



1 August 2025

(25-4964)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION** 美國 追加通知-非同步軌道衛星、固定衛星業務

*Addendum*

The following communication, dated 1 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** Revising Spectrum Sharing Rules for Non-Geostationary Orbit, Fixed-Satellite Service Systems

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 31 July 2025
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 31 July 2025
<input checked="" type="checkbox"/>	Text of final measure available from <sup>1</sup> : <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05126_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05126_00_e.pdf</a>
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

**Description:** In this document, the Federal Communications Commission (Commission) announces that the Office of Management and Budget has approved new information collection requirements under OMB Control Number 3060-0678, as adopted in the Commission's Report and Order, [FCC 23-29](#), and revised in the Commission's Second Report and Order, [FCC 24-117](#).

Amendatory instruction 3 ([47 CFR 25.261](#)), published at [90 FR 7651](#) on 22 January 2025 (notified in [G/TBT/N/USA/1826/Rev.1/Add.1/Corr.1](#)), is effective 31 July 2025. , is effective 31 July 2025.

90 Federal Register (FR) 35990, 31 July 2025; [Title 47 Code of Federal Regulations \(CFR\) Part 25](#):

<https://www.govinfo.gov/content/pkg/FR-2025-07-31/html/2025-14506.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-31/pdf/2025-14506.pdf>

This final rule; announcement of effective date is identified by [IB Docket No. 21-456](#); [FCC 23-29](#) and [FCC 24-117](#). Documents are also accessible from the FCC's [Electronic Document Management](#)

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

[System \(EDOCS\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2221-456%22))) by searching the IB Docket Number. Comments ("filings") posted by the FCC in the [Electronic Comment Filing System \(ECFS\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2221-456%22))) are accessible at [https://www.fcc.gov/ecfs/search/search-filings/results?q=\(proceedings.name:\(%2221-456%22\)\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2221-456%22))).

本文件中，美國聯邦通信委員會（以下簡稱「委員會」）宣布，管理與預算局已核准編號為 OMB 3060-0678 的新資訊蒐集要求，該要求係依據委員會之《報告與命令》FCC 23-29 所採納，並經委員會之《第二次報告與命令》FCC 24-117 修訂。修正指示第 3 項（47 CFR 25.261），已於 2025 年 1 月 22 日刊載於第 90 卷《聯邦公報》第 7651 頁（通報編號 G/TBT/N/USA/1826/Rev.1/Add.1/Corr.1），其生效日期為 2025 年 7 月 31 日。《聯邦公報》第 90 卷第 35990 頁，2025 年 7 月 31 日；《聯邦法規彙編》第 47 篇第 25 部分：  
<https://www.govinfo.gov/content/pkg/FR-2025-07-31/html/2025-14506.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-31/pdf/2025-14506.pdf>

本最終規則及其生效日期之公告，係依 IB 案件編號 21-456，以及 FCC 23-29 與 FCC 24-117 所識別。相關文件亦可透過在美國聯邦通信委員會電子文件管理系統（EDOCS）中搜尋該案件編號取得。美國聯邦通信委員會公布於電子意見提交系統（ECFS）之意見（「提交文件」）可於下列網址取得：

[https://www.fcc.gov/ecfs/search/search-filings/results?q=\(proceedings.name:\(%2221-456%22\)\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2221-456%22)))



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(25-4962)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 美國 修正通知-含有全氟烷基和聚氟烷基物質的產品**

*Revision*

The following notification is being circulated in accordance with Article 10.6.

<b>1. Notifying Member:</b> <u>UNITED STATES OF AMERICA</u> <b>If applicable, name of local government involved (Articles 3.2 and 7.2):</b> State of Maine
<b>2. Agency responsible:</b> Department of Environmental Protection (DEP), State of Maine
<b>3. Notified under Article 2.9.2 [ ], 2.10.1 [ ], 5.6.2 [ ], 5.7.1 [ ], 3.2 [X], 7.2 [X], Other:</b>
<b>4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable):</b> Products containing perfluoroalkyl and polyfluoroalkyl substances; Environmental protection (ICS code(s): 13.020); Domestic safety (ICS code(s): 13.120); Packaging materials and accessories (ICS code(s): 55.040); Products of the textile industry (ICS code(s): 59.080); Materials and articles in contact with foodstuffs (ICS code(s): 67.250); Production in the chemical industry (ICS code(s): 71.020); Products of the chemical industry (ICS code(s): 71.100); Plastics (ICS code(s): 83.080); Furniture (ICS code(s): 97.140); Home textiles. Linen (ICS code(s): 97.160); Miscellaneous domestic and commercial equipment (ICS code(s): 97.180)  "Product" means an item manufactured, assembled, packaged, or otherwise prepared for sale to consumers, including its product components, that is sold or distributed for personal, residential, commercial, or industrial use, including for use in making other products. Product includes packages, packaging components, and food packaging as defined in <a href="#">32 M.R.S. § 1732</a> ("Food package" means a package that is designed for direct food contact. "Food package" includes, but is not limited to, a food or beverage product that is contained in a food package or to which a food package is applied, a packaging component of a food package and plastic disposable gloves used in commercial or institutional food service) when sold individually or in bulk and not used in marketing, handling, or protecting a product).  含有全氟烷基及多氟烷基物質之產品；環境保護（ICS 代碼：13.020）；國內安全（ICS 代碼：13.120）；包裝材料及配件（ICS 代碼：55.040）；紡織工業產品（ICS 代碼：59.080）；與食品接觸之材料及製品（ICS 代碼：67.250）；化學工業生產（ICS 代碼：71.020）；化學工業產品（ICS 代碼：71.100）；塑膠（ICS 代碼：83.080）；家具（ICS 代碼：97.140）；家用紡織品、亞麻製品（ICS 代碼：97.160）；其他家庭及商用設備（ICS 代碼：97.180）。  「產品」係指為銷售予消費者而製造、組裝、包裝或以其他方式準備之物品，包括其產品組件，且該產品係供個人、住宅、商業或工業使用，亦包括用於製造其他產品之用途。產品之定義包含依據《緬因州修訂法典》第 32 篇第 1732 條所定義之包裝、包裝組件及食品包裝（「食品包裝」係指設計供直接與食品接觸之包裝。「食品包裝」包括但不限於：盛裝食品或飲料之食品包裝，或附加於食品之食品包

