Rules and Regulations

Federal Register

Vol. 78, No. 67

Monday, April 8, 2013

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

DEPARTMENT OF AGRICULTURE

Office of Procurement and Property Management

7 CFR Part 3201

RIN 0599-AA16

Designation of Product Categories for Federal Procurement; Withdrawal

AGENCY: Office of Procurement and Property Management, Departmental

Management, USDA.

ACTION: Final rule; withdrawal.

SUMMARY: The U.S. Department of

Agriculture (USDA) is withdrawing the final rule "Designation of Product Categories for Federal Procurement" published April 1, 2013, at 78 FR 19393. The final rulemaking, which amended the Guidelines for Designating Biobased Products for Federal Procurement, to add eight sections to designate product categories within which biobased products will be afforded Federal procurement preference, was published prematurely due to an oversight in the development process.

DATES: The final rule published April 1, 2013 (78 FR 19393) is withdrawn effective April 8, 2013.

FOR FURTHER INFORMATION CONTACT: Ron Buckhalt, USDA, Office of Procurement and Property Management, Room 361, Reporters Building, 300 7th St. SW., Washington, DC 20024; email: biopreferred@usda.gov; phone (202) 205–4008. Please cite "7 CFR Part 3201, RIN 0599–AA16" in all correspondence.

SUPPLEMENTARY INFORMATION: On April 1, 2013, USDA published a final rule, to be effective May 1, 2013, amending the Guidelines for Designating Biobased Products for Federal Procurement, to add eight sections to designate product categories within which biobased products will be afforded Federal procurement preference, as provided for

under section 9002 of the Farm Security and Rural Investment Act of 2002, as amended by the Food, Conservation, and Energy Act of 2008. The rule also adds a new subcategory to one previously designated product category and establishes minimum biobased contents for each of these product categories and subcategories. The rule also changes the term "item" to product category.

Due to an oversight in the development process, USDA published the final rule prematurely and, therefore, is withdrawing it. OPPM anticipates republishing the rulemaking in the coming months.

Signed in Washington, DC, on April 1, 2013.

Lisa M. Wilusz,

Director, Office of Procurement and Property Management.

[FR Doc. 2013–08026 Filed 4–5–13; 8:45 am]

BILLING CODE 3410-93-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 95

[Docket No. 30895; Amdt. No. 506]

IFR Altitudes; Miscellaneous Amendments

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts miscellaneous amendments to the required IFR (instrument flight rules) altitudes and changeover points for certain Federal airways, jet routes, or direct routes for which a minimum or maximum en route authorized IFR altitude is prescribed. This regulatory action is needed because of changes occurring in the National Airspace System. These changes are designed to provide for the safe and efficient use of the navigable airspace under instrument conditions in the affected areas.

DATES: Effective 0901 UTC, May 2, 2013. **FOR FURTHER INFORMATION CONTACT:** Rick Dunham, Flight Procedure Standards Branch (AMCAFS–420), Flight Technologies and Programs Division, Flight Standards Service, Federal Aviation Administration, Mike Monroney Aeronautical Center, 6500

South MacArthur Blvd., Oklahoma City, OK 73169 (Mail Address: P.O. Box 25082, Oklahoma City, OK 73125) telephone: (405) 954–4164.

SUPPLEMENTARY INFORMATION: This amendment to part 95 of the Federal Aviation Regulations (14 CFR part 95) amends, suspends, or revokes IFR altitudes governing the operation of all aircraft in flight over a specified route or any portion of that route, as well as the changeover points (COPs) for Federal airways, jet routes, or direct routes as prescribed in part 95.

The Rule

The specified IFR altitudes, when used in conjunction with the prescribed changeover points for those routes, ensure navigation aid coverage that is adequate for safe flight operations and free of frequency interference. The reasons and circumstances that create the need for this amendment involve matters of flight safety and operational efficiency in the National Airspace System, are related to published aeronautical charts that are essential to the user, and provide for the safe and efficient use of the navigable airspace. In addition, those various reasons or circumstances require making this amendment effective before the next scheduled charting and publication date of the flight information to assure its timely availability to the user. The effective date of this amendment reflects those considerations. In view of the close and immediate relationship between these regulatory changes and safety in air commerce, I find that notice and public procedure before adopting this amendment are impracticable and contrary to the public interest and that good cause exists for making the amendment effective in less than 30 days.

Conclusion

The FAA has determined that this 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 nticipated

impact is so minimal. For the same reason, the FAA certifies that this amendment 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 95

Airspace, Navigation (air).

