

the rules which foreign embassies must follow to notify the Office of Protocol of the arrival or employment, in the United States, of the foreign government officers or employees (including domestics and family members) described below. Since it originally was promulgated, changes in the notification procedure, as well as in the documents required, have taken place, and the Department has determined that it is desirable to update and simplify the regulations. This involves a foreign affairs function of the United States and thus is excluded from 5 U.S.C. 553 and from analyses under the Regulatory Flexibility Act of 1980. In addition the modifications set forth do not change the existing procedure fundamentally and merely reflect changes (such as new form numbers) which already have gone into effect.

While this rule is legally exempt from review under Executive Order 12866, it has been reviewed to ensure consistency with its overall policies and objectives. This final rule does not contain a new or amended information requirement subject to the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*). The forms referenced in the regulation have been notified in the Federal Register and approved by OMB as required by that act.

List of Subjects in 22 CFR Part 4

Aliens, Foreign officials.

Accordingly, 22 CFR, Part 4 is revised to read as follows:

PART 4—NOTIFICATION OF FOREIGN OFFICIAL STATUS

Authority: 22 U.S.C. 2651a(a)(4).

§ 4.1 General.

In accordance with Article 10 of the Vienna Convention on Diplomatic Relations and Article 24 of the Vienna Convention on Consular Relations, diplomatic missions must notify the Office of Protocol immediately upon the arrival, in the United States, of any foreign government officer or employee (including domestics and family members), who are serving at diplomatic missions, consular posts, or miscellaneous foreign government offices. If the employee is already in the United States in some other capacity, the notification should be made upon assumption of duties. This initial notification requirement also includes all U.S. citizens and permanent resident aliens who are employed by foreign missions.

§ 4.2 Procedure.

Notification and subsequent changes are made as follows:

(a) Diplomatic and career consular officers and their dependents: Form DSP-110, *Notification of Appointment of Foreign Diplomatic Officer and Career Consular Officer*;

(b) All other foreign government employees who are serving at diplomatic missions, consular posts, or miscellaneous foreign government offices and their dependents: Form DSP-111, *Notification of Appointment of Foreign Government Employee*.

(c) Honorary consular officers: Form DSP-112, *Notification of Appointment of Honorary Consular Officer*.

(d) Missions should use Form DSP-113, *Notification of Change—Identification Card Request*, to promptly inform the Department of State of any change in the status of officers or employees of the missions and their family members originally reported to Protocol, or to apply for an identification card.

(e) Upon termination of employment of any diplomatic or consular officer, honorary consular officer, embassy or consular employee, or miscellaneous foreign government staff member, a Form DSP-115, *Notice of Termination of Diplomatic, Consular, or Foreign Government Employment*, must be submitted to the Office of Protocol.

Dated: May 29, 1996.

Molly Raiser,

Chief of Protocol.

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DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 906

[SPATS No. CO-029-FOR]

Colorado Regulatory Program

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Final rule; correction.

SUMMARY: In this document, the office of Surface Mining Reclamation and Enforcement (OSM) is correcting its discussion and approval of a proposed amendment to the Colorado regulatory program under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). OSM's correction pertains to Colorado's intent to withdraw from a proposed amendment consideration of proposed rules pertaining to Colorado's show cause orders and patterns of violations involving violations of water quality effluent standards.

EFFECTIVE DATE: June 24, 1996.

FOR FURTHER INFORMATION CONTACT: James F. Fulton, Telephone: (303) 672-5524.

SUPPLEMENTARY INFORMATION: On February 19, 1996 (administrative record No. CO-675-9), Colorado submitted revisions to a November 20, 1995, formally-proposed amendment to its approved program (administrative record No. CO-675). In the February 19, 1996, submittal, Colorado indicated that the State-initiated proposed revisions to Rules 5.03.3(1) and (2), pertaining to show cause orders and patterns of violations involving violations of water quality effluent standards, had been deleted from the proposed amendment and intended that OSM withdraw the revisions proposed at Rules 5.03.3(1) and (2) from consideration during its review of the amendment package. In the preamble of the May 29, 1996, Federal Register notice (61 FR 26792, administrative record No. CO-675-16) approving Colorado's proposed amendment, OSM inadvertently discussed and approved Rules 5.03.3(1) and (2) as they had been proposed in the original November 20, 1995, submittal.

The purpose of this document is to notify the public that Colorado's November 20, 1995, proposed revisions to Rules 5.03.3(1) and (2), had been withdrawn by Colorado on February 19, 1996. Accordingly, OSM's May 29, 1996, Federal Register (Vol. 61, No. 104, pages 26792 through 26801) preamble discussion (finding No. 16.b, page 26798, third column, last paragraph) and approval (Director's decision, page 26801, first column, eleventh paragraph) of revisions to proposed Rules 5.03.3(1) and (2) should be disregarded.

Dated: June 13, 1996.

Richard J. Seibel,

(Regional Director) Western Regional Coordinating Center.

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DEPARTMENT OF TRANSPORTATION

Coast Guard

33 CFR Part 100

[CGD01-96-011]

RIN 2115-AE46

Special Local Regulation: Fireworks Displays Within the First Coast Guard District

AGENCY: Coast Guard, DOT.

ACTION: Final rule.
