described earlier. No other data or financial audits would be collected. USAID previously collected information for PVO registration purposes under the OMB-approved AID Form 1550–2 (OMB Approval Number 0412–0035) but inadvertently operated in non-compliance with the Paperwork Reduction Act (PRA) when OMB approval of this form expired, and USAID did not seek extension of the OMB approval when the Agency moved to an online system for PVO registration. USAID’s online PVO registration system required that PVOs provide the same information requested on AID Form 1550–2, including financial data. As such, the public reporting burden for collection of information remained the same under the online system.

5. Administrative Procedures Act

The Agency plans to issue this deregulatory action since the purpose of the rule is to remove an unneeded hurdle to doing business with the Agency that imposes unnecessary and excessive costs on the private sector with no value to the Government. The rule proposed for rescission originally called for the collection of information, such as a company’s volunteer make-up—a requirement for PVOs that has since been obviated once the volunteer requirement was removed by law. Apart from that requirement, statutory references to registration of PVOs (such as those in FAA sections 123 or 607) provide no further guidance or requirements to the Agency on what such registration should entail. By rescinding this rule, the Agency is free to simplify and streamline registration to remove costly barriers to doing business with the Agency.

The Agency also conducted surveys of the primary stakeholders to the registration process—that of Agency internal stakeholders and the PVO community. Surveys of registered PVOs in 2012 and in 2017 showed that the PVO community did not see significant value in the registration program delineated by the rule at issue, and internal stakeholders for the Agency determined that the information collected in accordance with the rule at issue served no purpose for the Agency. These findings contributed to the decision to remove both the registration program and the rule that required such a rigorous registration process. Additionally, no new rule is being put in place in lieu of the present rule. For the Limited Excess Property Program, the Ocean Freight Reimbursement Program, and PVOs who are affiliated with U.S. Government agencies seeking to provide foreign assistance under FAA Section 607(a), which all still require registration due to legislative requirements, as provided above, the Agency has developed a simplified registration process to be implemented as part of the application process.


James Peters,
Acting Senior Deputy Assistant Administrator, Bureau for Economic Growth, Education, and Environment, U.S. Agency for International Development.

[FR Doc. 2019–01831 Filed 2–11–19; 8:45 am]

DEPARTMENT OF THE TREASURY
Alcohol and Tobacco Tax and Trade Bureau

27 CFR Part 9

[Docket No. TTAB–2018–0008; Notice No. 177A; Re: Notice No. 177]

RIN 1513–AC40

Proposed Establishment of the West Sonoma Coast Viticultural Area; Comment Period Reopening

AGENCY: Alcohol and Tobacco Tax and Trade Bureau, Treasury.

ACTION: Notice of proposed rulemaking; Reopening of comment period.

SUMMARY: The Alcohol and Tobacco Tax and Trade Bureau (TTB) is reopening the comment period for Notice No. 177, which concerned the proposed establishment of the approximately 141,846-acre “West Sonoma Coast” viticultural area in Sonoma County, California, for an additional 60 days. This comment period reopening is in response to requests from two industry members received in response to Notice No. 177.

DATES: For Notice No. 177, a proposed rule published on December 6, 2018 (83 FR 62750) proposing the establishment of the West Sonoma Coast American viticultural area (AVA) in Sonoma County, California. The proposed AVA lies entirely within the established Sonoma Coast AVA (27 CFR 9.116) and the North Coast AVA (27 CFR 9.30). In Notice No. 177, TTB described the characteristics of the proposed West Sonoma Coast AVA and solicited public comment on the proposal. In Notice No. 177, the comment period closing date was erroneously listed as January 7, 2019. A correction to the comment period closing date was published in the Federal Register on December 17, 2018, (83 FR 64495) and showed the correct comment period closing date of February 4, 2019. TTB has received two requests to extend the comment period for Notice No. 177. The first comment, from Lester Schwartz of the Fort Ross Vineyard, requested a 60-day extension of the comment period to allow for “sufficient time to present factually and legally accurate information * * *.” The second comment, from Daniel and Marion Schoenfeld of Wild Hog Vineyard, requested a 30-day extension so that “interested parties are given sufficient time and opportunity to investigate the facts [and] analyze the proposed rule * * *.” These comments are posted as comments 27 and 28 within Docket No. TTAB–2018–0008 at the Regulations.gov website at http://www.regulations.gov.

In response to these requests, TTB is reopening the comment period for Notice No. 177 for an additional 60 days. Therefore, TTB will be accepting...
Infectious Diseases, Immune Disorders, and Nutritional Deficiencies

AGENCY: Department of Veterans Affairs.

ACTION: Proposed rule; correction.