Issued in Washington, DC, on March 29, 2013.

John M. Allen,

Deputy Director, Flight Standards Service.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, part 95 of the Federal Aviation Regulations (14 CFR part 95) is amended as follows effective at 0901 UTC, May 2, 2013.

PART 95 [AMENDED]

■ 1. The authority citation for part 95 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40103, 40106, 40113, 40114, 40120, 44502, 44514, 44719, 44721.

■ 2. Part 95 is amended to read as follows:

REVISIONS TO IFR ALTITUDES § CHANGEOVER POINTS

[Amendment 506 effective date May 02, 2013]

То	MEA
01 Victor Routes-U.S. Airway V1 Is Amended To Read in Part	
YOAST, NC FIX	*5000
WALLO, NC FIX	*7000
KINSTON NC VORTAC	
NE BND	2000
SW BND	7000
Airway V2 Is Amended To Read in Part	
VAMPS, WA FIX	
	**8400
W BND	**4000
BANDR, WA FIX	
E BND	*8400
W BND	*7700
*DEE7D MA EIV	8400
BLLZR, WATIA	0400
Airway V3 Is Amended To Read in Part	
FORT LAUDERDALE, FL VOR/DME PALM BEACH, FL VORTAC	2100 #2000
Airway V4 Is Amended To Read in Part	
*SEATTLE, WA VORTAC	**4000
BLAKO, WA FIX	
E BND	*10000
W BND	*4000
HIMPP WA FIX	
E BND	*10000
W BND	*6600
Airways V25 Is Amended To Read in Part	
SANTY, CA FIX	*5000
SAN FRANCISCO, CA VOR/DME	4700
Airways V29 Is Amended To Read in Part	
MODENA, PA VORTAC	*3000
	Airway V1 Is Amended To Read in Part YOAST, NC FIX WALLO, NC FIX KINSTON, NC VORTAC NE BND SW BND Airway V2 Is Amended To Read in Part VAMPS, WA FIX E BND W BND BANDR, WA FIX E BND W BND *BEEZR, WA FIX Airway V3 Is Amended To Read in Part FORT LAUDERDALE, FL VOR/DME PALM BEACH, FL VORTAC Airway V4 Is Amended To Read in Part *SEATTLE, WA VORTAC BLAKO, WA FIX E BND W BND HUMPP, WA FIX E BND W BND HUMPP, WA FIX E BND W BND Airways V25 Is Amended To Read in Part SANTY, CA FIX SAN FRANCISCO, CA VOR/DME Airways V29 Is Amended To Read in Part

REVISIONS TO IFR ALTITUDES § CHANGEOVER POINTS—Continued

[Amendment 506 effective date May 02, 2013] From To MEA *2000-GNSS MEA § 95.6068 VOR Federal Airways V68 Is Amended To Read in Part JUNCTION, TX VORTAC CENTER POINT, TX VORTAC 4000 CENTER POINT, TX VORTAC SAN ANTONIO, TX VORTAC 4100 § 95.6087 VOR Federal Airways V87 Is Amended To Read in Part PANOCHE, CA VORTAC SALINAS, CA VORTAC 6200 SANTY, CA FIX SALINAS, CA VORTAC *5000 *4000-MOCA WOODSIDE, CA VORTAC SAN FRANCISCO, CA VOR/DME 4700 § 95.6088 VOR Federal Airways V88 Is Amended To Read in Part *WACCO, MO FIX **6200 NARCI, OK FIX *3700-MRA *6200-MCA WACCO, MO FIX, SW BND **3100-MOCA **4000-GNSS MEA *WACCO, MO FIX *QUALM, MO FIX **3700 *3700—MRA **3000-MOCA QUALM, MO FIX .. *MIRTH, MO FIX 3000 *3700-MRA *MIRTH, MO FIX SPRINGFIELD, MO VORTAC 3000 *3700-MRA § 95.6094 VOR Federal Airways V94 Is Amended To Read in Part BYPAS, TX FIX *HYMAN, TX FIX **6000 *5000-MRA **4400-MOCA *HYMAN, TX FIX TUSCOLA, TX VOR/DME **7500 *5000-MRA **4200-MOCA § 95.6104 VOR Federal Airways V104 Is Amended To Read in Part MALAE, NY FIX *PLATTSBURGH, NY VORTAC **7000 *4600-MCA PLATTSBURGH, NY VORTAC, NW BND **6100—MOCA **6100—GNSS MEA PLATTSBURGH, NY VORTAC *BURLINGTON, VT VOR/DME 2600 *5000—MCA BURLINGTON, VT VOR/DME, SE BND BURLINGTON, VT VOR/DME MONTPELIER, VT VOR/DME 6300 AYZOO, NH FIX MONTPELIER, VT VOR/DME 5400 AYZOO, NH FIX BERLIN, NH VOR/DME *7000 *6400-MOCA § 95.6124 VOR Federal Airways V124 Is Amended To Read in Part LITTLE ROCK, AR VORTAC HOT SPRINGS, AR VOR/DME 3000 § 95.6168 VOR Federal Airways V168 Is Amended To Read in Part MILER, AL FIX WIREGRASS, AL VORTAC *6000 *2400-MOCA *3000—GNSS MEA § 95.6170 VOR Federal Airways V170 Is Amended To Read in Part MODENA, PA VORTAC DUPONT, DE VORTAC *3000 *1800-MOCA *2000-GNSS MEA § 95.6184 VOR Federal Airways V184 Is Amended To Read in Part HARRISBURG, PA VORTAC *DELRO, PA FIX 3000

