home Program and forwarded in accounting certification, one copy of each report will b This information is used to prepare the quarterly progr	signed by the VA medical center staff person assigned as the point of contact for a duplicate to the Business Office for audit and payment. On completion of VA be sent to VA Central Office, not later than the 15th workday after the month ends. am reports of expenditures that are the basis or long range budget projections. The onsultant/Chief State Home Per Diem Program, Office of Geriatrics and Extended NW, Washington, DC 20420.
2. GENERAL INSTRUCTIONS	
a. Enter the last day of the calendar month covered by	the report in the box labeled "For Month Ending."
 Enter line entries for domiciliary, column A; nursing appropriate columns. 	g home, column B; hospital, column C; or adult day health care, column D in
c. Lines 1 through 13 are to be completed for each leve Lines 10- 13 will be completed as the end of month re	el of care. Lines 1-9 will be completed as a monthly veteran residents accountability, sident accountability.
	Prior Month. Enter the number of veteran eligible residents present and remaining or ay of the prior month. Entries on this line will be the same as those shown on line 9
2) Line 2, Admissions (Change of Status). Enter the n care to another.	umber of eligible veterans whose status was changed by transfer from one level of
3) Line 3, Admissions (Other). Enter the number of el	igible veterans admitted to the State home during the report month.
(4) Line 4, Return From Leave of Absence of 10 conse overnight absences in a calendar year.	ecutive overnight absences at a VA or other hospital and for the first 12 other types of
5) Line 5, Discharges (Change of Status). Enter the nu are in the State home. The total entries on line 2 and 5	The most of eligible veterans whose status was changed by transfer to another level of 5 for the month will be the same.
6) Line 6, Discharges (Others). Enter the number of elexcept for deaths.	ligible veterans who were discharged from the State home or dropped from the rolls,
 Line 7, Deaths. Enter the number of eligible veteral name. 	ns who died during the report month. Attach a separate sheet to identify deaths by
8) Line 8, Leave of Absence of 10 consecutive over overnight absences in a calendar year	night absences at a VA or other hospital and for the first 12 other types of
	Month. Enter the number of eligible male and female veterans present and remaining sentry will be equal to the sum of lines 1, 2, 3 and 4 minus lines 5, 6, 7 and 8.
10) Line 10, Non-Veteran Residents Remaining End or present on the last day of the report month. DO NOT R	of Month. Enter number of residents not eligible for reimbursement by VA that are REPORT eligible veteran residents in this cell.
	are 70% Disabled or Admitted for a Service Connected Condition. Enter number of connected disabled or admitted for a service connected condition.
12) Line 12, Female Veteran Residents Remaining at	the end of the month.
FORM 10-5588	

CONTINUED INSTRUCTIONS FOR STATE HOME REPORT AND STATEMENT OF FEDERAL AID

(13) Line 13, Total Veteran Days of Care Provided. Enter total number of days of care provided, including days of care for eligible veterans absent 96 hours or less. One day of care may be counted for a veteran on the day the veteran is admitted. A day of care is not counted on the day of discharge. A gain and a loss on the same day will be reported as one day of care. When accounting for Nursing Home Care use lines 13a and 13b.

(13a) Line 13a, Total Veteran Days of Care Provided for Nursing Home Care. Enter total number of days of care provided to veterans 70% or more disabled or admitted for a service connected disability, including days of care for eligible veterans with leave of absence of 10 consecutive overnight absences at a VA or other hospital and for the first 12 other types of overnight absences in a calendar year. One day of care may be counted for a veteran on the day the veteran is admitted. A day of care is not counted on the day of discharge. A gain and a loss on the same day will be reported as one day of care.

3. INSTRUCTIONS FOR MONTHLY SUMMARY STATEMENT ACCOUNT.

a. Column E, Days of Care, Lines 14, 15, 16, and 17. Enter from line 13 the data in columns A for domiciliary, C for hospital care and D for adult day health care to show the total number of days for each level of care for the month. Enter from line 13b for B for nursing home care to show the total number of day for Nursing home Care for patients less than 70% service disabled or not admitted for a service connected condition. One day of care may be counted for a veteran on the day the veteran is admitted. A day of care is not counted on the day of discharge. A gain and a loss on the same day will be reported as one day of care.

b. Column F, Average Daily Census, Lines 14, 15, 16, and 17. Enter the average daily census computed by dividing the appropriate entry in column J by the number of calendar days in the month, carried to one decimal place.

c. Column G, Total Per Diem Cost, Lines 14, 15, 16, and 17. Enter on the appropriate line the total per diem costs for the month computed in accordance with relevant cost principles set forth in the Office of Management and Budget(OMB) Circular number A-87, dated May 4, 1995, "Cost Principles for State, Local, and Indian Tribal Governments." The total per diem cost will include the direct and indirect costs appropriate for each level of care.

d. Column H, Per Diem Claimed, 14, 15, 16, and 17. Enter the authorized (VA approved per diem rate for the Fiscal Year) per diem rate or one-half the amount shown in column L carried to two decimal places whichever is the lesser, for the appropriate level of care. VA will pay monthly one-half of the cost of each eligible veteran's care (domiciliary, nursing home, hospital or adult day health care) for each day the veteran is in a facility recognized as a State home, not to exceed the approved per diem rate for that level of care.

e. Column I, Total Amount Claimed.

(1) Line 18. Verify that the total amount claimed in line 17 does not exceed one-half the sum of products of entries in columns E and I, lines 14, 15, 16 and 17.

4. INSTRUCTIONS FOR CLAIM PER DIEM PAYMENTS OF 70% SC VETERANS IN STATE NURSING HOMES.

a. Column J, Days of Care, Lines 19 and 20 total number of days for each level of care for the month. Including days of care for eligible veterans absent 10 consecutive overnight absences at a VA or other hospital and for the first 12 other types of overnight absences in a calendar year. One day of care may be counted for a veteran on the day the veteran is admitted. A day of care is not counted on the day of discharge. A gain and a loss on the same day will be reported as one day of care. Total on line 21.

b. Column K, Total Veterans, Lines 19 and 20. Enter the total number of eligible veterans present on the last day of the report month on line 21.

c. Column L, Rate Per Day of SC Vet, 19 and 20. Use prevailing rate chart or (G) 15, whichever is less.

d. Column M, Amount Claimed, Lines 19 and 20. Enter the total amount by adding line 19 to line 20.

