

American Bar Association, Derivatives and Futures Law Committee, Business Law Section (ABA Derivatives Committee)
 American Petroleum Institute (API) and National Petrochemical and Refiners Association (NPRA)
 Argus Media, Inc. (Argus)
 Barnard, Chris (Barnard)
 Better Markets
 Brattle Group Economists (Brattle Group)
 Carini, Peter*
 CME Group, Inc. (CME Group)
 Coalition of Physical Energy Companies (COPE)
 Commodity Markets Council (CMC)
 Council of Institutional Investors (Council)
 Edison Electric Institute (EEI)
 Freddie Mac
 Futures Industry Association, International Swaps and Derivatives Association, Inc. (ISDA) and Securities Industry and Financial Markets Association (SIFMA) (together, the Associations)
 Managed Funds Association (MFA)
 Pen Fern Oil Co., Inc.*
 Petroleum Marketers Association of America (PMAA)
 Platts
 Scullin Oil Co.*
 Townsend, Clarence (Townsend)
 U.S. Senator Carl Levin (Senator Levin)
 University of Maryland School of Law, Professor Michael Greenberger (Professor Greenberger)
 Weir, Bix
 West Virginia Oil Marketers & Grocers Association (OMEGA)*
 Working Group of Commercial Energy Firms (CEF)
 Zwack, Joseph
 * Denotes commenters filing identical comments which were consolidated.
 [FR Doc. 2011-17549 Filed 7-13-11; 8:45 am]

BILLING CODE 6351-01-P

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 948

[WV-117-FOR; OSM-2011-0006]

West Virginia Regulatory Program

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

ACTION: Interim rule; effective date.

SUMMARY: On June 29, 2011, OSM published an interim rule approving a program amendment submitted by the West Virginia Department of Environmental Protection (WVDEP). The interim rule provided an opportunity for public comment and gave the comment due date and tentative hearing date. The summary and preamble to the interim rule specified that it was effective upon publication; however, the **DATES** section

of the rule failed to list an effective date. This final rule corrects that omission by providing an effective date.

DATES: The interim final rule published at 76 FR 37996 is effective July 14, 2011.

ADDRESSES: You may submit comments on the interim rule WV-117-FOR (76 FR 37996; June 29, 2011) by any of the following two methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. The rule has been assigned Docket ID OSM-2011-0006. If you would like to submit comments through the Federal eRulemaking Portal, go to <http://www.regulations.gov> and follow the instructions.

- *Mail/Hand Delivery:* Mr. Roger W. Calhoun, Director, Charleston Field Office, Office of Surface Mining Reclamation and Enforcement, 1027 Virginia Street, East, Charleston, West Virginia 25301.

FOR FURTHER INFORMATION CONTACT: Mr. Roger W. Calhoun, Director, Charleston Field Office, Telephone: (304) 347-7158. E-mail: chfo@osmre.gov.

SUPPLEMENTARY INFORMATION: On June 29, 2011, we published an interim rule with request for comments at 76 FR 37996. The interim rule announced receipt of a proposed amendment to the West Virginia permanent regulatory program under the Surface Mining Control and Reclamation Act of 1977. On May 2, 2011, the WVDEP submitted a program amendment to OSM that included both statutory and regulatory revisions. West Virginia submitted proposed permit fee revisions to the Code of West Virginia as authorized by House Bill 2955 that passed during the State's regular 2011 legislative session. In addition, West Virginia amended its Code of State Regulations (CSR) to provide for the establishment of a minimum incremental bonding rate as authorized by Senate Bill 121. The changes, due to the passage of House Bill 2995, will increase the filing fee for the State's surface mining permit to \$3,500 and establish various fees for other permitting actions. Senate Bill 121 authorizes regulatory revisions which includes, among other things, the establishment of a minimum incremental bonding rate of \$10,000 per increment at CSR 38-2-11.4.a.2. Because the West Virginia revisions have an effective date of June 16, 2011, we approved the permit fees and the minimum incremental bonding rate on an interim basis. Our regulations at 30 CFR 732.17(h)(12) state that "[a]ll decisions approving or not approving program amendments must be published in the **Federal Register** and will be effective upon publication unless the notice specifies a different

effective date." Because our approval was published on June 29, 2011, and the notice did not specify a different effective date, for purposes of the West Virginia Regulatory Program, we consider the State's provisions approved effective June 29, 2011. Please see the **Federal Register** document published at 76 FR 37996 on June 29, 2011, for more details.

List of Subjects in 30 CFR Part 948

Intergovernmental relations, Surface mining, Underground mining.

Dated: July 5, 2011.

Michael K. Robinson,

Acting Regional Director, Appalachian Region.

[FR Doc. 2011-17336 Filed 7-13-11; 8:45 am]

BILLING CODE 4310-05-P

POSTAL SERVICE

39 CFR Part 111

Group E Post Office Box Service

AGENCY: Postal Service™.

ACTION: Final rule.

SUMMARY: The Postal Service™ is revising the *Mailing Standards of the United States Postal Service*, Domestic Mail Manual (DMM®) 508.4.6 to clarify eligibility, simplify the standards, and facilitate uniform administration for Group E (free) Post Office™ (PO) box service.

DATES: *Effective Date:* September 6, 2011.

FOR FURTHER INFORMATION CONTACT: Laurence Welling at 202-268-7792, Ken Hollies at 202-268-3083, or Richard Daigle at 202-268-6392.

SUPPLEMENTARY INFORMATION: On November 24, 2010, the Postal Service published a **Federal Register** proposed rule (75 FR 71642-71643) to clarify eligibility, simplify the standards, and facilitate uniform administration for Group E (free) PO Box™ service. The Postal Service received several comments in response to this proposed rule that are summarized later in this notice.

Group E PO Box service is provided free, with restrictions, to customers whose physical addresses are not eligible for *any* form of USPS carrier delivery service. This service is consistent with the USPS responsibility to provide universal mail delivery. This final rule simplifies and clarifies some of the language related to administering Group E PO Box service.

For this final rule, the Postal Service removes the descriptive term, "business