*10000-MRA

REVISIONS TO IFR ALTITUDES § CHANGEOVER POINTS—Continued

[Amendment 506 effective date May 02, 2013]

From	То	MEA
§95.6190 VOR Federal A	irways V190 Is Amended To Read in Part	
MITBEE, OK VORTAC		
·	SW BND	*5000
*2700 MOCA	NE BND	*8000
*3700—MOCA CARON, OK FIX	FIRET, OK FIX	*8000
*2800—MOCA		0000
FIRET, OK FIX		
	E BND	3000
BARTLESVILLE, OK VOR/DME	W BNDOSWEGO. KS VORTAC	8000 2700
OSWEGO, KS VORTAC		3100
*3700—MRA		
WACCO, MO FIX	*QUALM, MO FIX	**3700
*3700—MRA **3000—MOCA		
QUALM, MO FIX	*MIRTH, MO FIX	3000
*3700—MRA		0000
MIRTH, MO FIX	SPRINGFIELD, MO VORTAC	3000
§ 95.6216 VOR Federal A	irways V216 Is Amended To Read in Part	
SAGINAW, MI VOR/DME	PECK, MI VORTAC	3000
PECK, MI VORTAC		*5000
*2200–MOCA		
§ 95.6234 VOR Federal A	irways V234 Is Amended To Read in Part	
FLACK, KS FIX	KRIER, KS FIX	*5000
*4000—MOCA		
KRIER, KS FIX	BYWAY, KS FIX	*7100
*4000—MOCA BYWAY, KS FIX	GABIE, KS FIX	*4300
*3600—MOCA	LILITOLINADON KO VOD/DME	0000
GABIE, KS FIX		3800
§ 95.6241 VOR Federal A	irways V241 Is Amended To Read in Part	
WIREGRASS, AL VORTAC	EUFAULA, AL VORTAC	*3000
*2000—MOCA *WIREGRASS R-019 UNSABLE BELOW 6000 USE EUFAULA R-199		
	irways V267 Is Amended To Read in Part	
PAHOKEE, FL VORTAC		*2000
*1500—MOCA	DIDDT, TETIX	2000
DIDDY, FL FIX	ORLANDO, FL VORTAC	2700
§ 95.6269 VOR Federal A	irways V269 Is Amended To Read in Part	
WELLS, NV VOR	*TWIN FALLS, ID VORTAC	**13000
*7700—MCA TWIN FALLS, ID VORTAC, S BND		
**11000—MOCA		
**11000—GNSS MEA		
§ 95.6276 VOR Federal A	irways V276 Is Amended To Read In Part	
*HIKES, PA FIX	YARDLEY, PA VOR/DME	**4000
*4000—MRA		
**2400—MOCA		
§ 95.6295 VOR Federal A	irways V295 Is Amended To Read in Part	
TREASURE, FL VORTAC	BAIRN, FL FIX	2600
BAIRN, FL FIX	ORLANDO, FL VORTAC	2700
§ 95.6298 VOR Federal A	irways V298 Is Amended To Read in Part	
***************************************	VAMPS, WA FIX	
*SEATTLE, WA VORTAC	. VAIVIES, WAITIA	

REVISIONS TO IFR ALTITUDES § CHANGEOVER POINTS—Continued

[Amendment 506 effective date May 02, 2013]