5. OPERATING BEDS

a. At the end of each month, State home management will enter the current operating bed capacities for domiciliary, nursing home, hospital or adult day health care in the appropriate spaces on Page 2 of the report form.b. Also on Page 2, facility management will enter bed capacities approved by VA. The approved bed capacity and the operating beds should be the same number of beds. If operating beds are closed for any reason, facility management is required to provide the date of closure, expected date the beds will be operational, type of bed (domiciliary, nursing home, hospital, or adult day health care), and the reason for the closure. Please specify if these beds were constructed with federal funds. Information related to closed beds may be entered under "Remarks".

6. CERTIFICATION

a. The facility management must certify that the information in the report is correct by signing and dating the report.

b. If the facility is operated by an entity contracting with the State, the State must assign a State employee to monitor the operations of the facility on a full-time, on site basis. This State employee must also certify that the information in the report is correct by signing and dating the report.

VA FORM 10-5588

A D	epartme	ent of Veterans Affairs			FEDERAL	AID CLAIMED	MENT OF
то	VA FACIL	YTL		FROM	NAME AND AD	DRESS OF STATE HON	ΛE
AY TO	1				FOR	MONTH ENDING	frontions and a second s
		CHANGES	IN RESIDEN	ICY FOR	THE MONTH		
LINE NO.	11-84		DOMICILI (A)	ARY	NURSING HOME CARE (B)	HOSPITAL (C)	ADULT DAY HEALTH CARE (D)
1		VETERAN RESIDENTS NING AT END OF PRIOR MONTH					
2		ADMISSIONS (Change of status)					
3	GAINS	ADMISSIONS (Other)					
4	-	RETURNS FROM LEAVE OF ABSENCE					
5		DISCHARGES (Change of status)					
6	LOSSES	DISCHARGES (Other)					
7		DEATHS					
8		LEAVES OF ABSENCE					
9		VETERAN RESIDENTS OF THE MONTH					
	1	STATUS A	S OF THE E	END OF T	HE MONTH	1	1
LINE NO.		ITEM	DOMICILI (A)	ARY	NURSING HOME CARE (B)	HOSPITAL (C)	ADULT DAY HEALTH CARE (D)
10		NON-VETERAN RESIDENTS END OF THE MONTH					
11	THAT A	NURSING HOME CARE VETS RE 70% OR MORE SC OR IN NEED CARE FOR A SC CONDITION					
12		E VETERAN RESIDENTS NING AT THE END OF THE MONTH					
	1	TOTAL DA	AYS OF CAF	RE FOR T	HE MONTH	I	1
LINE NO.		ITEM	DOMICILI (A)	ARY	NURSING HOME CARE (B)	HOSPITAL (C)	ADULT DAY HEALTH CARE (D)
13	VETERA	AYS OF CARE FURNISHED TO NS WHO ARE ELIGIBLE FOR PER YMENTS (<i>Excluding 13a</i>)					
13a	VETERA	AYS OF CARE FURNISHED TO NS 70% OR MORE SC OR IN NEED OF OR A SC CONDITION			******		

	1	CLAIM FOR BA	SIC PER DIEM PAY	MENTS FOR ELIG	IBLE VETER/	NS	
LINE NO.	FEDERAL AID CLAI SEC.1741, TITLE 3 AMENDE	3, U.S.C., AS	DAYS OF CARE (E)	AVERAGE DAILY CENSUS (F)	DAILY COST CARE FOR TI MONTH* (G)		
14	DOMICILIARY	CARE					
15	NURSING H	OME					
16	HOSPITAL	CARE					
17	ADULT DAY HEA	LTH CARE					
18	TOTAL AMOUNT	CLAIMED					
	CLAIM FOR I	PER DIEM PAY	MENTS FOR CERTA	IN SC VETERANS	IN STATE N	JRSING HOMI	ES
LINE NO.	VETERAN CATEGORY		DAYS OF CARE (J)	AVERAGE D/ CENSUS (K)	AILY FRO	AILING RATE M CHART OR WHICHEVER IS LESS (L)	AMOUNT CLAIMED (M)
19	HAS A SINGULAR O RATING OF 70% OR M 1 OR MORE SERVICE DISABILITIES OR A RA DISABILITY BASED O UNEMPLOYA	ORE BASED ON -CONNECTED TING OF TOTAL N INDIVIDUAL					
20	IS IN NEED OF NH C ADJUDICATED SC						
21	TOTALS	5:					
	FO	R UNITED STA	TES DEPARTMENT	OF VETERANS A	FFAIRS USE	ONLY	
I certif	y that this report is	correct based	on documentatio VA is o		A and that t	he bed capa	city approved by
		BE	D CAPACITY A	PPROVED B	YVA		
DOMICILIAI	RY CARE	NURSING HOME	CARE	HOSPITAL CARE		ADULT DAY	HEALTH CARE
RECEIVIN	G REPORT	TOTAL AM	OUNT APPROVED BY	VA FOR PAYMENT	add block 18i ar	id 21M)	
of Sec. 174	uthorized under provis 1, 1742, 1743 and 174	5,	E AND TITLE OF VA S	TATE HOME COORI	DINATOR		DATE
	S.C., have been render tity claimed and payme		AC	COUNTING CERTIFI	CATION - AUD	TBLOCK	
ecomment	led except as follows:	AMOUNT	DUE	DATE	N	OUCHER AUDI	TOR
		SIGNATUR	E AND TITLE OF AUD	ITOR		*****	DATE
his cost in	ost of care per veteran accordance with releva 5. Cost Principles for Si	nt cost principle	s set forth in the Offic	e of Management :			

	TOTAL STATE OPERAT	ING BEDS AT END OF 1	THE MONTH
DOMICILIARY CARE	NURSING HOME CARE	HOSPITAL CARE	ADULT DAY HEALTH CARE
or which Federal aid		ed absences of 96 hours or l	physically present during the period less, and that facility management has ts Act of 1964.
SIGNATURE OF STATE I	HOME ADMINISTRATOR	DATE	
SIGNATURE OF STATE E	EMPLOYEE WHEN APPLICABLE	DATE	
REMARKS			
The Denominant T	Poduction Act of 1005		hat this information collection is in

- 17. Amend § 58.12 by:
- a. Revising the section heading.
- b. Revising VA Form 10–10EZ.
- c. Adding VA Form 10–10EZR. The revisions and addition read as follows:

§ 58.12 VA Forms 10–10EZ and 10– 10EZR—Application for Health Benefits and Renewal Form.

