This is a draft document and does not represent a definitive view of the agency on the questions addressed.

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<u>Guidance Type:</u> Scope of Coverage, Test Procedures, and Energy Conservation Standards <u>Category:</u> Commercial and Industrial Equipment <u>Product:</u> Computer Room Air Conditioners <u>Guidance Version:</u> DRAFT <u>Issued:</u> October 7, 2015 <u>Comment Period ends</u>: November 6, 2015

The following is a draft U.S. Department of Energy (DOE or the Department) guidance document regarding coverage of computer room air conditioners. This draft guidance document represents the Department's interpretation of its existing regulations and is exempt from the notice and comment requirements of the Administrative Procedure Act. See 5 U.S.C. § 553(b)(A). Nonetheless, the Department is accepting comments and suggestions from the public until **November 6, 2015**. Comments and suggestions should be provided in WordPerfect, Microsoft Word, PDF, or text file format by sending an email to <u>ComputerRoomACGuidance2014GUID0022@ee.doe.gov</u>. Please also include the docket number EERE-2014-BT-GUID-0022. At the end of the comment period, this draft guidance document may be adopted, revised, or withdrawn.

Q: Are ceiling-mount ducted and free discharge computer room air conditioners (CRACs) covered equipment?

A: Yes. DOE defines a computer room air conditioner in 10 CFR 431.92:

Computer Room Air Conditioner means a basic model of commercial package air-conditioning and heating equipment (packaged or split) that is: Used in computer rooms, data processing rooms, or other information technology cooling applications; rated for sensible coefficient of performance (SCOP) and tested in accordance with 10 CFR 431.96, and is not a covered consumer product under 42 U.S.C. 6291(1)-(2) and 6292. A computer room air conditioner may be provided with, or have as available options, an integrated humidifier, temperature, and/or humidity control of the supplied air, and reheating function.

The current definition of computer room air conditioner does not establish coverage based on the mounting (floor versus ceiling, for example), airflow direction, or whether the unit installation requires supply air ductwork or not. CRACs are a subset of commercial package air-conditioning and heating equipment that are used in the applications mentioned in the definition, rated for SCOP,¹ and tested in accordance with 10 CFR 431.96. Specifically, Table 2 to 10 CFR 431.96 lists the test procedure for computer room air conditioners as ASHRAE 127-2007, *Method of Testing for Rating Computer and Data*

¹ DOE notes that the most recent version of ASHRAE 127-2012 changed the rating metric from "SCOP" to "NSenCOP." However, these metrics are essentially equivalent, as they have the same definition.

Processing Room Unitary Air Conditioners (omit section 5.11). ASHRAE 127-2007 is not specific as to airflow-direction (*i.e.*, upflow, downflow, horizontal) or mounting (*i.e.*, floor, ceiling) and provides procedures for both ducted systems (section 5.1.4.5.1) and free discharge systems (5.1.4.5.3). As a result, the test method could be applied for testing and rating the SCOP of ceiling-mounted, horizontal ducted or free discharge CRACs. Because such CRACs meet all the aspects of DOE's definition of "Computer Room Air Conditioner," they are considered covered equipment and are subject to DOE's regulations.

Q: Are ceiling-mount ducted and free discharge CRACs required to be tested using the current DOE test procedure?

A: Yes. 42 USC 6314(d)(1) states that effective 360 days after a test procedure rule applicable to commercial package air conditioning and heating equipment (which includes computer room air conditioners) is prescribed, "no manufacturer, distributor, retailer, or private labeler may make any representation—(A) in writing (including any representation on a label), or (B) in any broadcast advertisement, respecting the energy consumption of such equipment or cost of energy consumed by such equipment, unless such equipment has been tested in accordance with such test procedure and such representation fairly discloses the results of such testing." On May 16, 2012, DOE published a final rule in the Federal Register which adopted ASHRAE 127-2007 (omitting section 5.11) as the test procedure for computer room air conditioners, with use of the DOE test procedure required on and after October 29, 2012, for units less than 65,000 Btu/h and on and after May 13, 2013 for units greater than or equal to 65,000 Btu/h and less than 760,000 Btu/h. 77 FR 28928, 28990. (See also Table 2 to 10 CFR 431.96.) The 2012 test procedure final rule did not have an exception for any specific airflow direction or mounting location. Therefore, any manufacturer making representations of the energy consumption of CRACs (including ceiling-mounted ducted or free discharge units) must test according to the current DOE test procedure. A manufacturer may request a test procedure waiver for a basic model if it contains design features that prevent testing according to the DOE test procedure, or such testing may generate results that are unrepresentative of the true energy consumption of the basic model.

Q: Are ceiling-mount ducted and free discharge CRACs required to meet the energy conservation standards for CRACs?

A: No. DOE specifies minimum efficiency standards for certain equipment classes of CRACs in 10 CFR 431.97. However, Table 7 to 10 CFR 431.97 specifies minimum SCOP efficiency specifically for downflow and upflow units. The terminology "downflow" and "upflow" does not apply to units designed for mounting above the ceiling, which are free flow units. Thus, at this time, there are no energy conservation standards applicable to those basic models that are exclusively ceiling-mount CRACs.