•		•		
From		То		MEA
		E BND		**8400
*4300—MCA SEATTLE, WA VORTAC, E BND **3100—MOCA				0400
**5300—GNSS MEA VAMPS, WA FIX		BANDR. WA FIX		
7,111 0, 77,17		E BND		
		W BND		*7700
*7700—GNSS MEA		*DEEZD WA EIV		0.400
BANDR, WA FIX*9000—MRA		*BEEZR, WA FIX		8400
§ 95.6392 VOR I	Federal Ai	rways V392 Is Amended To Read in Part		
SACRAMENTO, CA VORTAC		BOZZY CA FIX		*3500
*2300—MOCA		110221, 04114		0300
\$ 95.6474 VOR I	Federal Ai	rways V474 Is Amended To Read in Part		
		-		**5000
NOENO, PA FIX* *10000—MRA	•••••	*DELRO, PA FIX		5000
**3400—MOCA				
**3400—GNSS MEA				
§ 95.6479 VOR I	Federal Ai	rways V479 Is Amended To Read in Part		
DUPONT, DE VORTAC		WILJR, NJ FIX		2100
WILJR, NJ FIX				
*1600—MOCA		,		
*2000—GNSS MEA				
MENGE, NJ FIX		YARDLEY, PA VOR/DME		2000
§ 95.6494 VOR I	Federal Ai	rways V494 Is Amended To Read in Part		
SANTA ROSA, CA VOR/DME		*RAGGS, CA FIX		5100
*8500—MRA *RAGGS, CA FIX		SACRAMENTO, CA VORTAC		5100
*8500—MRA		·		
SACRAMENTO, CA VORTAC*2300—MOCA		ROZZY, CA FIX		*3500
	Federal Ai	rways V531 Is Amended To Read in Part		
*SHEDS, FL FIX		**BAIRN, FL FIX		***6000
*3000—MRA	•••••	DAITIN, I L I IX		
**6000—MCA BAIRN, FL FIX, SE BND				
**2000—MOCA				
BAIRN, FL FIX		ORLANDO, FL VORTAC		2700
§ 95.6537 VOR I	Federal Ai	rways V537 Is Amended To Read in Part		
CERMO, FL FIX		OCALA, FL VORTAC		
<u> </u>		NW BND		2000
		SE BND		8000
§ 95.6573 VOR I	Federal Ai	rways V573 Is Amended To Read in Part		
HOT SPRINGS, AR VOR/DME		LITTLE ROCK, AR VORTAC		3000
§ 95.7037		.7001 Jet Routes e J37 Is Amended To Read in Part		
SPARTANBURG, SC VORTAC		LYNCHBURG, VA VORTAC		#
Airway	segment	ent Changeover		over points
From		То	Distance	From
§ 95.8003	VOR Fed	deral Airways Changeover Points		
		ed To Add Changeover Point		
HOT SPRINGS, AR VOR/DME	LITTLE	ROCK, AR VORTAC	14	HOT SPRINGS
,				

Airway segment		Changeover points	
From	То	Distance	From
V187 Is	Amended To Modify Changeover Point		
MISSOULA, MT VOR/DME	NEZ PERCE, ID VOR/DME	30	MISSOULA
V2 Is	Amended To Add Changeover Point		
ELLENSBURG, WA VORTAC	MOSES LAKE, WA VOR/DME	28	ELLENSBURG
V290 Is	Amended To Delete Changeover Point		
TAR RIVER, NC VORTAC	PAMLICO/DCMSND, NC NDB/DME	44	TAR RIVER
V494 Is	s Amended To Add Changeover Point		
SANTA ROSA, CA VOR/DME	SACRAMENTO, CA VORTAC	25	SANTA ROSA
ALASKA V3	17 Is Amended To Modify Changeover Point		1
ANNETTE ISLAND, AK VOR/DME ISLANDLEVEL ISLAND, AK VOR/DME	LEVEL ISLAND, AK VOR/DMESISTERS ISLAND, AK VORTAC	64 74	ANNETTE LEVEL ISLAN

#UNUSABLE.

[FR Doc. 2013–08081 Filed 4–5–13; 8:45 am]

COMMODITY FUTURES TRADING COMMISSION

17 CFR Parts 3 and 23

RIN 3038-AD66

Dual and Multiple Associations of Persons Associated With Swap Dealers, Major Swap Participants and Other Commission Registrants

AGENCY: Commodity Futures Trading Commission.

ACTION: Final rules.

