

increased significantly. The increased share is designed to partially offset these expenses and to reduce the reserve.

The subject matter of this rulemaking action relates to the Secretary's contracts with the monitoring inspection contractor and with qualifying state agencies and is therefore exempt from the notice and public comment requirements of Section 553 of the Administrative Procedure Act. As a matter of policy, the Department submits many rulemaking actions dealing with such subject matter to public comment either before or after effectiveness of the action, notwithstanding the statutory exemption.

The Secretary has determined that notice and procedure thereon are impracticable and contrary to the public interest and that good cause exists for making this rule effective immediately after publication to prevent further buildup of the undistributed reserve and to permit the monitoring fee reduction to remain in effect until June 30, 1982.

The rule does not constitute a "major rule" as that term is defined in Section 1(b) of the Executive Order on Federal Regulation issued by the President on February 17, 1981. The rule does not: (1) Have an annual effect on the economy of one hundred million dollars or more; (2) cause a major increase in costs or prices for consumers, individual industries, Federal, State or local government agencies or geographic regions; or (3) have significant adverse effect on competition, employment, investment, productivity, innovation or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

A Finding of No Significant Impact with respect to the environment has been made in accordance with HUD regulations in 24 CFR Part 50, which implement Section 102(2)(C) of the National Environmental Policy Act of 1969. The Finding of No Significant Impact is available for public inspection and copying during regular business hours at the Office of the Rules Docket Clerk, Room 10278, 451 Seventh Street, SW., Washington, D.C. 20410.

Pursuant to the provisions of 5 U.S.C. 605(b) (the Regulatory Flexibility Act), the Undersigned hereby certifies that this rule does not have a significant economic impact on a substantial number of small entities.

This rule was not listed in the Department's Semi-Annual Agenda of Regulations published August 17, 1981, (46 FR 41708) pursuant to Executive

Order 12291 and the Regulatory Flexibility Act.

The Catalog of Federal Domestic Assistance Program number is 14.804 Manufactured Housing.

#### List of Subjects in 24 CFR Part 3282

Administrative practice and procedure, Consumer protection, Intergovernmental relations, Investigations, Mobile homes.

#### PART 3282—MANUFACTURED HOME PROCEDURAL AND ENFORCEMENT REGULATIONS

Accordingly, 24 CFR Part 3282 is amended by revising § 3282.454 to read as follows:

##### § 3282.454 Monitoring inspection fee.

(a) There is hereby established a monitoring inspection fee of \$19.00 which is to be paid by manufacturers for each mobile home manufactured in nonapproved and conditionally approved states as described in § 3282.210. *Provided, however,* That a fee of \$15.00 will apply to all manufactured homes which enter the first stage of production on or after April 1, 1981, through June 30, 1982.

(b) The monitoring inspection fee to be established by approved states under § 3282.307(a) shall be in the amount of \$19.00 per manufactured home produced therein. *Provided, however,* That a fee of \$15.00 will apply to all manufactured homes which enter the first stage of production on or after April 1, 1981, through June 30, 1982.

(Sec. 620 of the National Manufactured Housing Construction and Safety Standards Act of 1974, 42 U.S.C. 5419)

Dated: July 26, 1982.

Philip Abrams,

General Deputy Assistant Secretary for Housing—Federal Housing Commissioner.

[FR Doc. 82-20735 Filed 7-30-82; 8:45 am]

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#### DEPARTMENT OF THE INTERIOR

##### Minerals Management Service

#### 30 CFR Parts 211, 221, 231, 250, and 270

#### Limitation on Adjustments to Statements of Account on Minerals Leases on Federal, Indian, and Outer Continental Shelf Lands: Revocation

**AGENCY:** Minerals Management Service, Interior.

**ACTION:** Notice of final dates for making adjustments to inactive lease accounts: Revocation.

**SUMMARY:** The Minerals Management Service (MMS) published a notice on July 9, 1982 (47 FR 29845), which established a 120-day limitation period during which each lessee/payor could initiate adjustments to their accounts in the Royalty Accounting System (RAS). MMS has received numerous requests from lessee/payors asking that MMS consider changes in the requirements of that notice and/or other supplementary information.

