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Executive Order 12630 -- Governmental Action and Interference with Constitutionally Protecte Property Rights

[Federal Register: March 15, 1988 (Volume 53)]

[Presidential Documents]

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Source: The provisions of Executive Order 12630 of Mar. 15, 1988, appear at 53 FR 8859 1988 Comp., p. 554, unless otherwise noted.

By the authority vested in me as President by the Constitution and laws of the United Stat America, and in order to ensure that government actions are undertaken on a well-reasor with due regard for fiscal accountability, for the financial impact of the obligations imposed Federal government by the Just Compensation Clause of the Fifth Amendment, and for the Constitution, it is hereby ordered as follows:

Section 1. Purpose.

- (a) The Fifth Amendment of the United States Constitution provides that private property set taken for public use without just compensation. Government historically has used the fexercise of the power of eminent domain, which provides orderly processes for paying just compensation, to acquire private property for public use. Recent Supreme Court decision however, in reaffirming the fundamental protection of private property rights provided by the Amendment and in assessing the nature of governmental actions that have an impact on constitutionally protected property rights, have also reaffirmed that governmental actions not formally invoke the condemnation power, including regulations, may result in a taking which just compensation is required.
- (b) Responsible fiscal management and fundamental principles of good government requ government decision-makers evaluate carefully the effect of their administrative, regulator legislative actions on constitutionally protected property rights. Executive departments an agencies should review their actions carefully to prevent unnecessary takings and should in decision-making for those takings that are necessitated by statutory mandate.
- (c) The purpose of this Order is to assist Federal departments and agencies in undertakin reviews and in proposing, planning, and implementing actions with due regard for the constitutional protections provided by the Fifth Amendment and to reduce the risk of undu inadvertent burdens on the public fisc resulting from lawful governmental action. In further the purpose of this Order, the Attorney General shall, consistent with the principles stated and in consultation with the Executive departments and agencies, promulgate Guidelines Evaluation of Risk and Avoidance of Unanticipated Takings to which each Executive departments and agency shall refer in making the evaluations required by this Order or in otherwise taking action that is the subject of this Order. The Guidelines shall be promulgated no later than 1988, and shall be disseminated to all units of each Executive department and agency no than July 1, 1988. The Attorney General shall, as necessary, update these guidelines to r fundamental changes in takings law occurring as a result of Supreme Court decisions.

Sec. 2. Definitions. For the purpose of this Order:

- (a) "Policies that have takings implications" refers to Federal regulations, proposed Feder regulations, proposed Federal legislation, comments on proposed Federal legislation, or comments on proposed Federal legislation, or comments proposed Federal legislation, or comments of the federal policy statements that, if implemented or enacted, could effect a taking, such as regulations that propose or implement licensing, permitting, or other condition requirement limitations on private property use, or that require dedications or exactions from owners of property. "Policies that have takings implications" does not include:
 - (1) Actions abolishing regulations, discontinuing governmental programs, or modify regulations in a manner that lessens interference with the use of private property;
 - (2) Actions taken with respect to properties held in trust by the United States or in preparation for or during treaty negotiations with foreign nations;
 - (3) Law enforcement actions involving seizure, for violations of law, of property for or as evidence in criminal proceedings;
 - (4) Studies or similar efforts or planning activities;
 - (5) Communications between Federal agencies or departments and State or local planning agencies regarding planned or proposed State or local actions regulating property regardless of whether such communications are initiated by a Federal age department or are undertaken in response to an invitation by the State or local autil
 - (6) The placement of military facilities or military activities involving the use of Feder property alone; or
 - (7) Any military or foreign affairs functions (including procurement functions thereunot including the U.S. Army Corps of Engineers civil works program.
- (b) Private property refers to all property protected by the Just Compensation Clause of the Amendment.
- (c) "Actions" refers to proposed Federal regulations, proposed Federal legislation, comme proposed Federal legislation, applications of Federal regulations to specific property, or F governmental actions physically invading or occupying private property, or other policy states or actions related to Federal regulation or direct physical invasion or occupancy, but does include:
 - (1) Actions in which the power of eminent domain is formally exercised;
 - (2) Actions taken with respect to properties held in trust by the United States or in preparation for or during treaty negotiations with foreign nations;
 - (3) Law enforcement actions involving seizure, for violations of law, of property for or as evidence in criminal proceedings;
 - (4) Studies or similar efforts or planning activities;
 - (5) Communications between Federal agencies or departments and State or local planning agencies regarding planned or proposed State or local actions regulating property regardless of whether such communications are initiated by a Federal age department or are undertaken in response to an invitation by the State or local autil
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property alone; or

(7) Any military or foreign affairs functions (including procurement functions thereubut not including the U.S. Army Corps of Engineers civil works program.

Sec. 3. General Principles.