=

C Department of Vet	terans Affair	S APPLIC		OR HEALT	TH BENEFITS
Federal law provides criminal p or making a materially false stat	enalties, includi	ng a fine and/or impris		up to 5 years, for	concealing a material fac
1. VETERAN'S NAME (Last, First, Middle Name)		2. OTHER NAMES USED	3. N	IOTHER'S MAIDEN NAME	4. GENDER
5 ARE YOU SPANISH, HISPANIC, OR LATINO?		L CE? (You may check more than on NDIAN OR ALASKA NATIVE	and the second	required for statistical pu CK OR AFRICAN AMERIC	27 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -
			IVE HAWAIIAN OR OTHEF	R PACIFIC ISLANDER	
7. SOCIAL SECURITY NUMBER	9. DATE OF BIRTH (m	m/dd/yyyy)		akki menenanan dah dalaman ketak tahun menendika	10. RELIGION
8. CLAIM NUMBER	9A. PLACE OF BIRTH	(City and State)			
11. PERMANENT ADDRESS (Street)		11A. CITY		11B, STATE	11C. ZIP CODE (9 digits)
11D. COUNTY	11E. HOME	TELEPHONE NUMBER (Include ar	rea code)	11F. E-MAIL ADDRESS	an a statistica i da mana pica di pina di paparatira ny mba
		11H. PAGER N	IUMBER (Inchude i	area code)	
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF	check more (han one) ROLLMENT, WHICH VA ME	HEALTH SERVICES	NURSING HC		
11G. CELLULAR TELEPHONE NUMBER (<i>Include a</i> 12. TYPE OF BENEFIT(S) APPLIED FOR (<i>You may</i> 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA WAILABLE?	check more (han one) ROLLMENT, WHICH VA ME	HEALTH SERVICES	NURSING HC	DME 🗌 DOMICILI	
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA VAILABLE? YES NO I am only a	check more (han one) ROLLMENT, WHICH VA ME	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES	NURSING HC	DME DOMICILIA REFER? U BEEN SEEN AT A VA HI	
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA VAILABLE? YES NO I am only a	check more (han one) ROLLMENT, WHICH VA ME DOCTOR OR PROVIDER	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES care in the future.		DME DOMICILIA REFER? U BEEN SEEN AT A VA HI	EALTH CARE FACILITY?
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA VAILABLE?	check more than one) ROLLMENT, WHICH VA ME DOCTOR OR PROVIDER nrolling in case I need MARRIED	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES care in the future.	INURSING HC CLINIC DO YOU P I5. HAVE YOU YES, 1 SEPARATED	DME. DOMICILI, PREFER? U BEEN SEEN AT A VA H LOCATION:	
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA AVAILABLE? YES NO I am only or 16. CURRENT MARITAL STATUS (Check one)	check more than one) ROLLMENT, WHICH VA ME DOCTOR OR PROVIDER nrolling in case I need MARRIED	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES care in the future.	INURSING HC IS: HAVE YOU ISEPARATED ITA, NED	DME. DOMICILI, REFER? U BEEN SEEN AT A VA H LOCATION: WIDOWED C	
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA AVAILABLE? YES NO I am only or 16. CURRENT MARITAL STATUS (Check one)	check more than one) ROLLMENT, WHICH VA ME A DOCTOR OR PROVIDER nrolling in case I need of MARRIED XT OF KIN	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES care in the future.	NURSING HC ICLINIC DO YOU P I5. HAVE YOU VES, I SEPARATED I7A. NED I7B. NED I8A. EMI	DME. DOMICILI, PREFER? U BEEN SEEN AT A VA H LOCATION: WIDOWED C XT OF KINS HOME TELEF	EALTH CARE FAGILITY?
12. TYPE OF BENEFIT(S) APPLIED FOR (You may 13. IF APPLYING FOR HEALTH SERVICES OR ENF 14. DO YOU WANT AN APPOINTMENT WITH A VA VAILABLE? YES NO I am only end 16. CURRENT MARITAL STATUS (Check one) 17. NAME, ADDRESS AND RELATIONSHIP OF NED	check more than one) ROLLMENT, WHICH VA ME A DOCTOR OR PROVIDER nrolling in case I need of MARRIED XT OF KIN	HEALTH SERVICES EDICAL CENTER OR OUTPATIENT AS SOON AS ONE BECOMES care in the future.	NURSING HC CLINIC DO YOU P CLINIC DO YOU P 15. HAVE YOU YES, 1 SEPARATED 17A, NED 17B, NED 18A, EMI 18B, EMI 18B, EMI	DME. DOMICILI PREFER? U BEEN SEEN AT A VA H LOCATION: WIDOWED E XT OF KINS HOME TELEF XT OF KINS WORK TELEF ERGENCY CONTACT'S H citude area code)	EALTH CARE FAGILITY?

