may be assisted by other Federal, State, or local agencies with the enforcement of the safety zone.

(f) Authorization. All vessel operators who desire to enter the safety zone must obtain permission from the Captain of the Port or Designated Representative by contacting either the on-scene patrol craft on VHF Ch 13 or Ch 16 or the Coast Guard Sector Columbia River Command Center via telephone at (503) 861–6211.

Dated: January 30, 2015.

D.J. Travers,
Captain, U.S. Coast Guard, Captain of the Port, Sector Columbia River.

[FR Doc. 2015–03607 Filed 2–23–15; 8:45 am]
BILLING CODE 9110–04–P

ENVIRONMENTAL PROTECTION AGENCY
40 CFR Parts 60, 61, and 63
[FR Doc. 2015–03731 Filed 2–23–15; 8:45 am]
BILLING CODE 6560–50–P

FOR FURTHER INFORMATION CONTACT: Mr. Rick Barrett, (214) 665–7227; email: barrett.richard@epa.gov.

SUPPLEMENTARY INFORMATION: In the final rules section of this Federal Register, EPA is approving LDEQ’s request for delegation of authority to implement and enforce certain NSPS and NESHAP for all sources (both part 70 and non-part 70 sources). LDEQ has adopted certain NSPS and NESHAP by reference into Louisiana’s state regulations. In addition, EPA is waiving its notification requirements so sources will only need to send notifications and reports to LDEQ.

The EPA is taking direct final action without prior proposal because EPA views this as a noncontroversial action and anticipates no adverse comments. A detailed rationale for this approval is set forth in the preamble to the direct final rule. If no relevant adverse comments are received in response to this action, no further activity is contemplated. If EPA receives relevant adverse comments, the direct final rule will be withdrawn, and all public comments received will be addressed in a subsequent final rule based on this proposed rule. EPA will not institute a second comment period. Any parties interested in commenting must do so at this time. If EPA receives relevant adverse comment on an amendment, paragraph, or section of the rule and if that provision may be severed from the remainder of the rule, EPA may adopt as final those provisions of the rule that are not the subject of an adverse comment.

For additional information, see the direct final rule which is located in the Rules section of this Federal Register.

Dated: January 28, 2015.

Samuel Coleman,
Acting Regional Administrator, Region 6.

[FR Doc. 2015–03731 Filed 2–23–15; 8:45 am]
BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY
40 CFR Parts 60 and 63
[FR Doc. 2015–03607 Filed 2–23–15; 8:45 am]
BILLING CODE 9110–04–P

FOR FURTHER INFORMATION CONTACT: Mr. Rick Barrett, (214) 665–7227; email: barrett.richard@epa.gov.

SUPPLEMENTARY INFORMATION: In the final rules section of this Federal Register, EPA is approving ODEQ’s request for delegation of authority to implement and enforce certain NESHAP for all sources (both part 70 and non-part 70 sources). ODEQ has adopted certain NESHAPs by reference into Oklahoma’s state regulations. In addition, EPA is waiving its notification requirements so sources will only need to send notifications and reports to ODEQ. The EPA is taking direct final action without prior proposal because EPA views this as a noncontroversial action and anticipates no adverse comments. A detailed rationale for this approval is set forth in the preamble to the direct final rule. If no relevant adverse comments are received in response to this action, no further activity is contemplated. If EPA receives relevant adverse comments, the direct final rule will be withdrawn, and all public comments received will be addressed in a subsequent final rule based on this proposed rule. EPA will not institute a second comment period. Any parties interested in commenting must do so at this time. If EPA receives relevant adverse comment on an amendment, paragraph, or section of the rule and if that provision may be severed from the remainder of the rule, EPA may adopt as final those provisions.
of the rule that are not the subject of an adverse comment.

For additional information, see the direct final rule which is located in the Rules section of this Federal Register.

Dated: February 6, 2015.

Wren Stenger,
Director, Multimedia Planning and Permitting Division, Region 6.

[FR Doc. 2015–03801 Filed 2–23–15; 8:45 am]

BILLING CODE 6560–50–P

GENERAL SERVICES ADMINISTRATION

41 CFR Parts 101–25 and 102–32

[FPMR Case 2014–101–1; FMR Case 2014–102–2; Docket No. 2014–0016; Sequence No. 1]

RIN 3090–AJ50

Federal Property Management Regulations/Federal Management Regulation; Supply and Procurement

AGENCY: Office of Government-wide Policy (OGP), General Services Administration (GSA).