SUMMARY: The Commodity Futures Trading Commission (Commission or CFTC) is adopting regulations to make clear that each swap dealer (SD), major swap participant (MSP), and other Commission registrant with whom an associated person (AP) is associated is required to supervise the AP and is jointly and severally responsible for the activities of the AP with respect to customers common to it and any other SD, MSP or other Commission registrant.

DATES: Effective June 7, 2013.

FOR FURTHER INFORMATION CONTACT:

Israel J. Goodman, Special Counsel, or Barbara S. Gold, Associate Director, Division of Swap Dealer and Intermediary Oversight, 1155 21st Street NW., Washington, DC 20581. Telephone number: 202–418–6700 and electronic mail: igoodman@cftc.gov or bgold@cftc.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction

A. Background

On July 21, 2010, President Obama signed the Dodd-Frank Act. 1 Section 731 of the Dodd-Frank Act amended the Commodity Exchange Act (CEA) 2 by adding Section 4s, which, among other things, prohibits any person from acting as a "swap dealer" or "major swap participant" unless the person is registered with the Commission.³ To effectuate the Congressional directive that an SD or MSP apply for registration in such form and manner as prescribed by the Commission,4 on November 23, 2010, the Commission proposed regulations to establish a registration process for SDs and MSPs (Proposed Registration Regulations),5 and on January 19, 2012, the Commission adopted regulations that establish a registration process for SDs and MSPs (Final Registration Regulations).⁶

Subsequently, the Commission issued regulations that further define the terms "swap dealer" and "major swap participant." 77 FR 30596 (May 23, 2012). In this regard, the Commission notes that

Although APs of other Commission registrants are generally required to register with the Commission, APs of SDs and MSPs are not required to register as such. However, an SD or MSP is prohibited from permitting any

pursuant to CEA Section 1a(49)(D), CFTC Regulation 1.3(ggg)(4) establishes a *de minimis* exception from the SD definition, thereby allowing a person who otherwise meets the criteria for being an SD to engage in a certain amount of swap dealing activity without being required to register as an SD. If a person exceeds the de minimis amount of swap dealing at the effective date of the swap definition, then CFTC Regulation 1.3(ggg)(4)(iii) provides that the person must register as an SD by no later than two months from the end of the month in which it exceeded the de minimis threshold, i.e. December 31, 2012. Similarly, the definition of MSP in CFTC Regulation 1.3(hhh)(3) generally requires a person that meets the MSP definition as a result of its swaps activity in a fiscal quarter to register as an $\ensuremath{\mathsf{MSP}}$ no later than two months after the end of that quarter, with the earliest possible date by which the person should be registered as an MŠP being February 28, 2013 (i.e., two months from the quarter end on December 31, 2012).

⁷ See, e.g., CEA Section 4k and Commission Regulation 3.12(a). Regulation 3.12(c) provides that application is made through the filing of a Form 8– R, accompanied by a specified certification from the registrant who will be employing the AP—i.e., the AP's sponsor.

⁸ As is the case for other categories of Commission registrants, the term "associated person," when used with respect to an SD or MSP, means a natural person (as opposed to an entity, such as a partnership or corporation). See Regulation 1.3(aa)(6) for a definition of the term "associated person" of an SD or MSP to mean a natural person who is associated with an SD or MSP as a partner, officer, employee, agent (or any natural person occupying a similar status or performing similar functions), in any capacity that involves the solicitation or acceptance of swaps (other than in a clerical or ministerial capacity); or the supervision of any person or persons so engaged.

⁹ Section 731 did not direct the Commission to adopt regulations that provide for the registration of APs of SDs and MSPs, and, thus, the Commission has not done so. See 77 FR at 2613.

¹ See Dodd-Frank Wall Street Reform and Consumer Protection Act, Pub. L. No. 111–203, 124 Stat. 1376 (2010). The text of the Dodd-Frank Act may be accessed through the Commission's Web site, http://www.cftc.gov.

² 7 U.S.C. 1 *et seq.* (2006). The Commission's regulations are found at 17 CFR Part 1 *et seq.* (2012). Both the CEA and the Commission's regulations also may be accessed through the Commission's Web site.

³ CEA Section 4s(a).

⁴CEA Section 4s(b).

⁵ 75 FR 71379.

⁶77 FR 2613. Concurrently, through a separate Notice and Order, the Commission delegated to the National Futures Association (NFA) the authority to perform the full range of registration functions with respect to SDs and MSPs. 77 FR 2708 (Jan. 19, 2012).