APPLICATION FOR I	HEALTH BENEFITS, Co	ontinuec	I VE	TERAN'S NAME (Last, First, Middle) SOCIAL SECU	03317 PS	ornită
SEC				Separate sheet for additional information)		
through a spouse or another person)	YES NO			n there de server en mer en mane, y menne server en serve en serve et des ner y herenderes.		
3. NAME OF POLICY HOLDER						
4. POLICY NUMBER	5. GROUP CODE					
5. ARE YOU ELIGIBLE FOR MEDICAID	<u>م</u>	YES				
				A PERCAPATION AND A STREAM		
7. ARE YOU ENROLLED IN MEDICARE	HOSPITAL INSURANCE PART A?			7A EFFECTIVE DATE (mm/dd/yyyy)		
S. ARE YOU ENROLLED IN MEDICARE	HOSPITAL INSURANCE PART B?			BA EFFECTIVE DATE (mm/dd/yyyy)		
9. NAME EXACTLY AS IT APPEARS OF	N YOUR MEDICARE CARD		.1	10. MEDICARE CLAIM NUMBER		
11. IS NEED FOR CARE DUE TO ON TH	HE JOB INJURY? (Check one)	YES	NO	12. IS NEED FOR CARE DUE TO ACCIDENT? (Check One)	D ,	NO
	SECTIO	N III - EM	PLOYM			
1. VETERAN'S EMPLOYMENT				1A. COMPANY NAME, ADDRESS AND TELEPHONE NUMBER		
STATUS (Check one) If employed or refired,						
complete item 1A		te of retiren	ient			
		nm/dd/yyyy)				
2. SPOUSE'S EMPLOYMENT STATUS (Check one)				2A. COMPANY NAME, ADDRESS AND TELEPHONE NUMBER.		
If employed or retired,						
complete item 2A		te of retiren nm/dd/yyyy)	sent			
			ARY SE			
1 LAST BRANCH OF SERVICE	1A. LAST EN			IST DISCHARGE DATE IC. DISCHARGE TYPE ID. MILITARY SEI	RVICE N	UMB
2. CHECK YES OR NO		YES	NO		YES	N
2. CHECK YES OR NO A ARE YOU A PURPLE HEART AWARE	DRECPIENT?	YES	N0	E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF	YES	1
			1	E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO	******	נ
B. ARE YOU A FORMER PRISONER OF	- WAR?			E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SW ASIA DURING THE GULE WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN		ם ב
A ARE YOU A PURPLE HEART AWARD B. ARE YOU A FORMER PRISONER OF C. DO YOU HAVE A VA SERVICE-CONT	WAR?			E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SWASIA DURING THE GULE WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN VIETNAM?		
A ARE YOU A PURPLE HEART AWARD 8. ARE YOU A FORMER PRISONER OF C. DO YOU HAVE A VA SERVICE-CONT C1. IF YES, WHAT IS YOUR RATED PER	WAR? NECTED RATING? RCENTAGE? 9			E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SW ASIA DURING THE GULE WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN VIETNAM? H. WERE YOU EXPOSED TO RADIATION WHILE IN THE MILITARY?		
A ARE YOU A PURPLE HEART AWARD B. ARE YOU A FORMER PRISONER OF C. DO YOU HAVE A VA SERVICE-CONI C1. IF YES, WHAT IS YOUR RATED PEI D. DID YOU SERVE IN COMBAT AFTER	• WAR? NECTED RATING? RCENTAGE? 9/ 8.11/11/1998?			E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SWASIA DURING THE GULE WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN VIETNAM?		
A ARE YOU A PURPLE HEART AWARD 8. ARE YOU A FORMER PRISONER OF C. DO YOU HAVE A VA SERVICE-CONT C1. JF YES, WHAT IS YOUR RATED PER	- WAR? NECTED RATING? RCENTAGE? 2, 11/11/1999? ITARY FOR A DISABILITY INCURRED			E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SW ASIA DURING THE GULE WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN VIETNAM? H. WERE YOU EXPOSED TO RADIATION WHILE IN THE MILITARY? L. DID YOU RECEIVE NOSE AND THROAT RADUM TREATMENTS		
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A ARE YOU A FORMER PRISONER OF C. DO YOU HAVE A VA SERVICE-CONF C. DO YOU HAVE A VA SERVICE-CONF C1 JF YES, WHAT IS YOUR RATED PER D. DID YOU SERVE IN COMBAT AFTER E. WAS YOUR DISCHARGE FROM MLL OR AGGRAVATED IN THE LINE OF DU The Paperwork Reduction clearance requirements of you are not required to ra- the time expended by all take to read instructions, Privacy Act Informatio 1710, 1712, and 1722 in verified through a comput by law. VA may make a notices and in accordance but if any or all of the rea- care benefits. Failure to the entitled. If you provide	WAR? NECTED RATING? RCENTAGE? A 11/11/1999? TARY FOR A DISABILITY INCURRED TY? SECTION V - PAPERWOR on Act of 1995 requires to of Section 3507 of the P espond to, a collection o l individuals who must c gather the necessary fac on: VA is asking you to p order for VA to determinate uter-matching program. "routine use" disclosure e with the VHA Notice of quested information is may furnish the information v VA your Social Security lentify veterans and pers	K REDUC K REDUC Is to not aperworl f inform omplete ts and fi provide t ne your VA may of the in of Privac of the in of Privac	TION ACC ify you k Redu ation u this fo Il out the information y Prace led, it re nave and r, VA v	E1. ARE YOU RECEIVING DISABILITY RETIREMENT PAY INSTEAD OF VA COMPENSATION? F. DO YOU NEED CARE OF CONDITIONS POTENTIALLY RELATED TO SERVICE IN SWASIA DURING THE CULF WAR? G. WERE YOU EXPOSED TO AGENT ORANGE WHILE SERVING IN VIETNAM? H. WERE YOU EXPOSED TO RADIATION WHILE IN THE MILITARY? I. DD YOU RECEIVE NOSE AND THROAT RADUM TREATMENTS WHILE IN THE MILITARY? J. DO YOU HAVE A SPINAL CORD INJURY? T AND PRIVACY ACT INFORMATION I that this information collection is in accordance ction Act of 1995. We may not conduct or spon nless it displays a valid OMB number. We antic tru will average 45 minutes. This includes the tim he form. Imation on this form under 38 U.S.C. Sections 1 ity for medical benefits. Information you supply be the information that you put on the form as per- tion as outlined in the Privacy Act systems of rec tices. Providing the requested information is volu- nay delay or result in denial of your request for h y effect on any other benefits to which you may	Image: Constraint of the second secon	C C C C C C C C C C C C C C C C C C C

