

(a) To achieve this objective, current DoD procedures (see DoD Directive 4120.3, "Defense Standardization Program," dated Apr. 23, 1965, DoD Instruction 5010.11, "Improved Management of Technical Logistics Data and Information," dated Feb. 25, 1964, and DoD Instruction 5010.12, "Technical Data and Information: Determination of Requirements and Procurement of," dated May 27, 1964), governing the generation, coordination, reproduction, and distribution of Military specifications and standards are extended to cover the engineering documentation data covered by this part.

(b) As additional engineering data files are developed and maintained by responsible DoD components (see § 267.5 c), they shall be incorporated in the documentation files of the Navy Publications and Printing Office to enable DoD components to refer to specific documentation "titles" or "numbers" in requests for proposals, contracts, and specifications.

§ 267.5 Responsibilities.

(a) The Director of the Office of Technical Data and Standardization Policy who is the Functional Manager for the Defense Standardization Program (see DoD Directive 4120.3, "Defense Standardization Program," dated Apr. 23, 1965, and DoD Instruction 5010.13, "Technical Data and Standardization Management," dated Dec. 28, 1964) will provide leadership and program guidance to DoD components to assure compliance with the provisions of this Instruction throughout the Department of Defense, including:

(1) A review of DoD and applicable non-DoD engineering documentation data to determine their suitability and/or potential for organizing into Engineering Data Files under the terms of this part;

(2) Establishment of quality, reliability, and currency criteria for the engineering documentation data selected for assembling into Engineering Data Files;

(3) Assignment of responsibilities to DoD components, when appropriate, for the development and maintenance of designated Engineering Data Files for joint use by all DoD components; and,

(4) Surveillance to assure effective utilization of the Engineering Data Files to satisfy DoD objectives stated in § 267.1.

(b) Heads of DoD components will:

(1) Establish procedures, consistent with this part and its implementing documents (see § 267.6), governing the review, approval, and release of engineering data with reuse potential.

(2) Exercise sufficient discipline over the technical adequacy, quality, reliability, and currency of Engineering Data Files to permit (i) the Department of the Navy to develop the operating procedures referred to in paragraph (c)(1) of this section, and (ii) other DoD components to reference these data by "title" or "number" in requests for proposals, contracts, and specifications, rather than providing actual copies of this material.

(c) Under the direction of the Secretary of the Navy, or his designee for the

purpose, the Headquarters, Navy Publications and Printing Service, will:

(1) Establish operating procedures, in coordination with ODDR&E, OASD (I&L), Military Departments, and Defense Agencies, governing the indexing, publishing, and distributing (including selling) of engineering data received from releasing DoD components.

(2) Release one (1) copy of all such data on receipt to each of the firms which has been certified (see paragraph (d) of this section) to be qualified to organize, index and distribute engineering data via mechanized retrieval systems throughout the Department of Defense, its components and its contractors.

(3) The Navy Publications and Printing Service Office (Philadelphia, Pa.) will:

(i) Assemble and provide to qualified recipients machine-readable indexes and other documented material; and,

(ii) Establish fee charges, where appropriate, to cover the full cost of such machine-oriented services, in accordance with the provisions of DoD Instruction 7230.7, "User Charges," dated December 20, 1966 (32 F.R. 6025).

(d) The Director of Technical Information, ODDR&E, who is the Functional Manager for Technical Data Systems (see DoD Instruction 5010.13, "Technical Data and Standardization Management," dated Dec. 28, 1964), will:

(1) Provide a certified list of firms qualified to provide machine-assisted engineering data services to DoD components, contractors, and subcontractors. This certification shall include:

(i) A demonstration of the technical feasibility of each firm's approach, and assurance that the distribution and retrieval system can adequately serve the intended purpose; and,

(ii) A review of each firm's maintenance of performance to insure that the technical adequacy and currency of the data is maintained at levels sufficient to sustain a certification.

(2) Assemble and maintain a current list of such firms.

§ 267.6 Effective date and implementation.

This part is effective immediately. Procedures required to implement this part shall be published in the Standardization Manual, 4120.3-M, authorized under DoD Directive 4120.3, "Defense Standardization Program," dated April 23, 1965.

MAURICE W. ROCHE,
Director, Correspondence and
Directives Division, OASD
(Administration).

DoD Doc. 67-6689; Filed, June 14, 1967;
8:45 a.m.]

Chapter VI—Department of the Navy

SUBCHAPTER B—NAVIGATION

PART 707—DISTINCTIVE LIGHTS AUTHORIZED FOR SUBMARINES

Display by Submarines

Scope and purpose. Part 707 is amended to reflect a change in the ver-

tical placement of the submarine identification light.

Section 707.1 is amended by revising paragraph (c) to read as follows:

§ 707.1 Display of distinctive lights by submarines.

(c) U.S. submarines may therefore display an amber rotating light producing 90 flashes per minute visible all around the horizon at a distance of at least 3 miles, the light to be located not less than 2 feet, and not more than 6 feet, above the masthead light.

(Sec. 1 (art. 13), 30 Stat. 99, sec. 4 (rule 13(a)), 77 Stat. 203; 33 U.S.C. 182, 1073(a))

Dated: June 9, 1967.

By direction of the Secretary of the Navy.

(SEAL) R. H. HARE,
Rear Admiral, U.S. Navy, Acting
Judge Advocate General
of the Navy.

[F.R. Doc. 67-6751; Filed, June 14, 1967;
8:59 a.m.]

Title 46—SHIPPING

Chapter III—Coast Guard (Great Lakes Pilotage), Department of Transportation

[CGFR 67-39]

PART 402—GREAT LAKES PILOTAGE RULES AND ORDERS

Subpart C—Establishment of Pools by Voluntary Associations of U.S. Reg- istered Pilots

WORKING RULES OF LAKES PILOT ASSOCIATION, INC., PORT HURON, MICH., APPROVED

The Secretary of Transportation has delegated to the Commandant, U.S. Coast Guard, all authorities and responsibilities in connection with the administration of the Great Lakes Pilotage Act of 1960 (P.L. 86-555, 74 Stat. 259, 46 U.S.C. 216 et seq.), with the exception of section 5 of the Act (46 U.S.C. 216c), the authority to establish appropriate rates and charges for pilotage services in conjunction with Canada. The Department of Transportation Act (P.L. 89-670, 80 Stat. 931-950), subsection 6(a)(4), transferred the functions, powers, and duties of the Secretary of Commerce and other offices and officers under the Great Lakes Pilotage Act of 1960, as amended, to the Secretary of Transportation. The Secretary of Transportation by Department of Transportation Order 1100.1, dated March 31, 1967, 49 CFR Part 1 (32 F.R. 5606-5610, 49 CFR 1.4(a)(1)), described the delegations of authority made by him to provide for the continued exercise of the functions, powers, and duties transferred by the Department of Transportation Act. The Commandant, U.S. Coast Guard, has assumed responsibility for the performance of the dele-