Based on their suggested changes and recommendations, MMS is in the process of drafting a revised notice. Therefore, MMS hereby revokes and cancels the notice appearing in the July 9, 1982, Federal Register (47 FR 29845) in its entirety.

**EFFECTIVE DATE:** August 2, 1982.

**FOR FURTHER INFORMATION CONTACT:** Raymond A. Hicks, Chief, Branch of Rules and Procedures for Royalty Management, Minerals Management Service—Mail Stop 660, 12203 Sunrise Valley Drive, Reston, Va 22091, (703) 860-7311, (FTS) 928-7311.

#### List of Subjects in 30 CFR Parts 211, 221, 231, 250, and 270

Minerals royalties, Royalty accounting.

Dated: July 29, 1982.

Robert E. Boldt,

Associate Director for Royalty Management, Minerals Management Service.

[FR Doc. 82-20581 Filed 7-30-82; 8:45 am]

BILLING CODE 4310-MR-M

#### DEPARTMENT OF TRANSPORTATION

##### Coast Guard

#### 33 CFR Part 100

#### [CGD 09-82-21]

#### Coral Gables Challenge Cup, Special Local Regulation

**AGENCY:** Coast Guard, DOT.

**ACTION:** Final rule.

**SUMMARY:** The Coast Guard is establishing a regulated area in Lake Michigan on 14, August 14, 1982. This action is required to permit the conducting of an approved marine event. It is intended to restrict vessel navigation in the area for the safety of the spectators and participants in the event.

**EFFECTIVE DATE:** This amendment is effective August 14, 1982.

**FOR FURTHER INFORMATION CONTACT:** MSTC Bruce Graham, Office of Search and Rescue, Ninth Coast Guard District,

1240 E. 9th St., Cleveland, OH 44199, (216) 522-4420.

**SUPPLEMENTARY INFORMATION:** The details concerning this year's event were not known in time to publish a proposed rule before the event. Therefore, this regulation is published as a final rule and will become effective in less than 30 days.

#### Drafting Information

The principal persons involved in drafting this rule are MSTC Bruce Graham, Project Officer, Officer of Search and Rescue, and LCDR Michael Gentile, Project Attorney, Legal Office, Ninth Coast Guard District.

#### Discussion

The Coral Gables Challenge Cup will be conducted on Lake Michigan on August 14, 1982. This event will have an estimated 50 to 60 power boats which could pose hazards to navigation in the area. Vessels desiring to transit the regulated area may do so only with prior approval of the Patrol Commander (Officer-in-Charge, Coast Guard Station, Holland, MI).

#### Evaluation

These regulations have been reviewed under the provisions of Executive Order 12291 and have been determined not to be a major rule. This conclusion follows from the fact that the regulated area can be opened periodically to allow for the passage of commercial vessels and that the regulated area will be in effect for a limited time. In addition, these regulations are considered to be nonsignificant in accordance with guidelines set out in the Policies and Procedures for Simplification, Analysis, and Review of Regulations (DOT Order 2100.5 of 5-22-80). An economic evaluation has not been conducted since, for the reasons discussed above, its impact is expected to be minimal. In accordance with the Regulatory Flexibility Act (5 U.S.C. 605(b)), it is certified that these rules will not have a significant economic impact on a substantial number of small entities. This rule is necessary to insure the protection of life in the area during the event.

#### List of Subjects in 33 CFR Part 100

Marine safety, Navigation (water).

#### Final Regulations

#### PART 100—SAFETY OF LIFE ON NAVIGABLE WATERS

In consideration of the foregoing, Part 100 of Title 33 Code of Federal

Regulations, is amended by adding § 100.35-0921 to read as follows:

#### § 100.35-0921 Lake Michigan-Holland to Southhaven, MI.

(a) The following area will be closed to vessel navigation or anchorage from 12:00 p.m. (local time) until 6:00 p.m. on August 14, 1982.

