issued approvals under the requirements of this subpart O.
   c. This subpart O applies to all CCERs submitted to NIOSH for a certificate of approval after April 9, 2012.

   Dated: January 14, 2015.

   Sylvia M. Burwell,
   Secretary, Department of Health and Human Services.

   [FR Doc. 2015–01057 Filed 1–28–15; 8:45 am]

BILLING CODE 4163–18–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES
42 CFR Part 84
[Docket No. CDC–2013–0004; NIOSH–216]
RIN 0920–AA42
Respirator Certification Fees
Correction
In rule document 2015–01046, appearing on pages 3891–3913 in the issue of Monday, January 26, 2015, make the following correction:
   On page 3894, in the second column, in the third paragraph, the entry reading “[INSERT DATE 120 DAYS AFTER PUBLICATION IN THE Federal Register]” should read May 26, 2015.

[FR Doc. C1–2015–01046 Filed 1–28–15; 8:45 am]
BILLING CODE 4163–18–P

DEPARTMENT OF DEFENSE
Defense Acquisition Regulations System
48 CFR Part 225
RIN 0750–AIA9
Defense Federal Acquisition Regulation Supplement: Updated Descriptions of Product Service Groups Subject to Trade Agreements (DFARS Case 2015–D004)
AGENCY: Defense Acquisition Regulations System, Department of Defense (DoD).
ACTION: Final rule.

SUMMARY: DoD is issuing a final rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to update the descriptions of Federal supply groups (now identified as product service groups) subject to trade agreements to conform to the current Federal Procurement Data System Product and Service Codes Manual.


FOR FURTHER INFORMATION CONTACT: Ms. Amy G. Williams, telephone 571–372–6106.

SUPPLEMENTARY INFORMATION:
I. Background
This final rule amends DFARS 225.401–70 to update the descriptions of the Federal supply groups, now identified as product service groups (PSGs), to conform to the Federal Procurement Data System Product and Service Codes Manual, August 2011 Edition. DFARS 225.401–70 lists end products that are subject to trade agreements when acquired by DoD. There are no changes to the groups covered; however, a number of the PSG descriptions are updated in order to better reflect product coverage. The World Trade Organization Government Procurement Agreement, Free Trade Agreement, and other designated countries will continue to have guaranteed access to the goods committed under U.S. international agreements. The revised descriptions more clearly include some new items that were not previously mentioned in the descriptions, even though included in the product service group.

II. Publication of This Final Rule for Public Comment Is Not Required by Statute
“Publication of proposed regulations”, 41 U.S.C. 1707, is the statute which applies to the publication of the Federal Acquisition Regulation. Paragraph (a)(1) of the statute requires that a procurement policy, regulation, procedure or form (including an amendment or modification thereof) must be published for public comment if it relates to the expenditure of appropriated funds, and has either a significant effect beyond the internal operating procedures of the agency issuing the policy, regulation, procedure or form, or has a significant cost or administrative impact on contractors or offerors. This final rule is not required to be published for public comment, because it does not change the Federal supply groups covered, but just updates the descriptions of the listed product service groups to reflect the current Product and Service Codes Manual. It does not impact which products are subject to trade agreements.

III. Executive Orders 12866 and 13563
Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C. 804.

IV. Regulatory Flexibility Act
The Regulatory Flexibility Act does not apply to this rule because this final rule does not constitute a significant DFARS revision within the meaning of FAR 1.501–1, and 41 U.S.C. 1707 does not require publication for public comment.

V. Paperwork Reduction Act
The rule does not contain any information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35).

List of Subjects in 48 CFR Part 225
Government procurement.

Manuel Quinones,
Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR part 225 is amended as follows:

PART 225—FOREIGN ACQUISITION

1. The authority citation for 48 CFR part 225 continues to read as follows:

225.401–70 [Amended]
   2. Amend section 225.401–70 by—
      a. In the introductory text, removing “Federal supply groups (FSG)” and adding “product service groups (PSGs)” in its place;
      b. In the table column heading, removing “FSG” and adding “PSG” in its place;
      c. In newly redesignated entry PSG 23, removing “(except 2350 and buses under 2310)” and adding “(except 2305, 2350, and buses under 2310)” in its place;
      d. In newly redesignated entry PSG 40, adding a comma after “chain”;
      e. In newly redesignated entry PSG 41, removing “Refrigeration and air conditioning equipment” and adding “Refrigeration, air conditioning, and air circulating equipment” in its place;
      f. In newly redesignated entry PSG 42, removing “Fire fighting, rescue and