APPLICATION FOR HEALTH BENEFITS, Continued	I VETERANS	NAME (Last, F	irst, Middle)		SOCI	AL SECURITY NUMBER	
SECTION VI -	FINANCIAL DI	CLOSURE			1		
Disclosure allows VA to accurately determine whether certain veteral other services and enrollment priority. Veterans are not required to d applicants who decline to provide their financial information unless the who were discharged within the past 5 years or were discharged a eligible for enrollment without disclosing their financial informat reimbursement, cost-free medication and/or medical care for services	isclose their fin hey have a spec more than 5 ye ion but like oth	incial infor al eligibilit irs ago and ir veterans i	mation; hov y factor. R l applying i may provid	vever, VA is not ecent combat ve for enrollment b	curren terans oy Jan	tly enrolling <u>new</u> s (e.g., OEF/OIF) . 27, 2011 are	
 No, I do not wish to provide financial information in Sections 9 provide this information and who do not have a special eligibility receipt of VA pension or Medicaid benefits.) If I am enrolled, I ag Yes, I will provide my household financial information for last 	factor (e.g., reco gree to pay appl	ntly discha cable VA c	rged comba opayments.	t veteran, compe Sign and date t	nsable <i>he fori</i>	service connection, m in Section XII.	
form in Section XII. SECTION VII - DEPENDENT INFORMATI	ON ///reasean	rata chaot	for additio	nal danandanta		no bourse	
SPOUSE'S NAME (Last, First, Middle Name)			First, Middle N				
A. SPOUSE'S MAIDEN NAME	2A CHILD		HIP TO YOU ((aughter	Theck one)		¶ Stepdaughter	
B. SPOUSE'S SOCIAL SECURITY NUMBER	i second	Access of the second se	CURITY NUMBE	R 2C. DATE CH	ILD BEC	AME YOUR DEPENDENT	
				(mm/dd)	99999 		
C. SPOUSE'S DATE OF BIRTH (mm/dd/3999) 1D. DATE OF MARRIAGE (mm/dd/39	yyi 20. CHILO	S DATE OF B	RTH (mm/dd/y	609			
IE. SPOUSE'S ADDRESS AND TELEPHONE NUMBER (Street, City, State, ZIP.)	2E. WAS	CHILD PERMA		TOTALLY DISABLED E	SEFORE	THE AGE OF 187	
	2F, IF CHI CALENDA		N 18 AND 23 1	EARS OF AGE, DID	CHILD A	TTEND SCHOOL LAST	
3. IF YOUR SPOUSE OR DEPENDENT CHILD DID NOT LIVE WITH YOU LAST YEAR ENT THE AMOUNT YOU CONTRIBUTED TO THEIR SUPPORT. SPOUSE \$ CHILD \$				DENT CHAD FOR C uition, books, materia			
SECTION VIII - PREVIOUS CALENDAR YEAR GROSS AN (Use a separate s)	INUAL INCOME	OF VETER	AN, SPOU	SE AND DEPEN	DENT	CHILDREN	
lose a separate si	VETER		· · · · ·	POUSE	1	CHILD 1	
1. GROSS ANNUAL INCOME FROM EMPLOYMENT (wages, bomases, rips, etc.) EXCLUDING INCOME FROM YOUR FARM, RANCH, PROPERTY OR BUSINESS	S		S		\$	ŝ	
2. NET INCOME FROM YOUR FARM, RANCH, PROPERTY OR BUSINESS	S		s		S		
3. LIST OTHER INCOME AMOUNTS (eg., Social Security, compensation, pension interest, dividends), EXCLUDING WELFARE.	S		S		s	s	
SECTION IX - PREVIOUS CA 1. TOTAL NON-RE INBURSED MEDICAL EXPENSES PAID BY YOU OR YOUR SPOUSE (Insurance, heapital and mursing home) VA will calculate a deductible and the net medical	e.g., payments for d	octors, dentists			S		
2. AMOUNT YOU PAID LAST CALENDAR YEAR FOR FUNERAL AND BURIAL EXPENSES spease or child's information in Section VII.)			OR DEPENDE	NI CHILD (Also enter	\$		
3. AMOUNT YOU PAID LAST CALENDAR YEAR FOR YOUR COLLEGE OR VOCATIONAL NOT LIST YOUR DEPENDENTS' EDUCATIONAL EXPENSES.					\$		
SECTION X - PREVIOUS CALENDAR YEAR NE	T WORTH (Use		sheet for i ERAN	dditional deper) CHILD 1	
 CASH, AMOUNT IN BANK ACCOUNTS (e.g., checking and savings accounts, certifici individual retirement accounts, atocks and bonds) 	ntes of deposit,	\$		5		\$	
2. MARKET VALUE OF LAND AND BUILDINGS MINUS MORTGAGES AND LIENS. (e.g., non-income producing property. Do not count your primary home.)	a da antiga tanàna amin'ny fisia. Ny fisiana mandritra dia mampi	\$		\$		\$	
3. VALUE OF OTHER PROPERTY OR ASSETS (e.g., 1971, Pure coing, collectables) MINUS YOU OWE ON THESE ITEMS. INCLUDE VALUE OF FARM, RANCH OR BUSINESS ASSET howshold giftes and funity whiches.	THE AMOUNT S. Exclude	s		\$		\$	
SECTION XI - C							
If you are a 0% SC veteran and do not receive VA monetary benefits pensioner) and your household income (or combined income and net enrollment, but only if you agree to pay VA copayments for treatmen you are agreeing to pay the applicable VA copayments as require	or a NSC veters worth) exceeds t of your NSC c d by law.	n (and you the establis onditions. I	are not a Fo hed thresho f you are s	ormer POW, Purj ld, this applicatio uch a veteran by	ole He in will 7 signi	art Recipient or VA be considered for ng this application	
SECTION XII - A							
I understand that pursuant to 38 U.S.C. Section 1729, VA is author- nonservice-connected VA medical care or services furnished or prov am covered (including coverage provided under my spouse's HP) that otherwise payable to me or my spouse.	ized to recover ided to me. I he t is responsible	or collect f reby author for paymen	rom my he: ize paymen t of the cha	alth plan (HP) fo it directly to VA arges for my med	or the 1 from a ical ca	reasonable charges of my HP under which I ire, including benefits	
ALL APPLICANTS MUST SIGN AND DATE THIS FORM. REFER TO	INSTRUCTIONS	WHICH DEFI	NE WHO CA	N SIGN ON BEHAI	F OF 1	HE VETERAN.	
SIGNATURE OF APPLICANT					DATE	ŧ	
					1		