In formulating or implementing policies that have takings implications, each Executive depend agency shall be guided by the following general principles:

- (a) Governmental officials should be sensitive to, anticipate, and account for, the obligatic imposed by the Just Compensation Clause of the Fifth Amendment in planning and carryi governmental actions so that they do not result in the imposition of unanticipated or unduradditional burdens on the public fisc.
- (b) Actions undertaken by governmental officials that result in a physical invasion or occuprivate property, and regulations imposed on private property that substantially affect its vuse, may constitute a taking of property. Further, governmental action may amount to a taken though the action results in less than a complete deprivation of all use or value, or o separate and distinct interests in the same private property and even if the action constitutaking is temporary in nature.
- (c) Government officials whose actions are taken specifically for purposes of protecting purposes health and safety are ordinarily given broader latitude by courts before their actions are considered to be takings. However, the mere assertion of a public health and safety purpose insufficient to avoid a taking. Actions to which this Order applies asserted to be for the proof public health and safety, therefore, should be undertaken only in response to real and substantial threats to public health and safety, be designed to advance significantly the he safety purpose, and be no greater than is necessary to achieve the health and safety purpose.
- (d) While normal governmental processes do not ordinarily effect takings, undue delays ir decision-making during which private property use if interfered with carry a risk of being h takings. Additionally, a delay in processing may increase significantly the size of compens due if a taking is later found to have occurred.
- (e) The Just Compensation Clause is self-actuating, requiring that compensation be paid whenever governmental action results in a taking of private property regardless of whethe underlying authority for the action contemplated a taking or authorized the payment of compensation. Accordingly, governmental actions that may have a significant impact on the value of private property should be scrutinized to avoid undue or unplanned burdens on the fisc.

Sec. 4. Department and Agency Action.

In addition to the fundamental principles set forth in Section 3, Executive departments and agencies shall adhere, to the extent permitted by law, to the following criteria when impler policies that have takings implications:

- (a) When an Executive department or agency requires a private party to obtain a permit ir undertake a specific use of, or action with respect to, private property, any conditions imp the granting of a permit shall:
 - (1) Serve the same purpose that would have been served by a prohibition of the us action; and
 - (2) Substantially advance that purpose.

- (b) When a proposed action would place a restriction on a use of private property, the res imposed on the use shall not be disproportionate to the extent to which the use contribute overall problem that the restriction is imposed to redress.
- (c) When a proposed action involves a permitting process or any other decision-making p that will interfere with, or otherwise prohibit, the use of private property pending the complete process, the duration of the process shall be kept to the minimum necessary.
- (d) Before undertaking any proposed action regulating private property use for the protect public health or safety, the Executive department or agency involved shall, in internal delil documents and any submissions to the Director of the Office of Management and Budget required:
 - (1) Identify clearly, with as much specificity as possible, the public health or safety created by the private property use that is the subject of the proposed action;
 - (2) Establish that such proposed action substantially advances the purpose of protpublic health and safety against the specifically identified risk;
 - (3) Establish to the extent possible that the restrictions imposed on the private properties and disproportionate to the extent to which the use contributes to the overall risk; as
 - (4) Estimate, to the extent possible, the potential cost to the government in the eve court later determines that the action constituted a taking.

In instances in which there is an immediate threat to health and safety that constitutes an emergency requiring immediate response, this analysis may be done upon completion of emergency action.

Sec. 5. Executive Department and Agency Implementation.

- (a) The head of each Executive department and agency shall designate an official to be responsible for ensuring compliance with this Order with respect to the actions of that depor agency.
- (b) Executive departments and agencies shall, to the extent permitted by law, identify the implications of proposed regulatory actions and address the merits of those actions in ligh identified takings implications, if any, in all required submissions made to the Office of Management and Budget. Significant takings implications should also be identified and di in notices of proposed rule-making and messages transmitting legislative proposals to the Congress, stating the departments' and agencies' conclusions on the takings issues.
- (c) Executive departments and agencies shall identify each existing Federal rule and regularized against which a takings award has been made or against which a takings claim is pending including the amount of each claim or award. A "takings" award has been made or a "taking claim pending if the award was made, or the pending claim brought, pursuant to the Just Compensation Clause of the Fifth Amendment. An itemized compilation of all such award in Fiscal Years 1985, 1986, and 1987 and all such pending claims shall be submitted to the Director, Office of Management and Budget, on or before May 16, 1988.
- (d) Each Executive department and agency shall submit annually to the Director, Office of Management and Budget, and to the Attorney General an itemized compilation of all awaigust compensation entered against the United States for takings, including awards of inter well as monies paid pursuant to the provisions of the Uniform Relocation Assistance and Property Acquisition Policies Act of 1970, 42 U.S.C. 4601.

- (1) The Director, Office of Management and Budget, and the Attorney General sha to the extent permitted by law, take action to ensure that the policies of the Executi departments and agencies are consistent with the principles, criteria, and requirem stated in Sections 1 through 5 of this Order, and the Office of Management and Bu shall take action to ensure that all takings awards levied against agencies are prop accounted for in agency budget submissions.
- (2) In addition to the guidelines required by Section 1 of this Order, the Attorney Geshall, in consultation with each Executive department and agency to which this Ordapplies, promulgate such supplemental guidelines as may be appropriate to the spobligations of that department or agency.

Sec. 6. Judicial Review.

This Order is intended only to improve the internal management of the Executive branch and intended to create any right or benefit, substantive or procedural, enforceable at law be against the United States, its agencies, its officers, or any person.

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Last updated on Monday, February 7th, 2005 URL: http://www.epa.gov/fedrgstr/eo/eo12630.htm