

Comment from Christopher Carrigan, Consultant
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I think it looks good, and I have just two relatively minor comments:

1. The first sentence is a bit confusing in the sense that it seems to suggest that an agency will publish its consideration of regulatory alternatives prior to the NPRM. But, I don't think that is what is being suggested in the recommendations.
2. Recommendation 3 seems to suggest that testing various methods for soliciting input should apply to regulatory alternatives an agency is already considering. However, I think the Committee suggested that the solicitation of public input should also apply to generating alternatives as well.