(1) That portion of Lake Michigan from the shoreline at Lake Town Park 42 degrees 43 minutes North 086 degrees 12.9 minutes West to a point southwest at 42 degrees 41.7 minutes North 086 degrees 22.1 minutes West, thence southeast to North Beach, Southhaven at 42 degrees 23.6 minutes North 086 degrees 17.1 minutes West, thence north back to the origin.

(b) Vessels desiring to transit the restricted area may do so only with prior approval of the Patrol Commander and when so directed by that officer. Vessels will be operated at a no wake speed to reduce the wake to a minimum and in a manner which will not endanger participants in the event or any other craft. These rules shall not apply to participants in the event or vessels of the patrol, in the performance of their assigned duties.

(c) A succession of sharp, short signals by whistle or horn from vessels patrolling the areas under the direction of the U.S. Coast Guard Patrol Commander shall serve as a signal to stop. Vessels signaled shall stop and shall comply with the orders of the Patrol Vessel; failure to do so may result in expulsion from the area, citation for failure to comply, or both.

(d) This section is effective from 12:00 p.m. (local time) on August 14, 1982 until 6:00 p.m. on August 14, 1982.

(Sec. 1, 35 Stat. 69 as amended, Sec. 6(b)(1), 80 Stat. 937; 46 U.S.C. 454; 49 U.S.C. 1655(b)(1); 33 CFR 100.35; 49 CFR 1.46(b))

Dated: July 21, 1982.

Henry H. Bell,

Rear Admiral, U.S. Coast Guard, Commander, Ninth Coast Guard District.

[FR Doc. 82-20800 Filed 7-30-82; 8:45 am]

BILLING CODE 4910-14-M

#### 33 CFR Parts 100 and 165

[CGD 82-077]

#### Safety and Security Zones

**AGENCY:** Coast Guard, DOT.

**ACTION:** Notice of temporary rules issued.

**SUMMARY:** This document gives notice of temporary safety and security zones. Periodically the Coast Guard must issue

safety and security zones for limited periods of time in limited areas. These zones are established, for example, around areas where there has been a marine casualty or when a vessel carrying a particularly hazardous cargo is transiting a restricted or congested area.

**DATES:** The following list includes zones that were established between February 6, 1982 and July 4, 1982 and have since been terminated.

**ADDRESS:** The complete text of any of these temporary zones may be examined at, and is available on request from Executive Secretary, Marine Safety Council (G-CMC), U.S. Coast Guard Headquarters, 2100 Second St. SW., Washington, D.C. 20593.

**FOR FURTHER INFORMATION CONTACT:** LTJG Dave Schoorens at (202) 426-1477

**SUPPLEMENTARY INFORMATION:** The local COTP must be immediately responsive to the safety needs of the waters within his jurisdiction; therefore, he has been delegated the authority to issue these zones. Since these events usually take place without advance notice, timely publication of notice in the *Federal Register* is often precluded. However, the effected public is informed by means of local notice to mariners, press releases, and other means. Moreover, actual notification is frequently provided by Coast Guard patrol vessels enforcing the restrictions imposed in the zone to keep the public informed of the regulatory activity. Because most mariners are notified by the local notice to mariners and Coast Guard officials on scene, *Federal Register* notice is not required to place the security zone or safety zone in effect. However, the Coast Guard, by law, must publish in the *Federal Register* notice of substantive rules adopted. To discharge this legal obligation without imposing undue expense on the public, Coast Guard publishes a periodic list of temporary security and safety zones which have been established throughout the United States. Permanent safety zones are not included in this list. Permanent zones are published in their entirety in the *Federal Register* just as any other rulemaking. Temporary zones are also published in their entirety if sufficient time is available to do so before they are placed in effect or terminated.

Non-major safety zones and security zones have been exempted from review under E.O. 12291 because of their emergency nature and temporary effectiveness.