裝、食品包裝之包裝組件，以及於商業或機構餐飲服務中使用之一次性塑膠手套），當其單獨或批量銷售，且未用於產品之行銷、處理或保護時，亦屬於產品之範疇。	
<b>5. Details of notified document(s) (title, number of pages and languages, means of access):</b> Products Containing Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS); (22 page(s), in English)	<b>Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request:</b>  <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05125_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05125_00_e.pdf</a>
<b>6. Description of content:</b> Proposed amendments - The Department is proposing to amend rule Chapter 90, to establish designations for currently unavoidable uses of intentionally added Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS) in products subject to sales prohibition beginning 1 January 2026.  <i>Public hearing:</i>  21 August 2025, <a href="#">9:00 AM Eastern Standard Time (EST)</a>  Augusta Civic Center, 76 Community Drive, Cumberland Room-1st Floor  Augusta, Maine 04330  Please contact the PFAS in Products program <a href="mailto:PFASproducts@Maine.gov">PFASproducts@Maine.gov</a> with any questions.  擬議修正—本部擬修正第 90 號章規則，以建立目前無可避免使用之故意添加全氟烷基及多氟烷基物質（PFAS）於產品中的指定，該類產品自 2026 年 1 月 1 日起將受銷售禁令之規範。  公開聽證會：  2025 年 8 月 21 日上午 9 時（美東標準時間）  奧古斯塔市民中心（Augusta Civic Center）76 Community Drive, 一樓 Cumberland 室  奧古斯塔市，緬因州 04330   如有任何疑問，請聯絡「產品中 PFAS 計畫」： <a href="mailto:PFASproducts@Maine.gov">PFASproducts@Maine.gov</a>	
<b>7. Objective and rationale, including the nature of urgent problems where applicable:</b> Consumer information, labelling; Prevention of deceptive practices and consumer protection; Protection of human health or safety; Protection of animal or plant life or health; Protection of the environment	
<b>8. Relevant documents:</b>  Chapter 90: Products Containing Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS): <a href="https://www.maine.gov/dep/rules/index.html#13238654">https://www.maine.gov/dep/rules/index.html#13238654</a>  Maine Department of Environmental Protection - PFAS in Products: <a href="https://www.maine.gov/dep/spills/topics/pfas/PFAS-products/index.html">https://www.maine.gov/dep/spills/topics/pfas/PFAS-products/index.html</a>  Maine enacted a Perfluoroalkyl and polyfluoroalkyl substances (PFAS) regulation: <a href="https://mainelegislature.org/legis/bills/getPDF.asp?paper=HP1113&amp;item=5&amp;snum=130">https://mainelegislature.org/legis/bills/getPDF.asp?paper=HP1113&amp;item=5&amp;snum=130</a>	
<b>9. Proposed date of adoption:</b> To be determined  <b>Proposed date of entry into force:</b> To be determined	
<b>10. Provision of comments</b>  <b>Final date for comments:</b> 2 September 2025  <b>[ ] 60 days from notification</b>	

WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 2 September 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with the Maine Department of Environmental Protection (DEP).

**Contact details of agency or authority designated to handle comments regarding the notification:**

Please submit comments to: USA WTO TBT Enquiry Point, Email: [usatbtep@nist.gov](mailto:usatbtep@nist.gov)



4 August 2025

(25-4982)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 美國 通知-輕型、中型、重型車輛**

The following notification is being circulated in accordance with Article 10.6

<b>1. Notifying Member:</b> <u>UNITED STATES OF AMERICA</u> <b>If applicable, name of local government involved (Articles 3.2 and 7.2):</b>
<b>2. Agency responsible:</b> Environmental Protection Agency (EPA) [2261]
<b>3. Notified under Article 2.9.2 [X], 2.10.1 [ ], 5.6.2 [ ], 5.7.1 [ ], 3.2 [ ], 7.2 [ ], Other:</b>
<b>4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable):</b> Motor vehicle greenhouse gas (GHG) emission standards; Road vehicle systems (ICS code(s): 43.040); Commercial vehicles (ICS code(s): 43.080); Passenger cars. Caravans and light trailers (ICS code(s): 43.100) 機動車輛溫室氣體 (GHG) 排放標準; 道路車輛系統 (ICS 代碼: 43.040); 商用車輛 (ICS 代碼: 43.080); 乘用車、旅居車及輕型拖車 (ICS 代碼: 43.100)。
<b>5. Details of notified document(s) (title, number of pages and languages, means of access):</b> Reconsideration of 2009 Endangerment Finding and Greenhouse Gas Vehicle Standards; (78 page(s), in English) <b>Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request:</b> <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05143_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05143_00_e.pdf</a>
<b>6. Description of content:</b> Proposed rule - In this action, the U.S. Environmental Protection Agency (EPA) is proposing to repeal all greenhouse gas ( <a href="#">GHG</a> ) emission standards for light-duty, medium-duty, and heavy-duty vehicles and engines to effectuate the best reading of Clean Air Act ( <a href="#">CAA</a> ) section 202(a). We propose that CAA section 202(a) does not authorize the EPA to prescribe emission standards to address global climate change concerns and, on that basis, propose to rescind the Administrator's prior findings in 2009 that GHG emissions from new motor vehicles and engines contribute to air pollution which may endanger public health or welfare. We further propose, in the alternative, to rescind the Administrator's prior findings in 2009 because the EPA unreasonably analyzed the scientific record and because developments cast significant doubt on the reliability of the findings. Lastly, we propose to repeal all GHG emission standards on the alternative bases that no requisite technology for vehicle and engine emission control can address the global climate change concerns identified in the findings without risking greater harms to public health and welfare.  The EPA is announcing a virtual public hearing to be held 19 and 20 August 2025. More information regarding the public hearing for this proposal is published in a <a href="#">supplemental document in the Federal Register (90 FR 36125)</a> . The hearing notice, registration information, and any updates to the hearing schedule will also be available at <a href="https://www.epa.gov/regulations-emissions-vehicles-and-engines/proposed-rule-">https://www.epa.gov/regulations-emissions-vehicles-and-engines/proposed-rule-</a>

[reconsideration-2009-endangerment-finding](#). Please refer to this website for any updates regarding the hearings. The EPA does not intend to publish additional documents in the Federal Register announcing updates to the hearing schedule.

Public hearing registration will be open through the last day of the hearing, however, we ask that you pre-register by 12 August 2025 if you intend to testify or are requesting special accommodations. To the extent possible, EPA will work to accommodate late requests. All attendees (including those who will not be presenting verbal testimony) must register. Please submit a separate registration form for each person attending the hearing. More information on how to join the hearing will be sent to the email address that you provide for registration. To register, please send an email to [EPA-MobileSource-Hearings@epa.gov](mailto:EPA-MobileSource-Hearings@epa.gov).

擬議規則－在本次行動中，美國環境保護署（EPA）擬議廢除針對輕型、中型及重型車輛與引擎之所有溫室氣體（GHG）排放標準，以落實對《清潔空氣法》（CAA）第 202 條第 (a) 款之最妥適解釋。我們主張《清潔空氣法》（CAA）第 202 條第 (a) 款未授權本署為因應全球氣候變遷之關切而訂定排放標準，並據此擬撤銷署長於 2009 年所為之先前認定，即新式機動車與引擎之溫室氣體排放屬於可能危及公共健康或福利之空氣污染。我們並進一步以替代性主張擬撤銷 2009 年之先前認定，理由為本署對科學紀錄之分析屬不合理，且後續發展對該等認定之可靠性產生重大疑義。最後，我們另以替代性理由擬廢除所有溫室氣體（GHG）排放標準，理由為：對於該等認定所指出之全球氣候變遷關切，目前並無任何所需之車輛與引擎排放控制技術，得以在不造成對公共健康與福利更大危害之風險下加以因應。

美國環境保護署（EPA）同步公告將於 2025 年 8 月 19 - 20 日舉行線上公開聽證會。關於本提案公開聽證會之更多資訊，已刊載於《聯邦公報》之補充文件（第 90 卷第 36125 頁）。聽證公告、報名資訊及任何日程更新，亦將發布於下列網站：

<https://www.epa.gov/regulations-emissions-vehicles-and-engines/proposed-rule-reconsideration-2009-endangerment-finding>

