

**§ 515.708 Referral to United States Department of Justice; administrative collection measures.**

In the event that the respondent does not pay the penalty imposed pursuant to this part within 30 days of the mailing of the written notice of the imposition of the penalty, the matter may be referred for administrative collection measures or to the United States Department of Justice for appropriate action to recover the penalty in a civil suit in a Federal district court.

Dated: December 23, 1996.

R. Richard Newcomb,

*Director, Office of Foreign Assets Control.*

Approved: December 31, 1996.

James E. Johnson,

*Assistant Secretary (Enforcement).*

[FR Doc. 97-3537 Filed 2-13-97; 8:45 am]

**BILLING CODE 4810-25-F**

**DEPARTMENT OF THE INTERIOR**

**Bureau of Land Management**

**43 CFR Parts 3400, 3410, 3420, 3440, 3450, 3460, 3470, and 3480**

[WO-320-1320-02-1A]

**RIN 1004-AC37**

**Federal Coal Management Program Regulations**

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

**ACTION:** Proposed rule; withdrawal.

**SUMMARY:** The Bureau of Land Management (BLM) is withdrawing the proposed rule to amend the Federal Coal Management Program regulations. The proposal was published in the Federal Register on July 12, 1991. BLM is taking this action because we plan to issue a new proposal for public comment. We will write the new proposal in plain, understandable language as required by Executive Order 12866 and the President's regulatory reform initiative. This action will also give commenters on the 1991 proposal an opportunity to update their concerns.

**FOR FURTHER INFORMATION CONTACT:**

William Radden-Lesage, Mining Engineer, Solid Minerals Group (WO-320), Bureau of Land Management, Mail Stop 501LS, 1849 "C" Street, N.W., Washington, DC 20240; telephone (202) 452-0350 (Commercial or FTS).

**SUPPLEMENTARY INFORMATION:** On July 12, 1991, BLM published a proposed rule to amend the Federal Coal Management Program regulations. See 56 FR 32002-32048. We intended the proposed changes in part to simplify

and streamline the existing regulations. The initial comment period was to close on September 12, 1991, but we extended it at the request of commenters an additional 30 days, closing on October 12, 1991.

Shortly thereafter, the General Accounting Office began an investigation of the Federal coal leasing program that culminated in the issuance of a report, entitled "Mineral Resources: Federal Coal-Leasing Program Needs Strengthening" (GAO/RCED-94-10). We responded to the report by issuing a proposed rule to amend the regulations pertaining to logical mining units (59 FR 66874, Dec. 28, 1994). This 1994 proposal affected portions of the coal management regulations that had been proposed for reorganization, but not substantive change, under the 1991 proposal. We will soon complete work on the logical mining unit regulations and publish a final rule.

In the meantime, the President issued Executive Order 12866 which requires each agency to put all information provided to the public in plain, understandable language. See 58 FR 51736, Oct. 4, 1993. Further, in his February 21, 1995, message on regulatory reform, the President directed agencies to carry out a review of their regulations to reduce the regulatory burden on the American people. Therefore, we have decided to withdraw the 1991 proposal. We plan to issue a new proposal for public comment in the near future. This action will also give commenters on the 1991 proposal a chance to update any concerns or suggestions which they may have regarding BLM's coal management regulations based on changes in the coal industry since 1991.

Dated: February 5, 1997.

Bob Armstrong,

*Assistant Secretary, Land and Minerals Management.*

[FR Doc. 97-3699 Filed 2-13-97; 8:45 am]

**BILLING CODE 4310-84-P**

**FEDERAL EMERGENCY MANAGEMENT AGENCY**

**44 CFR Part 67**

**[Docket No. FEMA-7199]**

**Proposed Flood Elevation Determinations**

**AGENCY:** Federal Emergency Management Agency, FEMA.

**ACTION:** Proposed rule.

**SUMMARY:** Technical information or comments are requested on the

proposed base (1% annual chance) flood elevations and proposed base flood elevation modifications for the communities listed below. The base flood elevations are the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).

**DATES:** The comment period is ninety (90) days following the second publication of this proposed rule in a newspaper of local circulation in each community.

**ADDRESSES:** The proposed base flood elevations for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the following table.

**FOR FURTHER INFORMATION CONTACT:** Frederick H. Sharrocks, Jr., Chief, Hazard Identification Branch, Mitigation Directorate, 500 C Street SW., Washington, DC 20472, (202) 646-2796.

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA or Agency) proposes to make determinations of base flood elevations and modified base flood elevations for each community listed below, in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR 67.4(a).

These proposed base flood and modified base flood elevations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, state or regional entities. These proposed elevations are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after these elevations are made final, and for the contents in these buildings.

**National Environmental Policy Act**

This proposed rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.