

enterprises, and government entities with jurisdiction over populations of less than 50,000.

SIP approvals under section 110 and subchapter I, part D of the CAA do not create any new requirements, but simply approve requirements that the state is already imposing. Therefore, because the federal SIP-approval does not impose any new requirements, I certify that it does not have a significant impact on any small entities affected. Moreover, due to the nature of the federal-state relationship under the CAA, preparation of a regulatory flexibility analysis would constitute federal inquiry into the economic reasonableness of state action. The CAA forbids EPA to base its actions concerning SIPs on such grounds. *Union Electric Co. v. U.S. E.P.A.*, 427 U.S. 246, 256-66 (S.Ct. 1976); 42 U.S.C. 7410(a)(2).

Redesignation of an area to attainment under section 107(d)(3)(e) of the CAA does not impose any new requirements on small entities. Redesignation is an action that affects the status of a geographical area and does not impose any regulatory requirements on sources. The Administrator certifies that the approval of the redesignation request

will not affect a substantial number of small entities.

**List of Subjects**

**40 CFR Part 52**

Environmental protection, Air pollution control, Incorporation by reference, Intergovernmental relations, Lead.

**40 CFR Part 81**

Air pollution control.

Dated: December 7, 1994.

**Patrick M. Tobin,**

*Acting Regional Administrator.*

Chapter I, title 40 of the *Code of Federal Regulations*, is amended as follows:

**PART 52—[AMENDED]**

1. The authority citation for part 52 continues to read as follows:

**Authority:** 42.U.S.C. 7401-7671q.

**Subpart—B Alabama**

2. Section 52.50 is amended by adding paragraph (c)(66) to read as follows:

**§ 52.50 Identification of plan.**

\* \* \* \* \*

(c) \* \* \*

(66) The Alabama Department of Environmental Management has submitted revisions to Alabama SIP on September 28, 1993. These revisions address the requirements necessary to change the Leeds area of Jefferson County, Alabama, from nonattainment to attainment for lead. The submittal includes the maintenance plan for the Leeds Area.

(i) Incorporation by reference.

(A) Plan for Maintenance of the NAAQS for Lead in the Jefferson County (Leeds) Area after Redesignation to Attainment Status effective on September 28, 1993.

(ii) Additional information. None.

**PART 81—[AMENDED]**

1. The authority citation for part 81 continues to read as follows:

**Authority:** 42.U.S.C. 7401-7671q.

2. Section 81.301 is amended by revising the table for Lead to read as follows:

**§ 81.301 Alabama.**

\* \* \* \* \*

ALABAMA-LEAD

Designated area	Designation		Classification	
	Date	Type	Date	Type
Statewide .....	March 7, 1995 .....	Attainment.		

\* \* \* \* \*  
[FR Doc. 95-284 Filed 1-5-95; 8:45 am]  
BILLING CODE 6560-50-P

**GENERAL SERVICES ADMINISTRATION**

**41 CFR Parts 201-3, 201-9, 201-18, 201-20, 201-21, 201-23, and 201-39**

**RIN: 3090-AE75**

**Amendment of Miscellaneous FIRM Provisions; Correction**

**AGENCY:** Information Technology Service, GSA.

**ACTION:** Final rule; correction.

**SUMMARY:** This document implements technical corrections to a final rule regarding updating General Services Administration (GSA) offices and symbols and clarifying various Federal Information Resources Management (FIRM) provisions which were published on Wednesday, November 30,

1994, (59 FR 61281) and began on page 61281 in the **Federal Register**.

**EFFECTIVE DATE:** December 30, 1994.

**FOR FURTHER INFORMATION CONTACT:** R.

Stewart Randall, Jr., GSA, Office of Information Resources Management Policy, telephone (202) 501-4469 (v) or (202) 501-0657 (tdd)

In 41 CFR Chapter 201 Amendment of Miscellaneous FIRM provisions beginning on page 61281 in the issue of Wednesday, November 30, 1994, make the following corrections:

**§ 201-3.402 [Corrected]**

1. On page 61282, in the second column, in § 201-3.402, paragraph (b) is corrected by removing the correspondence symbol (KMR) and replacing it with the correspondence symbol "(KAR)".

**§ 201-9.202-1 [Corrected]**

2. On page 61282, in the second column, in § 201-9.202-1, paragraph (b)(7) is corrected by removing the correspondence symbol "(KMR)" and

replacing it with the correspondence symbol "(KAR)".

**§ 201-9.202-2 [Corrected]**

3. On page 61282, in the second column, in § 201-9.202-2, paragraph (b)(1)(ix) is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-18.003 [Corrected]**

4. On page 61282, in the second column, in § 201-18.003, line five is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-20.303 [Corrected]**

5. On page 61282, in the third column, in § 201-20.303, paragraph (d)(2), line five is corrected by removing the correspondence symbol "(KMR)" and replacing it with the correspondence symbol "(KAR)".

**§ 201-20.305 [Corrected]**

6. On page 61282, in the third column, in § 201-20.305, paragraph (a)(7) is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-21.403 [Corrected]**

7. On page 61283, in the first column, in § 201-20.403, paragraph (a)(2)(iii), is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-21.603 [Corrected]**

8. On page 61283, in the first column, in § 201-20.603, paragraphs (d)(1) and (d)(3) are corrected by removing the correspondence symbol "(KMR)" and replacing it with the correspondence symbol "(KAR)".