請逕自上述網站查閱聽證相關更新。美國環境保護署（EPA）將不另行於《聯邦公報》發布聽證日程更新之任何文件。

公開聽證之報名將開放至聽證前最後一日；惟如欲發言或需特殊協助，請於 2025 年 8 月 12 日前預先報名。美國環境保護署將於可行範圍內盡量受理逾期之需求。所有與會者（包括不進行口頭陳述者）均須報名，且每位與會者請分別提交一份報名表。加入聽證之相關資訊，將寄送至您於報名時提供之電子郵件。報名請寄信至：[EPA-MobileSource-Hearings@epa.gov](mailto:EPA-MobileSource-Hearings@epa.gov)

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**7. Objective and rationale, including the nature of urgent problems where applicable:** Cost saving and productivity enhancement

**8. Relevant documents:**

90 Federal Register (FR) 36288, 1 August 2025; Title 40 Code of Federal Regulations (CFR) Parts [85](#), [86](#), [600](#), [1036](#), [1037](#), and [1039](#):

<https://www.govinfo.gov/content/pkg/FR-2025-08-01/html/2025-14572.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-01/pdf/2025-14572.pdf>

Public Hearing for Reconsideration of 2009 Endangerment Finding and Greenhouse Gas Vehicle Standards, Notification of public hearing published 1 August 2025:

<https://www.govinfo.gov/content/pkg/FR-2025-08-01/html/2025-14555.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-01/pdf/2025-14555.pdf>

This proposed rule is identified by Docket Number EPA-HQ-OAR-2025-0194. The Docket Folder is available from Regulations.gov at <https://www.regulations.gov/docket/EPA-HQ-OAR-2025-0194/document> and provides access to primary and supporting documents as

well as comments received. Documents are also accessible from <a href="https://www.regulations.gov">Regulations.gov</a> by searching the Docket Number.	
9.	<b>Proposed date of adoption:</b> To be determined <b>Proposed date of entry into force:</b> To be determined
10.	<b>Provision of comments</b> <b>Final date for comments:</b> 15 September 2025 <b>[ ] 60 days from notification</b> WTO Members and their stakeholders are asked to submit comments to the <a href="#">USA TBT Enquiry Point</a> by or before <a href="#">4pm Eastern Time</a> on 15 September 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with EPA and will also be submitted to the <a href="#">Docket</a> on Regulations.gov if received within the comment period. <b>Contact details of agency or authority designated to handle comments regarding the notification:</b> Please submit comments to: USA WTO TBT Enquiry Point, Email: <a href="mailto:usatbtep@nist.gov">usatbtep@nist.gov</a>





4 August 2025

(25-4977)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 歐盟 通知- 資通訊產品**

The following notification is being circulated in accordance with Article 10.6

<b>1. Notifying Member:</b> <u>EUROPEAN UNION</u> <b>If applicable, name of local government involved (Articles 3.2 and 7.2):</b>
<b>2. Agency responsible:</b> European Commission EU-TBT Enquiry Point, Fax: + (32) 2 299 80 43, E-mail: <a href="mailto:grow-eu-tbt@ec.europa.eu">grow-eu-tbt@ec.europa.eu</a> Website: <a href="https://technical-barriers-trade.ec.europa.eu/en/home">https://technical-barriers-trade.ec.europa.eu/en/home</a>
<b>3. Notified under Article 2.9.2 [X], 2.10.1 [ ], 5.6.2 [ ], 5.7.1 [ ], 3.2 [ ], 7.2 [ ], Other:</b>
<b>4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable):</b> The implementing regulation covers cybersecurity certification of ICT products based on the Common Criteria standards. Today, ICT products that undergo Common Criteria certification typically include integrated circuits, smart cards and related products (cryptographic elements, microcontrollers, dedicated software), network devices and systems (routers, switches, access points) and products for digital signatures (cryptographic modules, hardware security modules, secure servers).  本施行法規係依據「通用準則（Common Criteria, CC）標準」對資訊與通訊技術（ICT）產品實施資通安全認證。現行接受通用準則認證之 ICT 產品通常包括：積體電路、智慧卡及相關產品（如密碼元件、微控制器、專用軟體）、網路設備與系統（路由器、交換器、無線存取點），以及用於數位簽章之產品（密碼模組、硬體安全模組、安全伺服器）。
<b>5. Details of notified document(s) (title, number of pages and languages, means of access):</b> Draft Commission Implementing Regulation amending Implementing Regulation (EU) 2024/482 as regards definitions, ICT product series certification, assurance continuity and state-of-the-art documents; (6 page(s), in English), (13 page(s), in English)  <b>Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request:</b>  <a href="https://members.wto.org/crnattachments/2025/TBT/EEC/25_05140_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/EEC/25_05140_00_e.pdf</a> <a href="https://members.wto.org/crnattachments/2025/TBT/EEC/25_05140_01_e.pdf">https://members.wto.org/crnattachments/2025/TBT/EEC/25_05140_01_e.pdf</a>  European Commission EU-TBT Enquiry Point Fax: + (32) 2 299 80 43 E-mail: <a href="mailto:grow-eu-tbt@ec.europa.eu">grow-eu-tbt@ec.europa.eu</a> The text is available on the Website: <a href="https://technical-barriers-trade.ec.europa.eu/en/home">https://technical-barriers-trade.ec.europa.eu/en/home</a>

- 6. Description of content:** In the EU Common Criteria-based cybersecurity certification scheme (EUCC), the state-of-the-art documents contain information that is relevant for its implementation.

The amendment will introduce in the Implementing Regulation (Annex I) five updated state-of-the-art documents relating to minimum site security requirements, application of attack potentials to smartcards, application of attack potentials to hardware devices with security boxes, application of common criteria to integrated circuits and composite product evaluation for smartcards and similar devices.

The amendment will also add five state-of-the-art documents to Annex I. These new documents relate to composite product evaluation and certification, reusing evaluation results of site audits, and clarifications regarding the interpretation of specific protection profiles (e.g. protection profile for qualified electronic signature creation devices).

Furthermore, the amendment includes targeted changes in the main provisions of the EUCC and its annexes, including the definitions of major and minor change of a certified product and some corrections in the text.

內容說明：在歐盟基於「通用準則（Common Criteria, CC）」之資通安全認證計畫（EUCC）中，最新技術文件包含與其執行相關之資訊。

本次修正將於施行法規附件 I 中引入五份更新之最新技術文件，涉及最低場地安全要求、對智慧卡之攻擊潛能應用、對具安全外盒之硬體設備之攻擊潛能應用、通用準則於積體電路之應用，以及智慧卡及類似設備之複合產品評估。

此外，本次修正亦將於附件 I 中新增五份最新技術文件，涉及複合產品之評估與認證、場地稽核結果之再利用，以及對特定保護輪廓（例如：合格電子簽章產生裝置之保護輪廓）解釋之釐清。

再者，本次修正包含對 EUCC 主體條文及其附件之部分針對性修改，包括對已認證產品「重大變更」與「次要變更」定義之修正，以及文字內容之若干更正。

- 7. Objective and rationale, including the nature of urgent problems where applicable:** Consumer information, labelling; Prevention of deceptive practices and consumer protection; Quality requirements; Harmonization