ACTION: Proposed rule.

SUMMARY: GSA is proposing to amend the Federal Property Management Regulations (FPMR) and the Federal Management Regulation (FMR) by migrating regulations regarding the supply and procurement of Government personal property management from the FPMR to the FMR. The FPMR will contain a cross-reference to direct readers to the coverage in the FMR. This proposed rule also eliminates material that is not regulatory in nature, is overly prescriptive, outdated, addressed in other policy, or no longer appropriate for today’s Government business environment. This case is included in GSA’s retrospective review of existing regulations under Executive Order 13563. Additional information is available at www.gsa.gov/improvingregulations.

DATES: Interested parties should submit written comments to the Regulatory Secretariat at one of the addresses shown below on or before April 27, 2015 to be considered in the formation of a final rule.

ADDRESSES: Submit comments in response to FPMR Case 2014–101–1/FMR Case 2014–102–2 by any of the following methods:


• Fax: 202–501–4067.

• Mail: General Services Administration, Regulatory Secretariat Division (MVCB), ATTN: Hada Flowers, 1800 F Street NW., 2nd Floor, Washington, DC 20405.

Instructions: Please submit comments only and cite FPMR Case 2014–101–1/FMR Case 2014–102–2, on all correspondence related to this case. All comments received will be posted without change to http://www.regulations.gov, including any personal and/or business confidential information provided.


SUPPLEMENTARY INFORMATION:

A. Background

GSA is proposing to amend the FPMR by revising regulations regarding Government personal property management policies in FMR 101–25 (41 CFR part 101–25), and by moving these policies to part 102–32 of the FMR (41 CFR part 102–32). GSA anticipates migrating the remaining parts of FPMR, Subchapter E, to succeeding subparts of FMR part 102–32. This revision is part of GSA’s effort to improve its external directives system by reducing the number of regulations and rewriting them in plain language. This proposed rule removes material that is not regulatory in nature (such as internal GSA operating procedures), is overly prescriptive, outdated, addressed in other policy, or no longer appropriate for today’s Government business environment.

B. Substantive Changes

The following table provides a crosswalk from FPMR part 101–25 (left column) to FMR part 102–32 (right column). This table identifies where the policy provisions of FPMR part 101–25 will be migrated to in the FMR, and explains significant changes or deletions.

Title 41: Public contracts and property management part 101–25—
general

<table>
<thead>
<tr>
<th>FMR part 102–32—supply and procurement</th>
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<tbody>
<tr>
<td>§ 101–25.000 Scope of subchapter ..................</td>
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<tr>
<td>§ 101–25.001 Scope of part ........................</td>
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<tr>
<td>§ 101–25.100 Use of Government personal property and nonpersonal services.</td>
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<td>§ 101–25.101 Criteria for determining method of supply ..........................</td>
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<td>§ 101–25.102 Exchange or sale of personal property for replacement purposes.</td>
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<td>§ 101–25.103 Promotional materials, trading stamps, or bonus goods ..........</td>
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<td>§ 101–25.104 Acquisition of office furniture and office machines ...............</td>
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<tr>
<td>§ 101–25.105 [Reserved] .................................</td>
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<td>§ 101–25.106 Servicing of office machines .............</td>
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<tr>
<td>§ 101–25.107 Guidelines for requisitioning and proper use of consumable or low cost items.</td>
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<tr>
<td>§ 101–25.108 Multiyear subscriptions for publications .....................</td>
</tr>
</tbody>
</table>

Revised and added to section 102–32.5.
Deleted as not necessary.
Revised in sections 102–32.20 and 102–32.25.
Revised in section 102–32.35. Definition of “use point” removed and replaced with general terminology.
Deleted because this topic is addressed in FMR part 102–39.
Deleted. Items addressed in this Subpart are treated the same as other personal property and disposed of accordingly.
Deleted as being too prescriptive; refer to the Federal Acquisition Regulation (FAR) for general policies on acquisition. The prohibition against acquiring unnecessary items is retained in section 102–32.30.
Deleted.
Deleted as being too prescriptive.
Policy summarized in section 102–32.45.
Deleted, refer to the FAR for requirements determination and structuring a procurement.