c. * * *
Table 2. * * *

* * * *

- 3.1.4.4.3 Ducted heating-only heat pumps. The manufacturer must specify the Heating Full-load Air Volume Rate. Use this value when the following two requirements are satisfied. First, when conducting the H1 and H12 Test (exclusively), the measured air volume rate, when divided by the measured indoor air-side total heating capacity, must not exceed 37.5 cubic feet per minute of standard air (scfm) per 1000 Btu/h. If this ratio is exceeded, reduce the air volume rate until this ratio is equaled. Use this reduced air volume rate for all tests of heating-only heat pumps that call for the Heating Fullload Air Volume Rate. The second requirement is as follows:
- a. For heating-only heat pumps that are tested with a fixed-speed, multispeed, or variable-speed variable-air-volume-rate indoor fan installed. The second requirement applies exclusively to the $\rm H1$ or $\rm H1_2$ Test and is met as follows.
- 1. Achieve the Heating Full-load Air Volume Rate, determined in accordance with the paragraph a. of this section;
- 2. Measure the external static pressure;
- 3. If this pressure is equal to or greater than the Table 2 minimum external static pressure that applies given the heating-only heat pump's rated heating capacity, the second requirement is satisfied. Use the current air volume rate for all tests that require the Heating Full-load Air Volume Rate.
- 4. If the Table 2 minimum is not equaled or exceeded,
- 4a. Reduce the air volume rate until the applicable Table 2 minimum is equaled or
- 4b. Until the measured air volume rate equals 95 percent of the air volume rate from step #1, whichever occurs first
- 5. If the conditions of step #4a occurs first, the second requirement is satisfied. Use the step #4a reduced air volume rate for all tests that require the Heating Full-load Air Volume Rate.
- 6. If the conditions of step #4b occur first, make an incremental change to the set-up of the indoor fan (e.g., next highest fan motor pin setting, next highest fan motor speed) and repeat the evaluation process beginning at above step #1. If the indoor fan set-up cannot be further changed, reduce the air volume rate until the applicable Table 2 minimum is equaled. Use the reduced

air volume rate for all tests that require the Heating Full-load Air Volume Rate.

Issued in Washington, DC, on September 29, 2006.

Alexander A. Karsner,

Assistant Secretary, Energy Efficiency and Renewable Energy.

[FR Doc. E6–16648 Filed 10–6–06; 8:45 am] $\tt BILLING$ CODE 6450–01–P

SMALL BUSINESS ADMINISTRATION

13 CFR Part 120

RIN 3245-AF49

Business Loan Program; Lender Examination and Review Fees

AGENCY: U.S. Small Business Administration (SBA).

ACTION: Proposed rule, notice of reopening of comment period and correction.

SUMMARY: On September 5, 2006, SBA published in the Federal Register a proposed rule on Business Loan Program; Lender Examination and Review Fees (71 FR 52296). This proposed rule implements a recent amendment to the Small Business Act authorizing SBA to assess fees to lenders participating in SBA's 7(a) loan guarantee program to cover the costs of examinations, reviews, and other Lender Oversight activities. The original comment period was from September 5, 2006, through October 5, 2006. SBA is reopening the comment period until November 9, 2006, Given the significant level of interest the proposed rule has generated, SBA believes the affected parties would find it beneficial to have more time to review the proposal and prepare their comments.

In addition SBA is correcting the Addresses section of the proposed rule by eliminating the Agency Web Site address and amending the E-mail address to *Proposedfeerule@sba.gov*.

DATES: Comments on the proposed rule on Business Loan Program, Lender Examination and Review Fees, 71 FR 52296, must be received on or before November 9, 2006.

ADDRESSES: You may submit comments, identified by RIN number 3245-AF49, by any of the following methods:

- Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.
 - *E-mail:* Proposedfeerule@sba.gov.
 - Fax: (202) 205–6831.
- *Mail/ Hand Delivery/Courier:* Bryan Hooper, Associate Administrator for

Lender Oversight, Small Business Administration, 409 3rd Street, SW., 8th floor, Washington, DC 20416.

FOR FURTHER INFORMATION CONTACT: John M. White, Deputy Associate Administrator, Office of Lender Oversight at (202) 205–3049, john.white@sba.gov; or Paul Bishop, Financial Analyst, Office of Lender Oversight, (202) 205–7516; paul.bishop@sba.gov.

(Authority: 15 U.S.C. 363) Dated: October 4, 2006.

Michael W. Hager,

 $Associate\ Deputy\ Administrator\ for\ the\ Office$ of Capital Access.

[FR Doc. E6–16750 Filed 10–6–06; 8:45 am] BILLING CODE 8025–01–P

DEPARTMENT OF DEFENSE

Office of the Secretary

32 CFR Part 144

[DOD-2006-OS-0204]

RIN 0790-AI07

Service by Members of the Armed Forces on State and Local Juries

AGENCY: Department of Defense.

ACTION: Proposed rule.

SUMMARY: This part implements 10 U.S.C 982 to establish uniform DoD policies for jury service by members of the Armed Forces on active duty. The provisions of this part impact active-duty members of the Armed Forces. This updated rule contains editorial changes only as required for internal Department of Defense mandated reconsideration every 5 years.

DATES: Comments must be received by December 11, 2006.

ADDRESSES: You may submit comments, identified by docket number and or RIN number and title, by any of the following methods:

- Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.
- *Mail:* Federal Docket Management System Office, 1160 Defense Pentagon, Washington, DC 20301–1160.

Instructions: All submissions received must include the agency name and docket number or Regulatory Information Number (RIN) for this **Federal Register** document. The general policy for comments and other submissions from members of the public