- Department of veteral	ns Affairs		HEA	LTH BE	NEFIT	S REM	IEWAL	FORM	
Federal law provides criminal pena	alties includ			ENERAL INF			for conce	aling a mate	rial fact
or making a materially false statem					te a ter a t		101 00000	anny a marc	
1. VETERAN'S NAME (Last, First, Middle Name)						1	OTHER NAM	ES USED	
	4. SOCIAL SECURI	TY NUMBER	ξ			1	DATE OF BIF	RTH (mm/dd/yyyy	<i>y</i>
6. PERMANENT ADDRESS (Street)			6A. CITY			6B. STAT	E 6C. ZIP	,	
6D. COUNTY	6E. HOM	IE TELEPHO	NE NUMBER (2	Include area coo	<i>le)</i> 6F	E-MAIL ADD	RESS		
6G. CELLULAR TELEPHONE NUMBER (Include are	ea code)			6H. PAGER NUN	IBER (Include	area code)			
7 CURRENT MARITAL STATUS (Check one).		EPARATE		WIDOWED	DIVOR			\A/b1	
8. NAME, ADDRESS AND RELATIONSHIP OF NEXT O						Z		vv n ER (Include area	code)
				8B. 1	NEXT OF KIN'S	WORK TELE	PHONE NUMBE	ER (Inchude area	code)
9. NAME, ADDRESS AND RELATIONSHIP OF EMERG	SENCY CONTACT			9A. I	EMERGENCY C	ONTACT'S H	OMETELEPHO	ONE NUMBER (Inc	lude area coo
				9B. 1	EMERGENCY C	ONTACT'S W	ORK TELEPH	ONE NUMBER (Inc	lude area coc
10. INDIVIDUAL TO RECEIVE POSSESSION OF YOU		PERTY LEFT	T ON PREMISES	S UNDER VA CON	TROL AFTER Y	OUR DEPAR	TURE OR AT T	generated.	H.
Note: This does not constitute a will or transfer of tit	the. (Check one)				- Summer .	RGENCY	CONTACT	NEXT OF	
SECTION II - IN	SURANCE IN			e a separate	EMEI sheet for a	additiona	l informat	tion)	
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SECTION II - IN 1. ARE YOU COVERED BY HEALTH INSURANCE, INC	SURANCE IN	9E 2.		e a separate	EMEI sheet for a	additiona	l informat	tion)	
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	SECTION V -	FINANCI	AL DISCLOSU	RE			
Disclosure allows VA to accurately d digibility for other services and enrol reterans (e.g., OEF/OIF) like other mrollment and financial eligibility fo ionservice-connected conditions assee No, I do not wish to provide fin copayments. Sign and date the for Yes, I will provide my househol	Ilment priority. Veterans veterans may answer YE: r cost-free medical care, ssed. iancial information in S <i>form in Section XI</i> . Id financial information	are not red S in Section medication Sections V	quired to discle on V and comp ons, long-term c I through IX.	se their fin lete Sectio are and be If I am en	nancial informa ns VI-IX to ha neficiary trave rolled, I agree	tion. Re ve their p l for treat to pay ap	cent combat riority for ment of plicable VA
Sign and date the form in Section SECTION VI - D	EPENDENT INFORMAT	ION (Use	a separate sh	eet for ad	ditional depen	(dents)	
. SPOUSE'S NAME (Last, First, Middle Name)		Y	CHILD'S NAME (Las			· · · · ·	
IA. SPOUSE'S MAIDEN NAME	2A	A. CHILD'S RELATION	SHIP TO YOU	(Check one) Stepson	Stepda	nabler	
IB. SPOUSE'S SOCIAL SECURITY NUMBER		28	B. CHILD'S SOCIAL SE	•	SER 2C. DATE CHI	LD BECAME	
					(mm/dd/	(ניניני	
1C. SPOUSE'S DATE OF BIRTH (mm/dd/yyyy)	1D. DATE OF MARRIAGE (mm/dd)	<i>(yyyy</i>) 20	D. CHILD'S DATE OF E	31RTH <i>(mm/da</i>	(איציאי)		
E. SPOUSE'S ADDRESS AND TELEPHONE NUMBER		E. WAS CHILD PERM	S NO				
	2F	F. IF CHILD IS BETWE CALENDAR YEAR?		YEARS OF AGE, DID	CHILD ATTE	ND SCHOOL LAST	
3. IF YOUR SPOUSE OR DEPENDENT CHILD DID NO THE AMOUNT YOU CONTRIBUTED TO THEIR SUP	rer 20	G. EXPENSES PAID B	Y YOUR DEPE	NDENT CHILD FOR C		CATIONAL	
SPOUSE \$		REHABILITATION C	are i realining (e g., tuition, books	, materials)		
SECTION VII - PREVIOUS CALE	CHILD \$ NDAR YEAR GROSS AN (Use a seperate s	heet for a	COME OF VET	endents)		EPENDE	
1. GROSS ANNUAL INCOME FROM EMPLOYMENT (e	or wants have so ins at)	v	/ETERAN	5	POUSE		CHILD 1
EXCLUDING INCOME FROM YOUR FARM, RANCH,		\$		\$		\$	
2. NET INCOME FROM YOUR FARM, RANCH, PROPE	RTY OR BUSINESS	\$		\$		\$	
 LIST OTHER INCOME AMOUNTS (e.g., Social Secu pension, interest, dividends). EXCLUDING WELFAF 		\$		\$		\$	
SECT	TION VIII - PREVIOUS C					T	
	PAID BY YOU OR YOUR SPOUSE L	AST CALENDA	AR YEAR <i>(e.g., payn</i> a deductible and the	<i>ents for doci</i> net medical	tors, dentists, expenses you	\$	
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■ 18. Amend § 58.13 by revising VA Form 10–10SH to read as follows: § 58.13 VA Form 10–10SH—State Home Program Application for Veteran Care Medical Certification.

