date after which the bank may initiate the investment activities if the FDIC does not object. Notices shall contain the following:

1. The aggregate amount of direct and indirect investment in annuity contracts and nonconforming life insurance policies stated as a percentage of the bank’s tier one capital;

2. The aggregate amount of direct and indirect investment in all annuity contracts and life insurance policies (conforming and nonconforming) stated as a percentage of the bank’s tier one capital;

3. The aggregate amount of direct and indirect investment in all annuity contracts and life insurance policies (conforming and nonconforming) from any one issuer stated as a percentage of the bank’s tier one capital;

4. The rating of the issuer(s) of the policies and annuity contracts;

5. A description of the bank’s monitoring procedures;

6. The state statute, regulations or other authority which authorizes the bank to make the investment; and

7. A copy of the board of directors’ resolution authorizing the filing of the notice.

A. An insured state bank which falls out of compliance with any of the eligibility conditions in paragraph (c)(3)(vi)(A) of this section shall notify the FDIC regional office within 10 business days of falling out of compliance. The FDIC regional office shall review the notice and take such action as it deems necessary. Such actions may include, but are not limited to, requiring the insured state bank to file an application pursuant to paragraph (d) of this section, requiring the submission of a capital restoration plan or requiring the divestiture of such investment.

§ 362.6 [Amended]

3. Section 362.6 is amended by adding “the authority to act on notices filed pursuant to § 362.4(c)(3)(vi) (A) and (C) and § 362.4(c)(3)(vi)(A) (C); the authority to rescind orders issued pursuant to § 362.4 where it is determined that the institution is eligible to engage in activities pursuant to an exception contained in § 362.4(c)(3);” immediately after “§ 362.3(d);”.

By Order of the Board of Directors.

Dated at Washington, D.C., this 13th day of August, 1996.

Federal Deposit Insurance Corporation.

Jerry L. Langedy, Executive Secretary.

[FR Doc. 96–21475 Filed 8–22–96; 8:45 am]

BILLING CODE 6714–01–P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

14 CFR Part 255

[Docket No. OST–96–1639; Notice No. 96–21]

RIN 2105–AC56

Fair Displays of Airline Services in Computer Reservations Systems (CRSs)

AGENCY: Office of the Secretary, Department of Transportation.

ACTION: Correction to notice of proposed rulemaking.

SUMMARY: This document contains a correction to the notice of proposed rulemaking proposing revisions to the Department’s rules on the display of airline services in computer reservations systems (CRSs). That notice was published Wednesday, August 14, 1996 (61 FR 42208). The notice incorrectly stated that the docket number for this proceeding is OST–96–1145; the correct docket number is OST–96–1639.


SUPPLEMENTARY INFORMATION: The notice of proposed rulemaking that is the subject of this correction proposed revisions to the Department’s rules on the display of airline services in computer reservations systems (CRSs). 14 CFR 255.4. That notice incorrectly stated the docket number for this proceeding as OST–96–1145, which is instead the docket number for a different proceeding involving a proposed amendment to another section of the Department’s CRS rules, 14 CFR 255.6; the correct docket number for this proceeding on CRS display rules is OST–96–1639.

Accordingly, the publication on August 14, 1996, of the Notice of Proposed Rulemaking on CRS display rules is corrected as follows:

On page 42208, the two citations of Docket No. OST–96–1145 [49812] are replaced with citations to Docket OST–96–1639.

This correction is issued pursuant to 49 CFR 1.57(i).

Issued in Washington, D.C. on August 17, 1996.

Nancy E. McFadden,
General Counsel.

[FR Doc. 96–21538 Filed 8–22–96; 8:45 am]

BILLING CODE 4910–62–P

FEDERAL TRADE COMMISSION

16 CFR Part 23

Extension of Time; Section 7 (Platinum) of the Guides for the Jewelry, Precious Metals and Pewter Industries

AGENCY: Federal Trade Commission.

ACTION: Extension of time for filing public comments.

SUMMARY: The Federal Trade Commission (the “Commission”) requested public comments on May 30, 1996, on proposed revisions to 23.7 of the Guides for the Jewelry, Precious Metals and Pewter Industries (“the Guides”). 61 FR 27224. Section 23.7 of the Guides addresses claims made about platinum products. The Commission solicited comments until August 12, 1996. In response to a request from an industry group, the Commission grants an extension of the comment period.

DATES: Written comments will be accepted until September 30, 1996.

ADDRESSES: Comments should be directed to: Secretary, Federal Trade Commission, Room H–159, Sixth and Pennsylvania Ave., NW., Washington, DC 20580. Comments about these proposed changes to the Guides should be identified as “Guides for the Jewelry, Precious Metals and Pewter Industry—16 CFR Part 23—Comment.”


