An informal docket may also be examined during normal business hours in the office of the Manager, Air Traffic Division, Airspace Branch, at the address listed above.


SUPPLEMENTARY INFORMATION:

Comments Invited

Interested parties are invited to participate in this proposed rulemaking by submitting such written data, views, or arguments, as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy related aspects of the proposal.

Communications should identify the airspace docket number and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this action must submit, with those comments, a self-addressed stamped postcard on which the following statement is made:

“Comments to Airspace Docket No 99–ANM–11.” The postcard will be date/time stamped and returned to the commenter. All communications received on or before the specified closing date for comments will be considered before taking action on the proposed rule. The proposal contained in this action may be changed in the light of comments received. All comments submitted will be available for examination at the address listed above both before and after the closing date for comments.

A report summarizing each substantive public contact with FAA personnel concerned with this rulemaking will be filed in the docket.

Availability of NPRM’s

Any person may obtain a copy of this NPRM by submitting a request to the Federal Aviation Administration, Airspace Branch, ANM–520, 1601 Lind Avenue SW, Renton, Washington 98055–4056. Communications must identify the docket number of this NPRM. Persons interested in being placed on a mailing list for future NPRM’s should also request a copy of Advisory Circular No. 11–2a, which describes the application procedure.

The Proposal

The FAA is considering an amendment to Title 14 Code of Federal Regulations, part 71 (14 CFR part 71) by establishing Class D airspace at Jackson, WY. This amendment would provide Class D airspace to be used with the establishment of a new ATCT at Jackson Hole Airport. The FAA establishes Class D airspace where necessary to contain aircraft transitioning between the terminal and en route environments.

The intended effect of this proposal is designed to provide safe and efficient use of the navigable airspace and to promote safe flight operations under Instrument Flight Rules (IFR) and Visual Flight Rules (VFR) at Jackson Hole Airport and between the terminal and en route transition states.

The area would be depicted on aeronautical charts for pilot reference. The coordinates for this airspace docket are based on North American Datum 83. Class D surface airspace areas are published in Paragraph 5000 of FAA Order 7400.9G dated September 1, 1999, and effective September 16, 1999, which is incorporated by reference in 14 CFR 71.1. The Class D airspace designation listed in this document would be published subsequently in the Order.

The FAA has determined that this proposed regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore, (1) is not a “significant regulatory action” under Executive Order 12866; (2) is not a “significant rule” under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a Regulatory Evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

The Proposed Amendment

In consideration of the foregoing, the Federal Aviation Administration proposes to amend 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, CLASS B, CLASS C, CLASS D, AND CLASS E AIRSPACE AREAS; AIRWAYS; ROUTES; AND REPORTING POINTS

1. The authority citation for 14 CFR part 71 continues to read as follows:


§71.1 [Amended]

2. The incorporation by reference in 14 CFR 71.1 of the Federal Aviation Administration Order 7400.9G, Airspace Designations and Reporting Points, dated September 1, 1999, and effective September 16, 1999, is amended as follows:

Paragraph 5000 General

* * * * *

ANM MT D Jackson, WY [New]

Jackson Hole Airport, WY

(Lat. 43°36′24″ N, long. 110°44′17″ W)

That airspace extending upwards from the surface to and including 8,900 feet MSL within a 4.3-mile radius of the Jackson Hole Airport. This Class D airspace area is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Airport/Facility Directory.

* * * * *

Issued in Seattle, Washington, on October 26, 1999.

Daniel A. Boyle,
Assistant Manager, Air Traffic Division, Northwest Mountain Region.

[FR Doc. 99–29680 Filed 11–12–99; 8:45 am]

BILLING CODE 4910–13–M

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 946

[VA–116–FOR]

Virginia Regulatory Program

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

ACTION: Proposed rule; reopening of public comment period.

SUMMARY: OSM is reopening the public comment period on a proposed amendment to the Virginia regulatory program (hereinafter referred to as the Virginia program) under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). The proposed amendment consists of the following: a statutory change to the Virginia Act at
SUPPLEMENTARY INFORMATION:

4303.
Field Office, Telephone: (703) 523±
Robert A. Penn, Director, Big Stone Gap

FOR FURTHER INFORMATION CONTACT:
Virginia Division of Mined Land
Office of Surface Mining Reclamation
amendment by contacting OSM's Big
excluding holidays. Each person may
available for your review at the
scheduled public hearings, and all
changes to section 4 VAC 25±130 Part
Virginia program to be consistent with
amendment is intended to revise the
concerning SOAP funding. The
795 concerning the small operator
changes to section 4 VAC 25±130 Part
``construction'' and ``qualified
Assembly; proposed regulation changes
1999 session of the Virginia General
61806 Federal Register
On December 15, 1981, the Secretary
findings, the disposition of comments,
program, including the Secretary's
sections 503 and 505 of SMCRA (30
U.S.C. 1253 and 1255) and 30 CFR
sections of Executive Order 12988
conducted the reviews required by
Executive Order 12988

This rule is exempted from review by
the Office of Management and Budget
(OMB) under Executive Order 12866
(Regulatory Planning and Review).