**8. Relevant documents:**

1. Regulation (EU) 2019/881 of the European Parliament and of the Council of 17 April 2019 on ENISA (the European Union Agency for Cybersecurity) and on information and communications technology cybersecurity certification and repealing Regulation (EU) 526/2013 (Cybersecurity Act) (OJ L 151, 7.6.2019, p. 15-69).
2. Commission Implementing Regulation (EU) 2024/482 of 31 January 2024 laying down rules for the application of Regulation (EU) 2019/881 of the European Parliament and of the Council as regards the adoption of the European Common Criteria-based cybersecurity certification scheme (EUCC) (OJ L, 2024/482, 7.2.2024)
3. EUCC Scheme draft state-of-the-art document "Application of attack potential to hardware devices with security boxes ", version 2, February 2025. Available here: [https://certification.enisa.europa.eu/publications/application-attack-potential-hardware-devices-security-boxes\\_en](https://certification.enisa.europa.eu/publications/application-attack-potential-hardware-devices-security-boxes_en)
4. EUCC Scheme draft state-of-the-art document "Application of attack potential to smartcards and similar devices", version 2, February 2025. Available here: [https://certification.enisa.europa.eu/publications/application-attack-potential-smartcards\\_en](https://certification.enisa.europa.eu/publications/application-attack-potential-smartcards_en)
5. EUCC Scheme draft state-of-the-art document "Application of CC to integrated circuits", version 2, December 2024. Available here:

[https://certification.enisa.europa.eu/publications/application-common-criteria-integrated-circuits\\_en](https://certification.enisa.europa.eu/publications/application-common-criteria-integrated-circuits_en)

6. EUCC Scheme draft state-of-the-art document "Composite product evaluation for Smart Cards and similar devices for CC 3.2", version 2, December 2024. Available here: [https://certification.enisa.europa.eu/publications/composite-product-evaluation-smart-cards-and-similar-devices-cc31\\_en](https://certification.enisa.europa.eu/publications/composite-product-evaluation-smart-cards-and-similar-devices-cc31_en)
7. EUCC Scheme draft state-of-the-art document "Composite product evaluation and certification for CC:2022", version 1, February 2025. Available here: [https://certification.enisa.europa.eu/publications/composite-product-evaluation-and-certification-cc2022\\_en](https://certification.enisa.europa.eu/publications/composite-product-evaluation-and-certification-cc2022_en)
8. EUCC Scheme draft state-of-the-art document "Digital Tachograph Motion Sensor Protection Profile clarifications", version 1, February 2025. Available here: [https://certification.enisa.europa.eu/publications/digital-tachograph-motion-sensor-pp-clarifications\\_en](https://certification.enisa.europa.eu/publications/digital-tachograph-motion-sensor-pp-clarifications_en)
9. EUCC Scheme draft state-of-the-art document "Hardware assessment in EN 419221-5 (HSM PP): interpretation of the FPT\_PHP requirements", version 1, February 2025. Available here: [https://certification.enisa.europa.eu/publications/hardware-assessment-en-419221-5-hsm-pp\\_en](https://certification.enisa.europa.eu/publications/hardware-assessment-en-419221-5-hsm-pp_en)
10. EUCC Scheme draft state-of-the-art document "Minimum Site Security Requirements", version 2, February 2025. Available here: [https://certification.enisa.europa.eu/publications/minimum-site-security-requirements\\_en](https://certification.enisa.europa.eu/publications/minimum-site-security-requirements_en)
11. EUCC Scheme draft state-of-the-art document "Security Evaluation and Certification of Qualified Electronic Signature/Seal Creation Devices according to eIDAS Regulation (EU) 910/2014, as amended by Regulation (EU) 2024/1183", version 1, February 2025. Available here: [https://certification.enisa.europa.eu/publications/security-evaluation-and-certification-qualified-electronic-signatureseal-creation-devices\\_en](https://certification.enisa.europa.eu/publications/security-evaluation-and-certification-qualified-electronic-signatureseal-creation-devices_en)
12. EUCC Scheme draft state-of-the-art document "STAR methodology", version 1, February 2025. Available here: [https://certification.enisa.europa.eu/publications/star-methodology\\_en](https://certification.enisa.europa.eu/publications/star-methodology_en)

**9. Proposed date of adoption:** 4th Quarter of 2025

**Proposed date of entry into force:** 20 days from publication in the Official Journal of the EU (The provisions shall apply from the date of entry into force)

**10. Provision of comments**

**Final date for comments:** 3 October 2025

**[X] 60 days from notification**

**Contact details of agency or authority designated to handle comments regarding the notification:**

European Commission,  
EU-TBT Enquiry Point,  
Fax: + (32) 2 299 80 43,  
E-mail: [grow-eu-tbt@ec.europa.eu](mailto:grow-eu-tbt@ec.europa.eu)



7 August 2025

(25-5020)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 美國 通知-鄰苯二甲酸丁基苯甲酯、鄰苯二甲酸二異丁酯**

The following notification is being circulated in accordance with Article 10.6

1.	<b>Notifying Member:</b> <u>UNITED STATES OF AMERICA</u> <b>If applicable, name of local government involved (Articles 3.2 and 7.2):</b>
2.	<b>Agency responsible:</b> Environmental Protection Agency (EPA) [2262]
3.	<b>Notified under Article 2.9.2 [ ], 2.10.1 [ ], 5.6.2 [ ], 5.7.1 [ ], 3.2 [ ], 7.2 [ ], Other [X]:</b> EPA is required to conduct risk evaluations on chemical substances. Each risk evaluation must be conducted consistent with the best available science, be based on the weight of the scientific evidence, and consider reasonably available information.
4.	<b>Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable):</b> Butyl Benzyl Phthalate (BBP) and Diisobutyl Phthalate (DIBP); Environmental protection (ICS code(s): 13.020); Production in the chemical industry (ICS code(s): 71.020); Products of the chemical industry (ICS code(s): 71.100) 鄰苯二甲酸丁基苯甲酯 (BBP) 與鄰苯二甲酸二異丁酯 (DIBP) ; 環境保護 (ICS 代碼 : 13.020) ; 化學工業生產 (ICS 代碼 : 71.020) ; 化學工業產品 (ICS 代碼 : 71.100)
5.	<b>Details of notified document(s) (title, number of pages and languages, means of access):</b> Butyl Benzyl Phthalate (BBP); Diisobutyl Phthalate (DIBP); Draft Risk Evaluations Under the Toxic Substances Control Act (TSCA); Notice of Availability and Request for Comment; (3 page(s), in English) <b>Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request:</b> <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05204_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05204_00_e.pdf</a>
6.	<b>Description of content:</b> Notice of Availability and Request for Comment - The Environmental Protection Agency (EPA or Agency) is announcing the availability of and seeking public comment on the draft risk evaluations under the Toxic Substances Control Act (TSCA) for <a href="#">Butyl Benzyl Phthalate (BBP) (CASRN 85-68-7)</a> and <a href="#">Diisobutyl Phthalate (DIBP) (CASRN 84-69-5)</a> . The purpose of <a href="#">risk evaluations under TSCA</a> is to determine whether a chemical substance presents an unreasonable risk of injury to health or the environment under the conditions of use, including unreasonable risk to potentially exposed or susceptible subpopulations identified as relevant to the risk evaluation by EPA, and without consideration of costs or non-risk factors. EPA used the best available science to prepare this draft risk evaluation and to preliminarily determine, based on the weight of scientific evidence, that BBP and DIBP pose unreasonable risk to health and the environment driven primarily by certain conditions of use analyzed in the draft risk evaluations. 可供參閱及徵求意見通知－美國環境保護署（EPA，下稱「本署」）公告，依據《有毒物質管制法》（TSCA）所進行之鄰苯二甲酸丁基苯甲酯（BBP）（CASRN 85-68-7）與鄰苯二甲酸二異丁酯（DIBP）（CASRN 84-69-5）**之草案風險評估現已可供取得，並徵求大眾意見。依《有毒物質管

