

Flotation Devices, UL 1180, Second Edition, February 13, 2009, (“UL 1180”), incorporation by reference approved for §§ 160.076–7; 160–076–9; 160.076–21; 160.076–23; 160.076–25; 160.076–31; 160.076–37; and 160.076–39.

(3) UL Standard for Safety for Components for Personal Flotation Devices, UL1191, Fourth Edition, December 12, 2008, (“UL 1191”), incorporation by reference approved for §§ 160.076–21; 160.076–25; 160.076–29; and 160.076–31.

■ 6. Revise § 160.076–19 to read as follows:

§ 160.076–19 Recognized laboratories.

The approval and production oversight functions that this subpart requires to be conducted by a recognized laboratory must be conducted by an independent laboratory recognized by the Coast Guard under subpart 159.010 of part 159 of this chapter to perform such functions. A list of recognized independent laboratories is available from the Commandant and online at <http://cgmix.uscg.mil>.

■ 7. Revise § 160.076–21 to read as follows:

§ 160.076–21 Component materials.

Each component material used in the manufacture of an inflatable PFD must—

(a) Meet the applicable requirements of subpart 164.019 of this chapter, UL 1191 and UL 1180 (incorporated by reference, see § 160.076–11), and this section; and

(b) Be of good quality and suitable for the purpose intended.

§ 160.076–23 [Amended]

■ 8. Amend § 160.076–23(a)(1) by adding the words “(incorporated by reference, see § 160.076–11)” after the words “UL 1180”.

■ 9. Amend § 160.076–25 as follows:

■ a. In paragraph (a), after the words “UL 1180”, add the words “(incorporated by reference, see § 160.076–11)”;

■ b. Remove and reserve paragraph (c); and

■ c. Revise paragraph (d) to read as follows.

§ 160.076–25 Approval Testing.

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(d) Each PFD design must be visually examined for compliance with the construction and performance requirements of §§ 160.076–21 and 160.076–23 and UL 1180 and UL 1191 (incorporated by reference, see § 160.076–11).

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■ 10. Amend § 160.076–29 as follows:

■ a. In paragraph (d), remove the words “in accordance with UL 1180”; and

■ b. Revise paragraph (e)(4)(i) to read as follows:

§ 160.076–29 Production oversight.

* * * * *

(e) * * *

(4) * * *

(i) Samples must be selected from each lot of incoming material. Unless otherwise specified, Table 29.1 of UL 1191 (incorporated by reference, see § 160.076–11) prescribes the number of samples to select.

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§ 160.076–31 [Amended]

■ 11. Amend § 160.076–31 as follows:

■ a. In paragraph (c)(1), remove the words “The average and individual results of testing the minimum number of samples prescribed by § 160.076–25(d)(2)” and add, in their place, the words “The materials in each inflatable chamber”; and remove the words “§ 160.076–21(b) and (c)” and add, in their place, the words “Table 29.1 of UL 1191 (incorporated by reference, see § 160.076–11)”;

■ b. In paragraph (c)(2), remove the words “§ 160.076–21(d)(2)(iv). The results for each inflation chamber must be at least 90% of the results obtained in approval testing” and add, in their place, the words “Table 29.1 of UL 1191.”;

■ c. In paragraph (c)(3), after the words “UL 1180”, add the words “(incorporated by reference, see § 160.076–11)”, and remove the number “7.15”, and add, in its place, the number “41”;

■ d. In paragraph (c)(4), after the words “UL 1180”, remove the number “7.16”, and add, in its place, the number “42”;

■ e. In paragraph (c)(5), after the words “UL 1180”, remove the words “7.2.2–7.2.10, except 7.2.5” and add, in their place, the number “29”; and

■ f. In paragraph (c)(6), after the words “UL 1180”, remove the words “7.4.1 and .2” and add, in their place, the number “31”.

§ 160.076–35 [Amended]

■ 12. Amend § 160.076–35 by adding the words “(incorporated by reference, see § 160.076–11)” after the words “UL 1123”.

§ 160.076–37 [Amended]

■ 13. Amend § 160.076–37(b) by removing the words “section 11 of” after the words “specified in” and by adding the words “(incorporated by reference, see § 160.076–11)” after the words “UL 1180”.

§ 160.076–39 [Amended]

■ 14. Amend § 160.076–39 as follows:

■ a. In § 160.076–39(a), remove the words “section 10” after the words “UL 1180” and add, in their place, the words “(incorporated by reference, see § 160.076–11)”;

■ b. Remove paragraph (e).

Dated: March 18, 2011.

J.G. Lantz,

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

[FR Doc. 2011–7283 Filed 3–29–11; 8:45 am]

BILLING CODE 9110–04–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 1

[FCC 06–94]

Practice and Procedure

AGENCY: Federal Communications Commission.

ACTION: Final rule; announcement of effective date.

SUMMARY: The Federal Communications Commission has published a number of requirements related to practice and procedure before the Commission. This document announces the approval of the Office of Management and Budget (OMB) for information collection requirements contained in the sections outlined in the **DATES** section.

DATES: Effective March 30, 2011, the following regulation has been approved by OMB: 47 CFR 1.47(h), published at 71 FR 38781, July 10, 2006.

FOR FURTHER INFORMATION CONTACT: Nicholas Degani, Telecommunications Access Policy Division, Wireline Competition Bureau, at (202) 418–7400.

SUPPLEMENTARY INFORMATION: On July 10, 2006, the Commission published a Report and Order at 71 FR 38781. That Report and Order amended, among other sections, § 1.47(h) of the Commission rules to require interconnected Voice over Internet Protocol (VoIP) providers to designate an agent for service of documents. On March 19, 2007, OMB approved the information collection requirements contained in § 1.47(h) of title 47 of the United States Code of Federal Regulations as a revision to OMB Control Number 3060–0855.

Federal Communications Commission.

Marlene H. Dortch,
Secretary.

[FR Doc. 2011–7383 Filed 3–29–11; 8:45 am]

BILLING CODE 6712–01–P