The Department of the Interior has
conducted the reviews required by
section 3 of Executive Order 12988
(Civil Justice Reform) and has
determined that, to the extent allowed
by law, this rule meets the applicable
standards of subsections (a) and (b) of
that section. However, these standards
are not applicable to the actual language
of State regulatory programs and
program amendments since each such
program is drafted and promulgated by
a specific State, not by OSM. Under
sections 503 and 505 of SMCRRA (30
U.S.C. 1253 and 1255) and 30 CFR
730.11, 732.15 and 732.17(h)(10),
decisions on proposed State regulatory
programs and program amendments
submitted by the States must be based
solely on a determination of whether the
submittal is consistent with SMCRRA and
its implementing Federal regulations
and whether the other requirements of
30 CFR Parts 730, 731, and 732 have
been met.

II. Discussion of the Proposed Amendment
By letter dated August 2, 1999
(Administrative Record No. VA±978), the Virginia Department of Mines,
Minerals and Energy (DMME) submitted an amendment to the Virginia program. This amendment is the State's response
to changes made to the Federal SOAP regulations at 30 CFR Part 795, and to the Federal definition of "government-financed construction" at 30 CFR 707.5.

We announced receipt of the proposed amendment in the August 20, 1999, Federal Register (64 FR 45489), invited public comment, and provided an opportunity for a public hearing on the adequacy of the proposed amendment. The comment period closed on September 20, 1999. No one requested to speak at a public hearing, so no hearing was held.

By letters dated October 1, 1999 (Administrative Record Number VA±987), and October 28, 1999 (Administrative Record Number VA±993) the DMME submitted amendments to 4 VAC 25±130±795.11(b). We are reopening the comment period to provide opportunity to comment on the two new changes which are described below. 4 VAC 25±130±795.11(b) Assistance Funding.

This provision is amended by deleting the words "is authorized to" and replacing those words with the word "shall." As amended, this provision states that the Division shall establish a formula for allocating funds to provide services for eligible small operators if available funds are less than those required to provide the services pursuant to this part.

In addition, the DMME submitted its formula for allocating limited funds. The DMME stated that, should available funds ever be insufficient to provide all requested and appropriate assistance to eligible small operators, the DMME will provide services on a first come, first serve basis. The funds will be used in order of the application dates for the requested assistance.

III. Public Comment Procedures
In accordance with the provisions of 30 CFR 732.17(h), we are now seeking your comments on whether the amendments discussed above satisfy the applicable program approval criteria of 30 CFR 732.15. If we determine that the amendments are adequate, they will become part of the Virginia program.

Written Comments
Our practice is to make comments, including names and home addresses of respondents, available for public review during regular business hours. Individual respondents may request that we withhold their home address from the rulemaking [or administrative] record, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold from the rulemaking [or administrative] record a respondent's identity, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

Your written comments should be specific, pertain only to the issues proposed in this rulemaking, and include explanations in support of your recommendations. If your comments are received after the time indicated under DATES or at locations other than the Big Stone Gap Field Office, we will not necessarily consider them in the final rulemaking or include them in the Administrative Record.

IV. Procedural Determinations
Executive Order 12866
This rule is exempt from review by
the Office of Management and Budget
(OMB) under Executive Order 12866
(Regulatory Planning and Review).

Executive Order 12988
The Department of the Interior has
conducted the reviews required by
section 3 of Executive Order 12988
(Civil Justice Reform) and has
determined that, to the extent allowed
by law, this rule meets the applicable
standards of subsections (a) and (b) of
that section. However, these standards
are not applicable to the actual language
of State regulatory programs and
program amendments since each such
program is drafted and promulgated by
a specific State, not by OSM. Under
sections 503 and 505 of SMCRRA (30
U.S.C. 1253 and 1255) and 30 CFR
730.11, 732.15 and 732.17(h)(10),
decisions on proposed State regulatory
programs and program amendments
submitted by the States must be based
solely on a determination of whether the
submittal is consistent with SMCRRA and
its implementing Federal regulations
and whether the other requirements of
30 CFR Parts 730, 731, and 732 have
been met.

SUPPLEMENTARY INFORMATION:

I. Background on the Virginia Program
On December 15, 1981, the Secretary of the Interior conditionally approved the Virginia program. You can find background information on the Virginia program, including the Secretary's findings, the disposition of comments, and the conditions of approval in the December 15, 1981, Federal Register (46 FR 61085±61115). You can find later actions concerning the conditions of approval and program amendments at 30 CFR 946.12, 946.13, 946.15, and 946.16.
No environmental impact statement is required for this rule since section 702(d) of SMCRA (30 U.S.C. 1292(d)) provides that agency decisions on proposed State regulatory program provisions do not constitute major Federal actions within the meaning of section 102(2)(C) of the National Environmental Policy Act (42 U.S.C. 4332(2)(C)).

