

FIGURE 1 TO PARAGRAPH (C)—LYCOMING ENGINE TIO-540-AJ1A AFFECTED S/NS—Continued

Engine S/N	Engine S/N	Engine S/N	Engine S/N
L-13884-61E	L-13967-61E	L-14026-61E	RL-8767-61E
L-13885-61E	L-13973-61E	L-14028-61E	RL-8914-61E
L-13886-61E	L-13975-61E	L-14034-61E	RL-8979-61E
L-13895-61E	L-13976-61E	L-14054-61E	RL-9399-61E
L-13896-61E	L-13979-61E	L-14055-61E	RL-9466-61E
L-13898-61E	L-13981-61E	L-14056-61E	RL-9618-61E
L-13900-61E	L-13983-61E	L-14057-61E	RL-9663-61E
L-13902-61E	L-13984-61E	L-14062-61E	RL-10098-61E
L-13907-61E	L-13993-61E	L-14063-61E	RL-10194-61E
L-13913-61E	L-13996-61E	L-14066-61E	RL-10249-61E
L-13915-61E	L-13997-61E	L-14067-61E	RL-10615-61E
L-13930-61E	L-13998-61E	L-14069-61E	RL-11011-61E
L-13931-61E	L-13999-61E	L-14071-61E	RL-12121-61E
L-13934-61E	L-14000-61E	L-14076-61E	RL-12163-61E
L-13936-61E	L-14001-61E	L-14077-61E	RL-12343-61E

¹ Consumer commodities are any food, device, or cosmetic, and any other article, product, or commodity that is customarily produced or distributed for sale through retail sales agencies or instrumentalities for consumption or use by individuals for purposes of personal care or in the performance of services ordinarily rendered within the household, and which usually is consumed or

comments expressed general support for the Rules but recommended that the Commission modify or clarify certain aspects of them. A number of comments raised issues associated with metric measurements and voiced support for a metric-only system.²² One comment made semantic and punctuation points, and addressed numeric nomenclature.²³ That commenter also considered the continued utility of requiring labels to list street addresses since the advent of Internet directories.²⁴ Three comments addressed aspects of net quantity statements.²⁵ The NCWM comment suggested deletion of regulations governing quantity or value claims in certain circumstances because they are no longer used in the marketplace. That comment also recommended an expanded definition of “consumer commodity,” as well as expanded regulations for slack-fill. This comment additionally requested more explicit recognition of state labeling laws. Finally, two comments addressed the lack of uniformity in labeling laws, domestically and internationally (e.g., language differences and different products falling under Department of Agriculture labeling requirements).²⁶

III. Retention of the Rules

As part of the Commission’s systematic regulatory review, the ANPR asked whether there is a continuing need for the Rules and requested comment about the Rules’ benefits and costs. In response, commenters expressed wide support for the Rules; no commenter suggested they be repealed.²⁷ The record provides no evidence that the Rules impose excessive costs on industry, including small businesses, or that the disclosures required by the Rules are im_1 mii 5es no need for the Rules and requecfeer e,2 Td (systemati 0 0 9 93.2b for the Rul ommenters o1)Tje di required by the Rules are im_1 mii 5es no

²² NCWM (1), IEEE (4), Nichols (2), US Metric (3), Schlesinger (12), Vlietstra (13), Mechtly (9), Steele (11).

²³ NCWM (1).

²⁴ NCWM (1).

²⁵ NCWM (1), Steele (11), Beaumont (6).

²⁶ NCWM (1), Steele (11).

²⁷ NCWM (1), Steele (11).

²⁸ 16 CFR 500.5(a) through (e). The Act itself requires the label to include the place of business, but does not specify to what level of detail. 15 U.S.C. 1453(a)(1).

²⁹ NCWM (1).

³⁰ 15 U.S.C. 1454(c)(2).

³¹ In 1997, the U.S. Food and Drug Administration revoked similar regulations for “cents off” and economy size representations, on the grounds that such representations were no longer used in the marketplace. 62 FR 39439 (July 23, 1997).

⁴² 15 U.S.C. 1458.

**VII. Communications to Commissioners
and Commissioner Advisors by Outside 1862 (Jab 725Sa61mrer A.A8miw 7 0fR.**

⁴⁷ 16 CFR 1.26(b)(5).

⁴⁸ 44 U.S.C. 3501. On May 2, 2012, OMB granted clearance through May 31, 2015, for these requirements and the associated PRA burden estimates. The OMB control number is 3084-0110.

⁴⁹ 5 U.S.C. 601-612.

⁵⁰ The Commission previously conducted an RFA analysis of the Rules. 59 FR 1862 (Jan. 12, 1994).

⁵¹ 5 U.S.C. 605.

⁵² 5 U.S.C. 601(3).