<p>制法》所為之風險評估目的，在於判斷某一化學物質於使用條件下，是否對健康或環境造成不合理之危害風險，包括對美國環境保護署所認定與風險評估相關之潛在暴露或易感族群之不合理風險，且不考量成本或非風險因素。美國環境保護署採用最佳可得科學進行本草案風險評估，並基於科學證據權重作出初步判斷，認為 BBP 與 DIBP 對健康與環境構成不合理風險，此風險主要源自草案風險評估所分析之特定使用條件。</p>
<p><b>7. Objective and rationale, including the nature of urgent problems where applicable:</b> Prevention of deceptive practices and consumer protection; Protection of human health or safety; Protection of the environment</p>
<p><b>8. Relevant documents:</b></p> <p>90 Federal Register (FR) 37855, 6 August 2025:</p> <p><a href="https://www.govinfo.gov/content/pkg/FR-2025-08-06/html/2025-14882.htm">https://www.govinfo.gov/content/pkg/FR-2025-08-06/html/2025-14882.htm</a></p> <p><a href="https://www.govinfo.gov/content/pkg/FR-2025-08-06/pdf/2025-14882.pdf">https://www.govinfo.gov/content/pkg/FR-2025-08-06/pdf/2025-14882.pdf</a></p> <p>This notice of availability and request for comment is identified by Docket Numbers EPA-HQ-OPPT-2018-0501 and EPA-HQ-OPPT-2018-0434. The Docket Folder is available on Regulations.gov at <a href="https://www.regulations.gov/docket/EPA-HQ-OPPT-2018-0501/document">https://www.regulations.gov/docket/EPA-HQ-OPPT-2018-0501/document</a> and <a href="https://www.regulations.gov/docket/EPA-HQ-OPPT-2018-0434/document">https://www.regulations.gov/docket/EPA-HQ-OPPT-2018-0434/document</a> and provide access to primary and supporting documents as well as comments received. Documents are also accessible from <a href="https://www.regulations.gov">Regulations.gov</a> by searching the Docket Number.</p>
<p><b>9. Proposed date of adoption:</b> Not applicable</p> <p><b>Proposed date of entry into force:</b> Not applicable</p>
<p><b>10. Provision of comments</b></p> <p><b>Final date for comments:</b> 6 October 2025</p> <p><b>[ ] 60 days from notification</b></p> <p>WTO Members and their stakeholders are asked to submit comments to the <a href="#">USA TBT Enquiry Point</a>. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders by <a href="#">4pm Eastern Time</a> on 6 October 2025 will be shared with the EPA and will also be submitted to the Docket on Regulations.gov if received within the comment period.</p> <p><b>Contact details of agency or authority designated to handle comments regarding the notification:</b></p> <p>Please submit comments to: USA WTO TBT Enquiry Point, Email: <a href="mailto:usatbtep@nist.gov">usatbtep@nist.gov</a></p>



8 August 2025

(25-5044)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION** 美國 追加通知-緊急逃生呼吸設備

*Addendum*

The following communication, dated 8 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** Emergency Escape Breathing Apparatus Standards

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 7 August 2025
<input checked="" type="checkbox"/>	Text of final measure available from <sup>1</sup> : 90 Federal Register (FR) 5113, 26 January 2024; Title 49 Code of Federal Regulations (CFR) Part 227: <a href="https://www.govinfo.gov/content/pkg/FR-2024-01-26/html/2024-01074.htm">https://www.govinfo.gov/content/pkg/FR-2024-01-26/html/2024-01074.htm</a> <a href="https://www.govinfo.gov/content/pkg/FR-2024-01-26/pdf/2024-01074.pdf">https://www.govinfo.gov/content/pkg/FR-2024-01-26/pdf/2024-01074.pdf</a>
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input checked="" type="checkbox"/>	Other: Final rule; extension of compliance dates. <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05227_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05227_00_e.pdf</a>

**Description:** This document extends the compliance dates in the emergency escape breathing apparatus final rule published on 26 January 2024 (notified as [G/TBT/N/USA/1978/Add.1](#)). The Federal Railroad Administration (FRA) is extending the compliance dates in response to concerns raised in a joint petition for reconsideration, as well as FRA's own investigation into the feasibility of these dates.

This final rule is effective 7 August 2025.

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

90 Federal Register (FR) 38071, 7 August 2025; [Title 49 Code of Federal Regulations \(CFR\) Part 227:](https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-15022.htm)  
<https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-15022.htm>  
<https://www.govinfo.gov/content/pkg/FR-2025-08-07/pdf/2025-15022.pdf>

This action and previous actions notified under the symbol [G/TBT/N/USA/1978](https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-15022.htm) are identified by Docket Number FRA-2009-0044. The Docket Folder is available on Regulations.gov at <https://www.regulations.gov/docket/FRA-2009-0044/document> and provides access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number.

本文件延長了 2024 年 1 月 26 日所公布之緊急逃生呼吸器最終規則（通報編號 G/TBT/N/USA/1978/Add.1）中的符合期限。美國聯邦鐵路管理局（FRA）因應一份聯合復議請願所提出之關切，以及 FRA 自行就該期限可行性所進行之調查結果，決定延長相關符合期限。

本最終規則自 2025 年 8 月 7 日起生效。

參見：《聯邦公報》第 90 卷第 38071 頁，2025 年 8 月 7 日；《聯邦法規彙編》第 49 篇第 227 部分：  
<https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-15022.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-07/pdf/2025-15022.pdf>

本次及先前以 G/TBT/N/USA/1978 為代號所公告之行動，係依據案號 FRA-2009-0044 識別。完整案卷可於 Regulations.gov (<https://www.regulations.gov/docket/FRA-2009-0044/document>) 查閱，並提供主要與支援文件，以及已收受之意見。亦可於 Regulations.gov 輸入該案號進行檢索以取得相關文件。



8 August 2025

(25-5047)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 美國 追加通知-電信**

*Addendum*

The following communication, dated 8 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** Promoting the Integrity and Security of Telecommunications Certification Bodies, Measurement Facilities, and the Equipment Authorization Program

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 7 August 2025
<input checked="" type="checkbox"/>	Notified measure enters into force - date: 8 September 2025; Except for amendatory instructions 4, 8, 9, 10, 12, 15, 16, 18, 20, 22, 23, and 24 which are delayed indefinitely. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date. The incorporation by reference of certain material listed in the rule is approved by the Director of the Federal Register as of 8 September 2025. The incorporation by reference of certain other material listed in the rule was approved by the Director of the Federal Register as of 30 October 2023.
<input checked="" type="checkbox"/>	Text of final measure available from <sup>1</sup> : <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05228_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05228_00_e.pdf</a> <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05228_01_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05228_01_e.pdf</a>
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

**Description:** In this document, the Federal Communications Commission (Commission or FCC) requires all recognized telecommunication certification bodies (TCBs), test labs, and laboratory accreditation bodies to certify to the Commission that they are not owned by, controlled by, or subject to the direction of a prohibited entity and to report all equity or voting interests of 5% or

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.



greater by any entity. The FCC also amends its rules to state that it will not recognize--and will revoke any existing recognition of--any TCB, test lab, or laboratory accreditation body that fails to provide, or that provides a false or inaccurate, certification; or that fails to provide, or provides false or inaccurate, information regarding equity or voting interests of 5% or greater. The FCC prohibits recognition of any TCB, test lab, or laboratory accreditation body owned by, controlled by, or subject to the direction of a prohibited entity, and prohibits such TCBs, test labs, and laboratory accreditation bodies from participating in the Commission's equipment authorization program, not only with regard to the equipment certification process but also the Supplier's Declaration of Conformity (SDoC) process.

