DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 164

[Docket No. USCG–2005–21869]

RIN 1625–AA99

Vessel Requirements for Notices of Arrival and Departure, and Automatic Identification System; AIS Information Collection

AGENCY: Coast Guard, DHS.

ACTION: Final rule; information collection approval and announcement of effective date.

SUMMARY: The Coast Guard announces that it has received approval from the Office of Management and Budget for an information collection request associated with automatic identification system requirements in a final rule we published in the Federal Register on January 30, 2015. In that rule we stated we would publish a document in the Federal Register announcing the effective date of these collection of information related paragraphs. This rule establishes today as the effective date for these paragraphs.

DATES: Revised paragraphs (b) and (c) of § 164.46, published in the Federal Register on January 30, 2015 (80 FR 5282), are effective April 7, 2016.

FOR FURTHER INFORMATION CONTACT: If you have questions on this rule, call or email Mr. Jorge Arroyo, Office of Program Integrity and Improvement; 445 L’Enfant Plaza, SW, Room 6W234, Washington, DC 20202—372–1563, email Jorge.Arroyo@uscg.mil.

SUPPLEMENTARY INFORMATION:

Viewing Documents Associated With This Rule

To view the final rule published on January 30, 2015 (80 FR 5282), or other documents in the docket for this rulemaking, go to www.regulations.gov; type the docket number, USCG–2005–21869, in the “SEARCH” box and click “SEARCH.” Click on “Open Docket Folder”; in the first item listed. Use the following link to go directly to the docket: www.regulations.gov/#!docketDetail;D=USCG-2005-21869.

Background

On January 30, 2015, the Coast Guard published a final rule that revised or amended existing notice of arrival and automatic identification system requirements. 80 FR 5282. Our final rule delayed the effective date of § 164.46(b) and (c) because these paragraphs contain collection of information provisions that require approval by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995, 44 U.S.C. 3501–3520. On March 29, 2016, OMB approved the collection assigned OMB Control Number 1625–0112, Enhanced Maritime Domain Awareness via Electronic Transmission of Vessel Transit Data. Accordingly, we announce that paragraphs (b) and (c) of § 164.46 are effective April 7, 2016. The approval for this collection of information expires on March 31, 2019.

This document is issued under the authority of 33 U.S.C. 1231 and 46 U.S.C. 70114. With respect to the other collection of information associated with the January 2015 final rule—OMB Control Number 1625–0100, Advance Notice of Vessel Arrival, on August 20, 2015—we published a document (80 FR 50576) that announced OMB’s approval and the effective date of notice of arrival requirements in §§ 160.204[a][5][vii], 160.205, and 160.208[a] and (c) associated with that collection.

Dated: April 1, 2016.

J.G. Lantz,
Director of Commercial Regulations and Standards, U.S. Coast Guard.

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BILLING CODE 9110–04–P

DEPARTMENT OF EDUCATION

34 CFR Part 668

RIN 1840–AD14

[Docket ID ED–2015–OPE–0020]

Program Integrity and Improvement; Corrections

AGENCY: Office of Postsecondary Education, Department of Education.

ACTION: Final rule; corrections.

SUMMARY: The Department of Education published final regulations for Program Integrity and Improvement in the Federal Register on October 30, 2015 (80 FR 67125). This document corrects errors in the final regulations.

DATES: Effective July 1, 2016.


If you use a telecommunications device for the deaf or a text telephone, call the Federal Relay Service, toll free, at 1–800–877–8339.

SUPPLEMENTARY INFORMATION: In the Federal Register of October 30, 2015 (80 FR 67125):

(a) In § 686.164(o)(2), we inadvertently limited the permissible use of any personally identifiable information about a student to activities that support making payments of title IV funds, when institutions must make other types of payments to students. Accordingly, on page 67197, in the middle column, we correct § 686.164(e)(2)(ii)[B] of the regulations by replacing the phrase “of title IV, HEA program funds” with the phrase “to the student”.

(b) Under the final regulations, institutions with Tier one arrangements must make public both the full contract and selected contract data. In the regulatory text, we inadvertently omitted reference to the contract data in § 686.164(e)(2)(vii). Accordingly, on page 67197, in the right-hand column, we correct § 686.164(e)(2)(vii) of the regulations by adding the words “and contract data as described in paragraph (e)(2)(vii) of this section” after the word “contract”.

(c) In § 686.164(e)(3) of the regulations, we inadvertently limited the information an institution may share to enrollment information relating to title IV recipients, when institutions are permitted to share under the final regulations such information for all students. Accordingly, on page 67198, in the left-hand column, we correct § 686.164(e)(3) by replacing “title IV recipients” with “students”.

(d) In § 686.164(f)(4)(i)(A) of the regulations we incorrectly omitted a word. Accordingly, on page 67198, in the middle column, we correct § 686.164(f)(4)(i)(A) by adding “information” after “identifiable”.

(e) In § 686.164(f)(4)(vi) of the regulations, we inadvertently included a redundant phrase. Accordingly, on page 67198, in the right-hand column, we correct § 686.164(f)(4)(vi) by replacing the phrase “If the institution is located in a State, ensure” with the word “Ensure”.

(f) In § 686.164(f)(4)(xii) of the regulations, we inadvertently implied that § 686.164(d)(4)(ii) was a voluntary requirement for institutions with a Tier two arrangement that falls below the threshold number of students. Accordingly, on page 67199, in the left-hand column, we correct § 686.164(f)(4)(xii) by adding the word “applicable” before the word “provisions” and removing the reference to “(d)(4)(i), (f)(4), and (f)(5)” and adding in its place “(f)(4) and (5)”.

(g) In § 686.164(f)(5) of the regulations, we inadvertently limited the information an institution may share to enrollment information relating to title IV recipients, when institutions are