SUMMARY: The Department of Veterans Affairs (VA) is correcting a proposed rule to amend the section of the VA Schedule for Rating Disabilities (VASRD or Rating Schedule) that addresses infectious diseases and immune disorders. This correction addresses minor technical errors in the proposed rule published February 5, 2019.

DATES: February 12, 2019.

FOR FURTHER INFORMATION CONTACT: Ioulia Vvedenskaya, M.D., M.B.A., Medical Officer, Part 4 VASRD Regulations Staff (211C), Compensation Service, Veterans Benefits Administration, Department of Veterans Affairs, 810 Vermont Avenue NW, Washington, DC 20420, (202) 461-9700. (This is not a toll-free telephone number.)

SUPPLEMENTARY INFORMATION: VA is correcting its proposed rule, Schedule for Rating Disabilities: Infectious Diseases, Immune Disorders, and Nutritional Deficiencies, that published February 5, 2019, in the Federal Register at 84 FR 1678.

Corrections

In proposed rule FR Doc. 2019–00636 beginning on page 1678 in the issue of February 5, 2019, make the following corrections.

1. On page 1689, beginning in the first column, correct amendatory instruction number 5 to read as follows:
   5. Amend Appendix B to part 4 by:
      a. Revising the entries for diagnostic codes 6300 and 6305;
      b. Adding in numerical order an entry for diagnostic code 6312;
      c. Revising the entry for diagnostic code 6317;
      d. Adding in numerical order entries for diagnostic codes 6325, 6326, 6329 through 6331, and 6333 through 6335;
      e. Revising the entry for diagnostic code 6354.
   The revisions and additions read as follows:
   2. On page 1689, in the amendatory text for Appendix B to Part 4, remove the diagnostic code “6351 HIV-related infection” and correct the diagnostic code “6356” to read “6354”.
   3. On page 1690, in the amendatory table for Appendix C to Part 4, the entry “Nontuberculosis mycobacterial infection-Diagnostic code 6412 should be listed before Nontyphoid salmonella infection Diagnostic code 6333”.


   Jeffrey M. Martin,
   Assistant Director, Office of Regulation Policy & Management, Office of the Secretary, Department of Veterans Affairs.

BILLING CODE 4110–31–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[FR Doc. 2019–00636 Filed 2–11–19; 8:45 am]
BILLING CODE 4810–31–P

SUMMARY: The Environmental Protection Agency (EPA) is proposing to approve changes to the Georgia State Implementation Plan (SIP) submitted by the State of Georgia, through the Georgia Environmental Protection Division (GA EPD) of the Department of Natural Resources, on April 11, 2003. EPA is proposing to approve portions of a SIP revision which include changes to Georgia’s rules regarding emissions standards and open burning. This action is being proposed pursuant to the Clean Air Act (CAA or Act) and its implementing regulations.

DATES: Written comments must be received on or before March 14, 2019.

ADDRESS: Submit your comments, identified by Docket ID No. EPA–R04–OAR–2006–0651 at http://www.regulations.gov. Follow the online instructions for submitting comments. Once submitted, comments cannot be edited or removed from Regulations.gov. EPA may publish any comment received to its public docket. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Multimedia submissions (audio, video, etc.) must be accompanied by a written comment. The written comment is considered the official comment and should include discussion of all points you wish to make. EPA will generally not consider comments or comment contents located outside of the primary submission (i.e., on the web, cloud, or other file sharing system). For additional submission methods, the full EPA public comment policy, information about CBI or multimedia submissions, and general guidance on making effective comments, please visit http://www2.epa.gov/dockets/commenting-epa-dockets.

FOR FURTHER INFORMATION CONTACT: Richard Wong, Air Regulatory Management Section, Air Planning and Implementation Branch, Air, Pesticides and Toxics Management Division, U.S. Environmental Protection Agency, Region 4, 61 Forsyth Street SW, Atlanta, Georgia 30303–8960, or Joel Huey, Air Planning and Implementation Branch, Air, Pesticides and Toxics Management Division, U.S. Environmental Protection Agency, Region 4, 61 Forsyth Street SW, Atlanta, Georgia 30303–8960. Mr. Wong can be reached by telephone at (404) 562–8726 or via electronic mail at wong.richard@epa.gov. Mr. Huey can be reached by telephone at (404) 562–9104 or via electronic mail at huey.joe@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Background

On April 11, 2003, GA EPD submitted a SIP revision to EPA for approval that involves changes to Georgia’s SIP regulations. In this action, EPA is proposing to approve the portions of the Georgia submission that make changes to Georgia’s Rule 391–3–1–02(2)(nnn)—NOX Emissions from Large Stationary Gas Turbines and Rule 391–3–1–.02(5)—Open Burning. EPA is not...