Effective 8 September 2025, except for amendatory instructions 4, 8, 9, 10, 12, 15, 16, 18, 20, 22, 23, and 24 which are delayed indefinitely. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date. The incorporation by reference of certain material listed in the rule is approved by the Director of the Federal Register as of 8 September 2025. The incorporation by reference of certain other material listed in the rule was approved by the Director of the Federal Register as of 30 October 2023.

90 Federal Register (FR) 38045, 7 August 2025; [Title 47](#) Code of Federal Regulations (CFR) Part [2](#) and [15](#):

<https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-14970.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-07/pdf/2025-14970.pdf>

<https://docs.fcc.gov/public/attachments/DOC-413521A1.pdf>

Documents from the FCC associated with this final rule are identified by [ET Docket No. 24-136](#); [FCC 25-27](#) and are accessible through the FCC's [Electronic Document Management System \(EDOCS\)](#) by searching the ET Docket Number. The full text of this document is available and can be downloaded at <https://docs.fcc.gov/public/attachments/DOC-413521A1.pdf>. Proceedings and filings for this action are accessible in the ECFS at [https://www.fcc.gov/ecfs/search/search-filings/results?q=\(proceedings.name:\(%2224-136\\*%22\)\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2224-136*%22))).

本文件中，美國聯邦通信委員會（FCC，下稱「委員會」）要求所有已獲認可之電信認證機構（TCBs）、測試實驗室及實驗室認可機構，須向委員會證明其並非由被禁止實體所持有、控制或受其指揮，並須申報任何實體持有 5% 以上股權或表決權之情形。委員會並修訂規則，明定若任何電信認證機構、測試實驗室或實驗室認可機構未提供、或提供虛假或不正確之證明，或未申報、或申報虛假或不正確之 5% 以上股權或表決權資訊，委員會將不予承認並撤銷其既有認可。美國聯邦通信委員會禁止承認任何由被禁止實體所持有、控制或受其指揮之電信認證機構、測試實驗室或實驗室認可機構，並禁止該等機構參與委員會之設備認證計畫，涵蓋範圍不僅包括設備認證程序，亦包括供應商符合性聲明（Supplier's Declaration of Conformity, SDoC）程序。

本規則自 2025 年 9 月 8 日起生效，惟第 4、8、9、10、12、15、16、18、20、22、23 與 24 項修正指示之生效日期無限期延後。委員會將另於《聯邦公報》公告其實際生效日期。本規則中所列部分文件之引用，已於 2025 年 9 月 8 日獲《聯邦公報》主任核准；另有部分文件之引用，已於 2023 年 10 月 30 日獲核准。

參見：《聯邦公報》第 90 卷第 38045 頁，2025 年 8 月 7 日；《聯邦法規彙編》第 47 篇第 2 部及第 15 部：

<https://www.govinfo.gov/content/pkg/FR-2025-08-07/html/2025-14970.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-07/pdf/2025-14970.pdf>

<https://docs.fcc.gov/public/attachments/DOC-413521A1.pdf>

與本最終規則相關之 FCC 文件係依 ET 案件編號 24-136；FCC 25-27 識別，可於 FCC 電子文件管理系統（EDOCS）中輸入案件編號查詢。完整文件可於下列網址下載：

<https://docs.fcc.gov/public/attachments/DOC-413521A1.pdf>

與本行動相關之程序與意見文件，亦可於 FCC 電子意見提交系統（ECFS）查詢：

[https://www.fcc.gov/ecfs/search/search-filings/results?q=\(proceedings.name:\(%2224-136\\*%22\)\)](https://www.fcc.gov/ecfs/search/search-filings/results?q=(proceedings.name:(%2224-136*%22)))



13 August 2025

(25-5087)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION** 美國 追加通知-光纖電纜

*Addendum*

The following communication, dated 13 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** Regulatory Guide: Qualification of Fiber-Optic Cables, Connections, and Optical Fiber Splices for Use in Safety Systems for Production and Utilization Facilities

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input checked="" type="checkbox"/>	Notified measure published - date: 12 August 2025
<input type="checkbox"/>	Notified measure enters into force - date:
<input checked="" type="checkbox"/>	Text of final measure available from <sup>1</sup> : Final guide; issuance <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05283_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05283_00_e.pdf</a>
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

**Description:** The U.S. Nuclear Regulatory Commission (NRC) is issuing a new Regulatory Guide (RG) 1.257, "Qualification of Fiber-Optic Cables, Connections, and Optical Fiber Splices for Use in Safety Systems for Production and Utilization Facilities." This RG describes an approach that is acceptable to the staff of the NRC for use in complying with the NRC's regulations that address the environmental qualification of fiber-optic cables, connections, and optical fiber splices in safety systems in production and utilization facilities. This RG endorses, subject to the conditions described in Section C of the RG, the Institute of Electrical and Electronics Engineers (IEEE) Standard 1682-2023, "IEEE Standard for Qualifying Fiber Optic Cables, Connections, and Optical Fiber Splices for Use in Safety Systems in Nuclear Power Generating Stations."

[Revision 0 to RG 1.257](#) is available on 12 August 2025.

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

90 Federal Register (FR) 38827, 12 August 2025:

<https://www.govinfo.gov/content/pkg/FR-2025-08-12/html/2025-15227.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-12/pdf/2025-15227.pdf>

This action and the previous action notified as [G/TBT/N/USA/2156](#) are identified by Docket Number NRC-2024-0161. The Docket Folder is available on Regulations.gov at <https://www.regulations.gov/docket/NRC-2024-0161> and provides access to primary documents as well as comments received. Documents are also accessible from [Regulations.gov](#) by searching the Docket Number.

美國核能管理委員會（NRC）發布新監管指導文件（Regulatory Guide, RG）1.257，標題為\*\*「生產及利用設施安全系統用光纖電纜、連接件及光纖熔接點之合格認證」\*\*。該指導文件說明了一種為 NRC 工作人員所接受之方法，用以遵循 NRC 關於生產及利用設施安全系統中光纖電纜、連接件及光纖熔接點之環境合格認證規範。本指導文件在 RG 第 C 節所述條件下，採納 美國電機電子工程師學會（IEEE）標準 1682-2023「核能發電廠安全系統用光纖電纜、連接件及光纖熔接點之合格認證標準」。

RG 1.257 第 0 次修訂版自 2025 年 8 月 12 日起提供。

參見：《聯邦公報》第 90 卷第 38827 頁，2025 年 8 月 12 日：

<https://www.govinfo.gov/content/pkg/FR-2025-08-12/html/2025-15227.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-12/pdf/2025-15227.pdf>

本次行動及先前以 G/TBT/N/USA/2156 通報之行動，係依據案號 NRC-2024-0161 識別。完整案卷可於 Regulations.gov（<https://www.regulations.gov/docket/NRC-2024-0161>）查閱，並提供主要文件及已收受之意見。亦可於 Regulations.gov 透過輸入案號檢索相關文件。



14 August 2025

(25-5108)