SUPPLEMENTARY INFORMATION: On May 30, 1996, 61 FR 27178, the Commission announced revisions to its Guides for the Jewelry Industry, renamed Guides for the Jewelry, Precious Metals and Pewter Industries, 16 CFR Part 23.1 The Guides for the Jewelry, Precious Metals and Pewter Industries (“the Guides”) address claims made about precious metals, diamonds, gemstones and pearl products. The Commission did not revise section 23.7 of the Guides for the Jewelry Industry, which addresses claims made about platinum products. Industry members had indicated the need to simplify current Commission guidance regarding claims that a product is composed of platinum and to bring this guidance into closure accord

1 The Commission published a Federal Register notice soliciting public comment on amendments to the Jewelry Guides, including revisions to section 23.7 regarding platinum products. 57 FR 49996 (June 12, 1992). This Federal Register notice was published in response to a petition proposing changes, submitted by the Jewelers Vigilance Committee (“JVC”).
with international standards. The Commission concluded, however, that additional comment would be helpful to resolve certain issues. In a separate notice of May 30, 1996, 61 FR 27224, the Commission described the comments concerning the marking of platinum products, submitted in response to the prior FRN, and also discussed its proposed changes to this section. The Commission solicited comment on this provision of the Guides and the proposed changes, requesting comments until August 12, 1996.

On July 25, 1996, the Commission received a letter from the Manufacturing Jewelers and Silversmiths of America, Inc. (MJSBA), an industry trade association, requesting that the comment period be extended for sixty days, until October 11, 1996. MJSBA stated that about eight interested platinum jewelry manufacturers met on July 21, 1996 but “those attending the meeting thought it would be helpful to survey a larger universe of platinum jewelry manufacturers than was present” at the meeting. Such a survey would require an extension of the comment period.

The Commission has determined that an extension of the comment period until September 30, 1996 is appropriate. Therefore, to allow all interested persons the opportunity to supply the Commission with written data, views and arguments concerning the Commission’s review of section 23.7 of the Guides, the Commission grants an extension of the comment period to September 30, 1996.

**List of Subjects in 16 CFR Part 23**

Advertising; Jewelry; Trade practices.

**Authority:** 15 U.S.C. 41-58.

By direction of the Commission.

Donald S. Clark, Secretary.

[FR Doc. 96–21418 Filed 8–22–96; 8:45 am] 
BILLING CODE 6750–01–M

**ENVIRONMENTAL PROTECTION AGENCY**

**40 CFR Parts 52 and 81**

[CO43–2–6865; CO43–1–6931; FRL–5559–6]

**Clean Air Act Approval and Promotion of SIP Elements for Denver and Longmont; Clean Air Act Reclassification; Extension of Comment Period**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Proposed rule; extension of the comment period.

**SUMMARY:** The Environmental Protection Agency is extending the comment period for a proposed rule published July 9, 1996 (61 FR 36004). On July 9, 1996, EPA proposed approval of the State Implementation Plan (SIP) revisions submitted by the State of Colorado for the purpose of bringing about the attainment of the national ambient air quality standards (NAAQS) for carbon monoxide (CO) in Denver and Longmont. EPA also proposed reclassification of the Denver CO nonattainment area from Moderate to Serious. These actions were requested by the State of Colorado. At the request of two organizations which wish to submit comments on these proposed actions, EPA is extending the comment period to September 9, 1996.

**DATES:** Comments on this proposed action must be received in writing on or before September 9, 1996.

**ADDRESSES:** Comments should be addressed to: Richard R. Long, Director of Air Programs (8P2–A), Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, Colorado 80202–2466.

**FOR FURTHER INFORMATION CONTACT:** Jeff Houk at (303) 312–6446.

Dated: August 14, 1996.

Jack W. McGraw, Acting Regional Administrator.

[FR Doc. 96–21573 Filed 8–22–96; 8:45 am] 
BILLING CODE 6560–50–P

**40 CFR Parts 60, 63, 260, 261, 264, 265, 266, 270 and 271**

[FRL–5558–5]

**RIN 2050–AF01**

**Hazardous Waste Combustors; Revised Standards; Proposed Rule—Notice of Data Availability and Request for Comments**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of data availability and request for comments.

**SUMMARY:** This document is a notice of availability and invitation for comment on the following information pertaining to the proposed revised standards for hazardous waste combustors (61 FR 17358 (April 19, 1996)): Reports from an independent peer review of technical aspects of the rule; additional analyses of various fuel oils to be used to establish a specification to exclude comparable fuels; and information on a synthesis gas process and product gas specifications that was inadvertently not included in the docket.

Readers should note that only comments about new information discussed in this document will be considered during the comment period. Issues related to the April 19, 1996 proposed rule that are not directly affected by the documents or data referenced in this Notice of Data Availability are not open for further comment.

**DATES:** Written comments on the peer review reports, the new comparable fuels analyses, and the synthesis gas process and product information must be submitted by September 23, 1996.

**ADDRESSES:** Commenters must send an original and two copies of their comments referencing Docket Number F–96–RCSP–FFFF to: RCRA Docket Information Center, Office of Solid Waste (5305G), U.S. Environmental Protection Agency Headquarters (EPA, HQ), 401 M Street, S.W., Washington, D.C. 20460. Comments may also be submitted electronically through the Internet to: rcra-docket@epamail.epa.gov. Comments in electronic format should also be identified by the docket number F–96–RCSP–FFFF. All electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Commenters should not submit electronically any confidential business information (CBI). An original and two copies of the CBI must be submitted under separate cover to: RCRA CBI Document Control Office, OSW (5305W), 401 M Street, SW, Washington D.C. 20460. For other information regarding submitting comments electronically, viewing the comments received, and supporting information, please refer to the proposed rule (61 FR 17358 (April 19, 1996)). The RCRA Information Center is located at Crystal Gateway One, 1235 Jefferson Davis Highway, First Floor, Arlington, Virginia and is open for public inspection and copying of supporting information for RCRA rules from 9:00...