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STAT	E HOME PROGRAM AF	PLICATION FOR VETER	RAN CARE - MEDIO		, CONTINUED		
COMMUNICATION	EVAI 1. Transmits messages/re 2. Limited ability 3. Nearly or totaly unable	UATION (Select an appro ceives information	SPEECH		others of same language early or not at all		
HEARING	1. Good 2. Hearing slightly impaire 3 Nearly or totaly unable 4. Virtually/completely der		SIGHT	1. Good 2. Vision adequate - U	Jnable to read/see details ss object differentiation		
TRANSFER	1 No assistance 2. Equipment only 3. Supervision only 4. Requires human transf 5. Bedfast	er wiwo equipment	AMBULATION	1. Independence w/w 2. Walks with supervi 3. Walks with continu 4. Bed to chair (total) 5. Bedfast	sion pus hu man s upport		
ENDURANCE	1. Tolerates distances (25 2. Needs intermitten rest 3. Rarely tolerates short a 4. No tolerance		MENTAL AND BEHAVIOR STATUS	1 Alert 2. Confused 3. Disoriented 4. Comatose	5. Agreeable 6. Disruptive 7. Apathetic 8. Well motivated		
TOILETING	1. No assistance 2. Assistance to and from and transfer 3. Total assistance includ personal hygene, help with clothes	B. Bedside	BATHING	1. No assistance 2. Supervision Only 3. Assistance 4. Is bathed	A. Tub B. Shower C. Sponge bath		
DRESSING	1. Dresses self 2. Minor assistance 3. Needs help to complete 4. Has to be dressed	o dressing	FEEDING	1. No assistance 2. Minor assistance, i 3. Help feeding/encol 4. Is fed	needs tray set up only Iraging		
BLADDER CONTROL	1 Continent 2. Rarely incontinent 3. Occasional - once/wee 4. Frequent - up to once i 5. Total incontinence 6 Catheter, indwelling		BOWEL CONTROL	1, Continent 2, Rarely incontinent 3, Occasional - once/ 4, Frequent - up to or 5, Total incontinence 6, Ostomy			
SKIN CONDITION	3. Initations (Rash)	umber	WHEEL CHAIR USE	1. Independence 2. Assistance in diffic 3. Wheels a few feet 4. Unable to use	•		
SIGNATURE OF REGI	STERED NURSE OR REFERRI	NG PHYSICIAN			DATE		
	RAPY (To be completed by RESTRICT ACTIVITY YES NO	Physical Therapist or Refe		NEW REFERRAL	CONTINUATION OF THERAPY FREQUENCY OF TREATMENT		
TREATMENT GOAL STRETCHING PASSIVE ROM	Leavest Leavest		INITIES FULL WER	SHT BEARING IS BED TO WHEELCHAIR IY TO FUL FUNCTION	L WHEELCHAIR INDEPENDEN COMPLETE AMBULATION		
O.T. SPE	APIES	SIGNATURE OF AND TITLE OF	THERAPIST		DATE		
PRIOR LIVING ARRAN		L WORK ASSESSMENT (T	o be completed by S DNG RANGE PLAN	ocial Worker)	.		
ADJUSTMENT TO ILLA	IESS OR DISABILITY	51	GNATURE OF SOCIAL V	WORKER	DATE		
DATE RECEIVED BY V		R DIEM PAYMENT	·	DMICILIARY HO	SPITAL ADHC		
APPROVED FOR 70% YES NO SIGNATURE OF VA OF	SERVICE CONNECTED DISA	ILLNESS:	MITANCE BECAUSE OF		LNESS (IF LESS THAN 70%)		
		1					

PAPERWORK REDUCTION ACT AND PRIVACY ACT NOTICE

The Paperwork Reduction Act of 1995 requires us to notify you that this information collection is in accordance with the clearance requirements of section 3507 of the Paperwork Reduction Act of 1995. We may not conduct or sponsor, and you are not required to respond to, a collection of information unless it displays a valid OMB number. We anticipate that the time expended by all individuals who must complete this form will average 30 minutes. This includes the time it will take to read instructions, gather the necessary facts and fill out the form. The information requested on this form is solicited under the authority of Title 38, U.S.C., Sections 1741, 1742 and 1743. It is being collected to enable us to determine your eligibility for medical benefits in the State Home Program and will be used for that purpose. The income and eligibility you supply may be verified through a computer matching program at any time and information may be disclosed outside the VA as permitted by law; possible disclosures include those described in the "routine uses" identified in the VA system of records 24VA136, Patient Medical Record-VA, published in the Federal Register in accordance with the Privacy Act of 1974. Disclosure is voluntary; however, the information is required in order for us to determine your eligibility for the medical benefit for which you have applied. Failure to furnish the information will have no adverse affect on any other benefits to which you may be entitled. Disclosure of Social Security number(s) of those for whom benefits are claimed is requested under the authority of Title 38, U.S.C., and is voluntary. Social Security numbers will be used in the administration of veterans benefits, in the identification of veterans or persons claiming or receiving VA benefits and their records and may be used for other purposes where authorized by Title 38, U.S.C., and the Privacy Act of 1974 (5 U.S.C. 552a) or where required by other statute.

VA FORM APR 2009 10-10SH

■ 19. Add § 58.18 to read as follows:

§58.18 VA Form 10–0460—Request for Prescription Drugs from an Eligible Veteran in a State Home.

		· ··· · · ·····················	Drugs from an Eligible Veteran in a State Hon
То:	VA Facility	From:	Name and Address of State Home
requ	a veteran who was admitted to the uest that I be furnished with prescription ided for in Title 38 of the Code of Federa		State Nursing Home. ted States Department of Veterans Affairs as ion(s) 17.96 and/or 51.42.
am	eligible for this benefit by reason of bein	g (check any of the	following):
Γ	(1) a veteran in receipt of increased VA compens of regular aid and attendance.	ation, or increased VA	pension because I am permanently housebound or in need
Γ			receipt of increased pension but whose pension has been e does not exceed the maximum annual income limitation
	 (3) a veteran who (i) Has a singular or combined rating of 50 percent unemployability and is in need of such drugs and r (ii) Is in need of nursing home care for reasons that (4) a veteran who (i) Has a singular or combined rating of less than 5 such drugs and medicines for a service-connected of (ii) Is in need of nursing home care for reasons that 	nedicines; and t do not include care for 0 percent, based on one disability, and	a VA adjudicated service-connected disability. or more service-connected disabilities, and is in need of
Sign	nature of Veteran Applying for Benefit		Date of Application
	1	Applicant Informat	ion
Veter	ran's Name (last, first, and middle initial):	
Veter	ran's Social Security Number:	Date of Admissi	on to the State Nursing Home:
Date	that A&A or Housebound was awarded		
	 A second s		ttached with this request)

Diagnosis Code	Diagnosis Name	Category of Eligibility from page 1
		(1, 2, 3 or 4)
· · · · · · · · · · · · · · · · · · ·		
Name of Prescribing Physician:		Telephone Number:
I certify that the following m	edications are prescribed for	Veteran's Name

The Paperwork Reduction Act of 1995 requires us to notify you that this information collection is in accordance with the clearance requirements of section 3507 of this Act. We may not conduct or sponsor, and the respondent is not required to respond to, a collection unless it displays a valid OMB Control Number. The public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, gather the necessary facts and fill out the form. This information is collected under the authority of Title 38 CFR Parts 51 and 58. It is being collected under the medical benefits in the State Homes Program and will be used for that purpose.