Page: 1/2

Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION** 美國 追加通知-電動車基礎設施

*Addendum*

The following communication, dated 14 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** National Electric Vehicle Infrastructure Formula Program Guidance

Reason for Addendum:	
<input type="checkbox"/>	Comment period changed - date:
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input type="checkbox"/>	Notified measure enters into force - date:
<input type="checkbox"/>	Text of final measure available from <sup>1</sup> :
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input checked="" type="checkbox"/>	Interpretive guidance issued and text available from: Notice and request for comments by 27 August 2025.
<input type="checkbox"/>	Other: <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05293_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05293_00_e.pdf</a> <a href="https://members.wto.org/crnattachments/2025/TBT/USA/25_05293_01_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/25_05293_01_e.pdf</a>

**Description:** This notice announces the availability of the Federal Highway Administration's (FHWA) revised [National Electric Vehicle Infrastructure \(NEVI\) Formula Program Interim Final Guidance](#). This Interim Final Guidance updates the existing NEVI Formula Program Guidance to align with clear and express statutory language in order to streamline and provide flexibility for implementation of the program. This Interim Final Guidance is effective immediately while FHWA seeks comment on what further changes may be appropriate.

This Interim Final Guidance document is effective on 13 August 2025. Comments must be received on or before 27 August 2025. Late-filed comments will be considered to the extent practicable.

90 Federal Register (FR) 39025; 13 August 2025:

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

<https://www.govinfo.gov/content/pkg/FR-2025-08-13/html/2025-15370.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-13/pdf/2025-15370.pdf>

<https://www.fhwa.dot.gov/environment/nevi/resources/NEVI-Interim-Final-Program-Guidance-8-11-2025.pdf>

Except for the statutes and regulations cited, the contents of the Interim Final Guidance do not have the force and effect of law and are not meant to bind the States or the public in any way. This document is intended only to provide information regarding existing requirements under the law or FHWA policies.

This notice; request for comments is identified by Docket Number FHWA-2025-0010. The Docket Folder is available on Regulations.gov at <https://www.regulations.gov/docket/FHWA-2025-0010/document> and provides access to primary documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number. WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 27 August 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with FHWA and will also be submitted to the [Docket](#) on Regulations.gov if received within the comment period.

Previous actions notified under the symbol [G/TBT/N/USA/1887](#) are identified by Docket Number FHWA-2022-0008. The Docket Folder is available from Regulations.gov at <https://www.regulations.gov/docket/FHWA-2022-0008/document> and provides access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](#) by searching the Docket Number.

本公告通知，美國聯邦公路管理局（FHWA）已發布修訂版之全國電動車基礎設施（NEVI）公式計畫暫行最終指引（Interim Final Guidance）。本暫行最終指引更新既有 NEVI 公式計畫指引，以符合明確之法定語言，藉以簡化並提供計畫執行之彈性。本指引自公布即時生效，同時 FHWA 正徵求對於後續修訂之意見。

本暫行最終指引自 2025 年 8 月 13 日起生效。意見須於 2025 年 8 月 27 日或之前送達；逾期提交之意見將於可行情況下予以考量。

參見：《聯邦公報》第 90 卷第 39025 頁，2025 年 8 月 13 日：

<https://www.govinfo.gov/content/pkg/FR-2025-08-13/html/2025-15370.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-13/pdf/2025-15370.pdf>

<https://www.fhwa.dot.gov/environment/nevi/resources/NEVI-Interim-Final-Program-Guidance-8-11-2025.pdf>

除所引用之法令及規章外，本暫行最終指引之內容不具法律效力，亦無拘束各州或公眾之效力。本文件僅供提供有關現行法律或 FHWA 政策下之既有要求之資訊。

本公告及徵求意見係依據案號 FHWA-2025-0010 識別。完整案卷可於 [Regulations.gov](#)（<https://www.regulations.gov/docket/FHWA-2025-0010/document>）查閱，並提供主要文件及已收受之意見。亦可於

[Regulations.gov](#) 輸入案號檢索相關文件。WTO 成員及其利害關係人請於 2025 年 8 月 27 日美東時間下午 4 時前將意見提交至美國 TBT 諮詢點。美國 TBT 諮詢點於期限內收受之意見，將轉交 FHWA 並同時提交至 [Regulations.gov](#) 案卷。

先前以 [G/TBT/N/USA/1887](#) 通報之行動，係依據案號 FHWA-2022-0008 識別。完整案卷可於 [Regulations.gov](#)（<https://www.regulations.gov/docket/FHWA-2022-0008/document>）查閱，並提供主要及支援文件，以及已收受之意見。



14 August 2025

(25-5106)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION 美國 追加通知-管道**

*Addendum*

The following communication, dated 14 August 2025, is being circulated at the request of the delegation of the United States of America.

**Title:** Pipeline Safety: Clarifying Recordkeeping Requirements for Testing in MAOP Reconfirmation Regulation

Reason for Addendum:	
<input checked="" type="checkbox"/>	Comment period changed - date: 8 September 2025
<input type="checkbox"/>	Notified measure adopted - date:
<input type="checkbox"/>	Notified measure published - date:
<input type="checkbox"/>	Notified measure enters into force - date:
<input checked="" type="checkbox"/>	Text of final measure available from <sup>1</sup> : <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05292_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05292_00_e.pdf</a> <a href="https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05292_01_e.pdf">https://members.wto.org/crnattachments/2025/TBT/USA/final_measure/25_05292_01_e.pdf</a>
<input type="checkbox"/>	Notified measure withdrawn or revoked - date: Relevant symbol if measure re-notified:
<input type="checkbox"/>	Content or scope of notified measure changed and text available from <sup>1</sup> : New deadline for comments (if applicable):
<input type="checkbox"/>	Interpretive guidance issued and text available from:
<input type="checkbox"/>	Other:

**Description:** The Pipeline and Hazardous Materials Safety Administration (PHMSA) published a [final rule](#) containing a technical correction clarifying the applicability of the requirements for reconfirming the maximum allowable operating pressure of certain gas transmission lines. PHMSA received a petition for reconsideration of the final rule and is providing the public with the opportunity to submit comments on the technical correction and petition for reconsideration.

Comments are due on 8 September 2025.

90 Federal Register (FR) 38429, 8 August 2025; [Title 49 Code of Federal Regulations \(CFR\) Part 192](#):  
<https://www.govinfo.gov/content/pkg/FR-2025-08-08/html/2025-15141.htm>

<sup>1</sup> This information can be provided by including a website address, a pdf attachment, or other information on where the text of the final/modified measure and/or interpretive guidance can be obtained.

<https://www.govinfo.gov/content/pkg/FR-2025-08-08/pdf/2025-15141.pdf>

Pipeline Safety: Clarifying Recordkeeping Requirements for Testing in MAOP Reconfirmation Regulation, Final rule; technical correction; published 1 July 2025:

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/html/2025-12115.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/pdf/2025-12115.pdf>

This notice of comment period and the final rule; technical corrections are identified by Docket Number PHMSA-2025-0117. The Docket Folder is available from Regulations.gov at <https://www.regulations.gov/docket/PHMSA-2025-0117/document> and provides access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number. WTO Members and their stakeholders are asked to submit comments to the [USA TBT Enquiry Point](#) by or before [4pm Eastern Time](#) on 8 September 2025. Comments received by the USA TBT Enquiry Point from WTO Members and their stakeholders will be shared with PHMSA and will also be submitted to the [Docket](#) on Regulations.gov if received within the comment period.