**§ 201-21.604 [Corrected]**

9. On page 61283, in the first column, in § 201-20.604(a) is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-23.003 [Corrected]**

10. On page 61283, in the first column, in § 201-23.003, paragraph (a) and (c) are corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

**§ 201-39.001 [Corrected]**

11. On page 61283, in the first column, in § 201-39.001(b) is corrected by removing the correspondence symbol "(KMR)" and replacing it with the correspondence symbol "(KML)" and replacing it with "(KAL)".

**§ 201-39.101-6 [Corrected]**

2. On page 61283, in the third column, in § 201-101-6, paragraph (b) is corrected by removing the correspondence symbol "(KMR)" and replacing it with the correspondence symbol "(KAR)".

**§ 201-39.104-1. [Corrected]**

13. On page 61283, in the third column, the section numbering "201-37.104-1" should be corrected to read "§ 201-39.104-1" and paragraph (b)(3) is corrected by removing the correspondence symbol "(KMR)" and replacing it with the correspondence symbol "(KAR)".

**§ 201-39.3304-1 [Corrected]**

14. On page 61284, in the first column, in § 201-39.3304-1 is corrected by removing the correspondence symbol "(KMA)" and replacing it with the correspondence symbol "(KAA)".

Dated: December 23, 1994.

**Margaret Truntich,**

*Director, Regulations Analysis Division.*

[FR Doc. 95-361 Filed 1-5-95; 8:45 am]

BILLING CODE 6820-25-M

**DEPARTMENT OF THE INTERIOR****Bureau of Land Management****43 CFR Public Land Order 7108**

[CA-050-7123-00-6251; CACA 7618]

**Partial Revocation of Secretarial Order Dated April 20, 1922; California**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Public Land Order.

**SUMMARY:** This order revokes a Secretarial Order dated April 20, 1922, insofar as it affects 43.92 acres of public lands withdrawn for the Bureau of Land Management's Powersite Classification No. 29. The land is no longer needed for this purpose, and the revocation is necessary to permit disposal of the land through land exchange under Section 206 of the Federal Land Policy and Management Act of 1976. This action will open the land to surface entry unless closed by overlapping withdrawals or temporary segregations of record. The land has been and remains open to mineral leasing and to mining under the provisions of the Mining Claims Rights Restoration Act of 1955.

**EFFECTIVE DATE:** February 6, 1995.

**FOR FURTHER INFORMATION CONTACT:**

Duane Marti, BLM California State Office, 2800 Cottage Way, Sacramento, California 95825, 916-978-4820.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. The Secretarial Order dated April 20, 1922, which withdrew public lands for Powersite Classification No. 29, is hereby revoked insofar as it affects the following described land:

**Mount Diablo Meridian**

T. 32 N., R. 8 W.,

Sec. 32, lot 3 (formerly described as SW<sup>1</sup>/<sub>4</sub>SE<sup>1</sup>/<sub>4</sub>).

The area described contains 43.92 acres in Trinity County.

2. At 10 a.m. on February 6, 1995, the land will be opened to the operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law. All valid applications

received at or prior to 10 a.m. on February 6, 1995, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

Dated: December 23, 1994.

**Bob Armstrong,**

*Assistant Secretary of the Interior.*

[FR Doc. 95-281 Filed 1-5-95; 8:45 am]

BILLING CODE 4310-40-P

**DEPARTMENT OF TRANSPORTATION****Federal Highway Administration****49 CFR Part 382**

[FHWA Docket Nos. MC-116, MC-92-19, MC-92-23]

RIN 2125-AA79, 2125-AC85, 2125-ADO6

**Controlled Substance and Alcohol Use and Testing**

**AGENCY:** Federal Highway Administration (FHWA), DOT.

**ACTION:** Final rule.

**SUMMARY:** On February 15, 1994, the Federal Highway Administration published final alcohol testing rules. Larger employers were scheduled to begin testing under these rules on January 1, 1995. In response to a number of petitions from the motor carrier industry, FHWA is briefly postponing this implementation date with respect to pre-employment testing only until May 1, 1995, to assist the motor carrier industry to comply effectively with the rule's provisions.

**DATES:** This amendment is effective December 31, 1994.

**FOR FURTHER INFORMATION CONTACT:**

David Miller, Office of Motor Carrier Standards (202-366-1790), or David Sett, Office of the Chief Counsel (202-366-0834), Federal Highway Administration, Department of Transportation, 400 7th Street, SW., Washington, DC 20590. Office hours are from 7:45 a.m. to 4:15 p.m., Monday through Friday, except Federal legal holidays.

**SUPPLEMENTARY INFORMATION:**

On February 15, 1994, FHWA, along with other Department of Transportation (DOT) operating administrations, published final alcohol testing regulations. These rules implemented the Omnibus Transportation Employee Testing Act of 1991. The FHWA rules (49 CFR part 382) require motor carriers to conduct pre-employment, post-accident, reasonable suspicion, and random alcohol testing of covered drivers, and also provide for return-to-