Paperwork Reduction Act

This rule does not contain information collection requirements that require approval by OMB under the Paperwork Reduction Act (44 U.S.C. 3507 et seq.).

Regulatory Flexibility Act

The Department of the Interior has determined that this rule will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.). The State submittal which is the subject of this rule is based upon counterpart Federal regulations for which an economic analysis was prepared and certification made that such regulations would not have a significant economic effect upon a substantial number of small entities. Accordingly, this rule will ensure that existing requirements previously promulgated by OSM will be implemented by the State. In making the determination as to whether this rule would have a significant economic impact, the Department relied upon the data and assumptions for the counterpart Federal regulations.

Unfunded Mandates

This rule will not impose a cost of $100 million or more in any given year on any governmental entity or the private sector.

List of Subjects in 30 CFR Part 946

Intergovernmental relations, Surface mining, Underground mining.


Vann Weaver,
Acting Regional Director, Appalachian Regional Coordinating Center.

[FR Doc. 99–29715 Filed 11–12–99; 8:45 am]

BILLING CODE 4310–05–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 372

[OPPTS–400140C; FRL–6394–1]

RIN 2070–AD38

Lead and Lead Compounds; Lowering of Reporting Thresholds; Community Right-to-Know Toxic Chemical Release Reporting; Public Meetings

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule; public meetings.

SUMMARY: EPA will hold public meetings to obtain comment on issues relating to the Agency’s August 3, 1999 proposed rule to lower the reporting thresholds for lead and lead compounds which are subject to reporting under section 313 of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) and section 6607 of the Pollution Prevention Act of 1990 (PPA). Currently, the EPCRA section 313 reporting thresholds for lead and lead compounds are 25,000 pounds manufactured or processed, or 10,000 pounds otherwise used. The August 3, 1999 proposed action would lower the threshold for each category to 10 pounds. EPA expects that the proposed action will significantly increase the number of reports submitted for lead and lead compounds, as well as result in a number of Toxic Release Inventory (TRI) facilities filing reports for the first time under EPCRA section 313 and section 6607 of PPA.

DATES: The first meeting will take place in Los Angeles, CA on November 30, 1999, from 9 a.m. to 3 p.m. The second meeting will take place in Chicago, IL on December 2, 1999, from 9 a.m. to 3 p.m. The third meeting will take place in Washington, DC on December 14, 1999, from 9 a.m. to 3 p.m.

ADDRESSES: The meeting in Los Angeles, CA will be held at the Juniper Serra State Building at 107 South Broadway in the auditorium, Room 1138 (1st and Broadway). The meeting in Chicago, IL will be held at the Environmental Protection Agency, the Lake Michigan Room (12th Floor), 77 West Jackson Boulevard. The meeting in Washington, DC will be held at the Environmental Protection Agency, Auditorium, Education Center, 401 M St., SW.

FOR FURTHER INFORMATION CONTACT: To sign up to speak at the meeting or for general information on section 313 of EPCRA, contact the Emergency Planning and Community Right-to-Know Hotline, Environmental Protection Agency, Mall Code 5101, 401 M St., SW., Washington, DC 20460, Toll free: 1–800–535–0202, in Virginia and Alaska: 703–412–9877 or Toll free TDD: 1–800–553–7672.

For technical information on the EPCRA section 313/PPA section 6607 lead and lead compounds proposed rulemaking contact: Daniel R. Bushman, Environmental Protection Agency, Mail Code 7408, 401 M St., SW., Washington, DC 20460; telephone number 202–260–3882, e-mail address: bushman.daniel@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Public Meeting Announcement Apply to Me?

This announcement is directed to the public in general. It may, however, be of particular interest to facilities that manufacture, process, or otherwise use lead or lead compounds. Specific industry groups that may want to attend may include, but are not limited to: (1) Facilities in electronic components and accessories (SIC code 367), including printed circuit boards (SIC code 3672) that use lead-based solder, flux, cable coverings, piezoelectric ceramics or conduct other activities associated with lead and/or lead compounds; (2) facilities in motor vehicle and motor vehicle equipment (SIC code 371) that use bearing metals, casting metals, terne metals, solder, brake linings or conduct other activities associated with lead and/or lead compounds; (3) facilities in plating and polishing (SIC code 3471) that use zinc anodes or conduct other activities associated with lead and/or lead compounds; (4) facilities in printing and publishing (SIC code 27), including commercial printing (SIC code 275) that use inks containing lead in their pigment base or conduct other activities associated with lead and/or lead compounds; and (5) facilities in manufacturing industries (SIC codes 20–39) that combust coal, oil, or wood.

Other entities or individuals may also be interested in attending. The Agency has not, therefore, attempted to describe all the specific entities that may be interested in attending these public meetings. If you have any questions about the public meetings, please consult the technical person listed under “FOR FURTHER INFORMATION CONTACT.”

B. How Can I Get Additional Information, Including Copies of this Document or Other Related Documents?

1. Electronically. You may obtain electronic copies of this document, and certain other related documents that might be available electronically, from the EPA Internet Home Page at http://