Previous actions are identified by Docket Numbers [PHMSA-2011-0023](#) and [PHMSA-2019-0225](#) providing access to primary and supporting documents as well as comments received. Documents are also accessible from [Regulations.gov](https://www.regulations.gov) by searching the Docket Number(s).

美國管線與危險物料安全管理局（PHMSA）已發布一項最終規則，內容包含一項技術性更正，用以釐清部分天然氣輸送管線在重新確認最高允許操作壓力（MAOP）時之要求適用範圍。美國管線與危險物料安全管理局接獲一份針對該最終規則之復議請願，並提供公眾機會就此技術性更正與復議請願提交意見。

意見提交截止日期：2025 年 9 月 8 日。

參見：《聯邦公報》第 90 卷第 38429 頁，2025 年 8 月 8 日；《聯邦法規彙編》第 49 篇第 192 部：

<https://www.govinfo.gov/content/pkg/FR-2025-08-08/html/2025-15141.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-08-08/pdf/2025-15141.pdf>

相關背景文件：

「管線安全：釐清 MAOP 重新確認規範中測試紀錄保存要求，最終規則；技術性更正」已於 2025 年 7 月 1 日發布：

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/html/2025-12115.htm>

<https://www.govinfo.gov/content/pkg/FR-2025-07-01/pdf/2025-12115.pdf>

本次意見徵詢及該最終規則之技術性更正係依據案號 PHMSA-2025-0117 識別。完整案卷可於 Regulations.gov (<https://www.regulations.gov/docket/PHMSA-2025-0117/document>) 查閱，並提供主要及輔助文件，以及已收受之意見。亦可於 Regulations.gov 輸入案號檢索。WTO 成員及其利害關係人請於 2025 年 9 月 8 日美東時間下午 4 時前將意見提交至美國 TBT 諮詢點。美國 TBT 諮詢點於期限內收受之意見，將轉交 PHMSA，並於期限內同時提交至 Regulations.gov 案卷。

先前相關行動係依據案號 PHMSA-2011-0023 及 PHMSA-2019-0225 識別，完整案卷可於 Regulations.gov 查閱，並提供主要及支援文件及已收受之意見。





14 August 2025

(25-5109)

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Committee on Technical Barriers to Trade

Original: English

**NOTIFICATION** 日本 通知-管線及空氣泵

The following notification is being circulated in accordance with Article 10.6

<b>1. Notifying Member:</b> <u>JAPAN</u> <b>If applicable, name of local government involved (Articles 3.2 and 7.2):</b>
<b>2. Agency responsible:</b> Ministry of Economy, Trade and Industry (METI)
<b>3. Notified under Article 2.9.2 [X], 2.10.1 [ ], 5.6.2 [ ], 5.7.1 [ ], 3.2 [ ], 7.2 [ ], Other:</b>
<b>4. Products covered (HS codes or national tariff lines. ICS numbers may be provided in addition, where applicable):</b> • Well 7304, 7305, 7306 • Pumping equipment 8414.80 • Pipeline 7304, 7305, 7306, 7307 7304、7305、7306：鋼管 8414.80：抽送設備 7304、7305、7306、7307：管線
<b>5. Details of notified document(s) (title, number of pages and languages, means of access):</b> Ministerial Order to Provide Technical Standards for CO2 storage facilities; (2 page(s), in English) <b>Link to notified document(s) and/or contact details for agency or authority which can provide copies upon request:</b> <a href="https://members.wto.org/crnattachments/2025/TBT/JPN/25_05295_00_e.pdf">https://members.wto.org/crnattachments/2025/TBT/JPN/25_05295_00_e.pdf</a> Japan Enquiry Point International Trade Division, Economic Affairs Bureau, Ministry of Foreign Affairs Fax: (+81 3) 5501 8343 E-mail: <a href="mailto:enquiry@mofa.go.jp">enquiry@mofa.go.jp</a>
<b>6. Description of content:</b> The Act on Carbon Dioxide Storage Business, Article 67 (1) stipulates that storage business operators maintain CO2 storage facilities to ensure that they conform to the technical standards established by Order of the Ministry of Economy, Trade and Industry. Additionally, Article 86 (1) of the same Act states that CO2 pipeline transport operators maintain CO2 pipeline transport facilities in accordance with the technical standards. We will enact a Ministerial Order to Provide Technical Standards for CO2 Storage Facilities based on the Act on Carbon Dioxide Storage Business to maintain public safety and prevent



<p>the occurrence of accidents, with reference to the standards mandated by the Mine Safety Act, the Gas Business Act, and the High-Pressure Gas Safety Act.</p> <p>《二氧化碳貯存事業法》第 67 條第 1 項規定，貯存事業營運者應維持二氧化碳貯存設施，以確保其符合經濟產業省令所訂定之技術標準。</p> <p>此外，同法第 86 條第 1 項規定，二氧化碳管線輸送營運者應依據技術標準維持二氧化碳管線輸送設施。</p> <p>基於《二氧化碳貯存事業法》，我們將制定「二氧化碳貯存設施技術標準省令」，以維護公共安全並防止事故發生，並參考《礦山安全法》、《瓦斯事業法》及《高壓瓦斯保安法》所規定之標準。</p>
<p><b>7. Objective and rationale, including the nature of urgent problems where applicable:</b> Protection of human health or safety</p>
<p><b>8. Relevant documents:</b></p> <ul style="list-style-type: none"> <li>• Ministerial Order to Provide Technical Standards for Structures Used in Mining (Order of the Ministry of Economy, Trade and Industry No. 97 of 2004) (only in Japanese); <a href="https://elaws.e-gov.go.jp/document?lawid=416M60000400097">https://elaws.e-gov.go.jp/document?lawid=416M60000400097</a></li> <li>• Ministerial Order to Provide Technical Standards for Gas Facilities (Ordinance of the Ministry of International Trade and Industry No. 101 of 2000) (only in Japanese); <a href="https://elaws.e-gov.go.jp/document?lawid=412M50000400111">https://elaws.e-gov.go.jp/document?lawid=412M50000400111</a></li> <li>• Regulation on Safety of General High Pressure Gas (Ordinance of the Ministry of International Trade and Industry No. 53 of 1966) (only in Japanese); <a href="https://elaws.e-gov.go.jp/document?lawid=341M50000400053">https://elaws.e-gov.go.jp/document?lawid=341M50000400053</a></li> </ul> <p><b>Relevant notifications:</b></p> <ul style="list-style-type: none"> <li>• <a href="https://elaws.e-gov.go.jp/document?lawid=341M50000400053">G/TBT/N/JPN/824</a></li> </ul>
<p><b>9. Proposed date of adoption:</b> 21 November 2025</p> <p><b>Proposed date of entry into force:</b> 22 May 2026</p>
<p><b>10. Provision of comments</b></p> <p><b>Final date for comments:</b> 13 October 2025</p> <p><b>[X] 60 days from notification</b></p> <p><b>Contact details of agency or authority designated to handle comments regarding the notification:</b></p> <p>International Trade Division Economic Affairs Bureau Ministry of Foreign Affairs 2-2-1 Kasumigaseki, Chiyoda-ku Tokyo 100-8919, Japan Tel.: + (81) 3 5501 8344 Fax: + (81) 3 5501 8343 E-mail: <a href="mailto:enquiry@mofa.go.jp">enquiry@mofa.go.jp</a></p>