Privacy Act Information: It is being collected to enable us to determine your eligibility for medical benefits and will be used for that purpose. The income and eligibility you supply may be verified through a computer matching program at any time and information may be disclosed outside the VA as permitted by law; possible disclosures include those described in the "routine uses" identified in the VA system of records 24VA136, Patient Medical Record-VA, published in the Federal Register in accordance with the Privacy Act of 1974. Disclosure is voluntary; however, the information is required in order for us to determine your eligibility for the medical benefit for which you have applied. Failure to furnish the information will have no adverse affect on any other benefits to which you may be entitled. Disclosure of Social Security number(s) of those for whom benefits are claimed is requested under the authority of Title 38, U.S.C., and is mandatory. Social Security numbers will be used in the administration of veterans benefits, in the identification of veterans or persons claiming or receiving VA benefits and their records and may be used for other purposes where authorized by Title 38, U.S.C., and the Privacy Act of 1974 (5 U.S.C. 552a) or where required by other statute

VA FORM 10-0460

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[FR Doc. E9–9753 Filed 4–28–09; 8:45 am] BILLING CODE 8320–01–C

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA-R03-OAR-2008-0898; FRL-8898-4]

Approval and Promulgation of Air Quality Implementation Plans; Pennsylvania: Transportation Conformity Requirement

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: EPA is taking direct final action to approve revisions to the Pennsylvania State Implementation Plan (SIP) submitted by the Commonwealth of Pennsylvania. The revisions establish State transportation conformity requirements. EPA is approving these revisions in accordance with the requirements of the Clean Air Act.

DATES: This rule is effective on June 29, 2009 without further notice, unless EPA receives adverse written comment by May 29, 2009. If EPA receives such comments, it will publish a timely withdrawal of the direct final rule in the **Federal Register** and inform the public that the rule will not take effect.

ADDRESSES: Submit your comments, identified by Docket ID Number EPA–R03–OAR–2008–0898 by one of the following methods:

A. *http://www.regulations.gov.* Follow the on-line instructions for submitting comments.

B. E-mail: febbo.carol@epa.gov.

C. *Mail*: EPA–R03–OAR–2008–0898, Carol Febbo, Chief, Energy, Radiation and Indoor Environment Branch, Mailcode 3AP23, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, Pennsylvania 19103.

D. *Hand Delivery:* At the listed EPA Region III address. Such deliveries are only accepted during the Docket's normal hours of operation, and special arrangements should be made for deliveries of boxed information.

Instructions: Direct your comments to Docket ID No. EPA–R03–OAR–2008– 0898. EPA's policy is that all comments received will be included in the public docket without change, and may be made available online at *http:// www.regulations.gov*, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information

whose disclosure is restricted by statute. Do not submit information that you consider to be CBI or otherwise protected through http:// www.regulations.gov or e-mail. The http://www.regulations.gov Web site is an "anonymous access" system, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. Îf you send an e-mail comment directly to EPA without going through *http://* www.regulations.gov, your e-mail address will be automatically captured and included as part of the comment that is placed in the public docket and made available on the Internet. If you submit an electronic comment, EPA recommends that you include your name and other contact information in the body of your comment and with any disk or CD-ROM you submit. If EPA cannot read your comment due to technical difficulties and cannot contact vou for clarification, EPA may not be able to consider your comment. Electronic files should avoid the use of special characters, any form of encryption, and be free of any defects or viruses.

Docket: All documents in the electronic docket are listed in the http:// www.regulations.gov index. Although listed in the index, some information is not publicly available (i.e., CBI or other information), disclosure of which is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in http:// www.regulations.gov or in hard copy during normal business hours at the Air Protection Division, U.S. Environmental Protection Agency, Region III, 1650 Arch Street, Philadelphia, Pennsylvania 19103. Copies of the State submittal are available at the Pennsylvania Department of Environmental Protection, Bureau of Air Quality Control Rachel Carson State Office Building, 400 Market Street, 12th Floor, Harrisburg, PA 17105-8468.

FOR FURTHER INFORMATION CONTACT: Martin Kotsch, (215) 814–3335, or by email at *kotsch.martin@epa.gov.*

SUPPLEMENTARY INFORMATION: Throughout this document whenever "we", "us", or "our" is used, we mean EPA.

I. What Is Transportation Conformity?

Transportation conformity is required under Section 176(c) of the Clean Air Act to ensure that Federally supported highway, transit projects, and other activities are consistent with (conform to) the purpose of the approved SIP. Transportation Conformity currently applies to areas that are designated nonattainment, and those areas redesignated to attainment after 1990 (maintenance areas), with maintenance plans developed under section 175A of the Clean Air Act for the following transportation related criteria pollutants: Ozone, particulate matter (PM_{2.5} and PM₁₀), carbon monoxide (CO), and nitrogen dioxide (NO_2) . Conformity with the purpose of the SIP means that transportation activities will not cause new air quality violations, worsen existing violations, or delay timely attainment of the relevant National Ambient Air Quality Standards (NAAOS). The Federal transportation conformity regulations (Federal Rule) are found in 40 CFR part 93 and provisions related to conformity SIPs are found in 40 CFR 51.390.

II. What Is the Background for This Action?

On August 10, 2005, the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) was signed into law. SAFETEA-LU revised certain provisions of section 176(c) of the Clean Air Act, related to transportation conformity. Prior to SAFETEA-LU, states were required to address all of the Federal Rule's provisions in their conformity SIPs. After SAFETEA-LU, state's SIPs were required to contain all or portions of only the following three sections of the Federal Rule, modified as appropriate to each state's circumstances: 40 CFR 93.105 (consultation procedures); 40 CFR 93.122(a)(4)(ii) (written commitments to implement certain kinds of control measures); and 40 CFR 93.125(c) (written commitments to implement certain kinds of mitigation measures). Pursuant to SAFETEA-LU, States are no longer required to submit conformity SIP revisions that address the other sections of the Federal Rule.

III. What Did the State Submit and How Did We Evaluate It?

On May 29, 2008, the Pennsylvania Department of Environmental Protection submitted a revision to its State Implementation Plan (SIP) for Transportation Conformity purposes. The SIP revision consists of eighteen executed Memorandams of Agreements (MOAs) which will constitute the Pennsylvania SIP for transportation conformity purposes. The eighteen MOAs were executed among the State of Pennsylvania and the various