Article I—Annuitiy Valuations

<table>
<thead>
<tr>
<th>For valuation dates occurring in the month—</th>
<th>The values of $i_t$ are:</th>
</tr>
</thead>
<tbody>
<tr>
<td>* * * * * * * * * *</td>
<td>$i_t$ for $t = 1$</td>
</tr>
<tr>
<td>July 1998</td>
<td>$i_t$ for $t = 2$</td>
</tr>
<tr>
<td></td>
<td>$i_t$ for $t &gt; 2$</td>
</tr>
</tbody>
</table>

TABLE II—Lump Sum Valuations

<table>
<thead>
<tr>
<th>Rate set</th>
<th>For plans with a valuation date</th>
<th>Immediate annuity rate (percent)</th>
<th>Deferred annuities (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>57</td>
<td>07–1–98</td>
<td>4.00</td>
<td>4.00</td>
</tr>
<tr>
<td></td>
<td>08–1–98</td>
<td>4.00</td>
<td>4.00</td>
</tr>
</tbody>
</table>


Tim L. Dieringer,
Acting Regional Director, Appalachian Regional Coordinating Center.

For the reasons set out in the preamble, the final rule published April 22, 1998, is corrected as set forth below:

PART 938—PENNSYLVANIA

1. The authority citation for Part 938 continues to read as follows:

   Authority: 30 U.S.C. 1201 et seq.

2. Beginning on page 63 FR 19820, § 938.16, paragraphs (vvv) through (bbbb) are corrected to read as follows:

   § 938.16 Required regulatory program amendments:

   * * * * * * * (vvv) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to clarify the meaning of the term “coal refuse disposal related materials” as that term is used in the definition of “coal refuse disposal activities.”

   (www) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to clarify the meaning of the term “coal refuse disposal related materials” as that term is used in the definition of “coal refuse disposal activities.”
procedures in the State, to authorize stream buffer zone variances for coal refuse disposal activities only where such activities will not cause or contribute to the violation of applicable State or Federal water quality standards, and will not adversely affect water quality and quantity, or other environmental resources of the stream.

(xxx) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to clarify, in the regulations to be developed to implement the provisions of section 6.2 of the Coal Refuse Disposal Act (as is required by Section 3.2(b) of the Coal Refuse Disposal Act), that preexisting discharges that are encountered must be treated to the State effluent standards at Chapter 90, subchapter D at 90.102.

(yy) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to clarify that Subsection 6.2(h) of the Coal Refuse Disposal Act pertains to preexisting discharges that are not encountered'.

(zzz) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to be no less effective than 30 CFR 816.116(b)(5), by limiting the application of the revegetation standards under Subsection 6.2(k) of its Coal Refuse Disposal Act, to areas that were previously disturbed by mining and that were not reclaimed to the State reclamation standards.

(aaaa) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, to clarify that under Subsection 6.2(1) of its Coal Refuse Disposal Act, a special authorization for coal refuse disposal operations will not be granted, when such an authorization would result in the site being reclaimed to lesser standards than could be achieved if the moneys paid into the Fund, as a result of a prior forfeiture on the area, were used to reclaim the site to the standards approved in the original permit under which the moneys were forfeited. (bbbb) By July 1, 1998, Pennsylvania shall amend the Pennsylvania program, or provide a written description of an amendment together with a timetable for enactment which is consistent with established administrative or legislative procedures in the State, by adding implementing rules no less effective than 30 CFR 785.13, and no less stringent than SMCRRA Section 711 and which clarify that experimental practices are only approved as part of the normal permit approval process and only for departures from the environmental protection performance standards, and that each experimental practice receive the approval of the Secretary.

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DEPARTMENT OF DEFENSE
Office of the Secretary

32 CFR Part 212
[DoD Instruction 1000.15]
RIN 0790–AG53

Private Organizations on DoD Installations

AGENCY: Assistant Secretary of Defense for Force Management Policy, DoD.

ACTION: Final rule.

SUMMARY: The revision of this part will ensure that private organizations operating on DoD installations do so in accordance with parameters established for their authorization and support. Private organizations are self-sustaining, non-Federal entities which operate on DoD installations outside the scope of any official capacity as officers, employees, or agents of the Federal Government.


FOR FURTHER INFORMATION CONTACT: Martin S. Thomas III, LTC, USA, (703) 614–3112.

SUPPLEMENTARY INFORMATION: The Department of Defense published a proposed rule on February 24, 1998 (63 FR 9167). No material comments were received.

Executive Order 12866, “Regulatory Planning and Review”

I, Francis M. Rush, Jr., Acting Assistant Secretary of Defense for Force Management Policy, hereby certify that 32 CFR part 212 does not impose any reporting or recordkeeping requirements under the Paperwork Reduction Act of 1995 (44 USC 3501 et seq.).

List of Subjects in 32 CFR Part 212

DoD installations, Federal building and facilities, Private organizations.

Accordingly, 32 CFR part 212 is revised to read as follows:

PART 212—PRIVATE ORGANIZATIONS ON DOD INSTALLATIONS

Sec.
212.1 Reissuance and purpose.
212.2 Applicability.
212.3 Definitions.
212.4 Policy.
212.5 Responsibilities.
212.6 Procedures.

Authority: 5 U.S.C. 301.

§ 212.1 Reissuance and purpose.

This part:

(a) Revises 32 CFR part 212.