29 CFR citation	OMB con- trol No.
1926.652	1218–0137
1926.703	1218-0095
1926.800	1218-0067
1926.803	1218-0067
1926.900	1218-0210
1926.903	1218-0210
1926.1001	1218-0210
1926.1002	1218–0210
1926.1080	1218-0069
1926.1081	1218–0069
1926.1083	1218–0069
1926.1090	1218–0069
1926.1091	1218–0069
1926.1101	1218–0133
1926.1103	1218–0085
1926.1104	1218–0084
1926.1106	1218–0086
1926.1107	1218–0083
1926.1108	1218–0087
1926.1109	1218–0089
1926.1110	1218–0082
1926.1111	1218–0090
1926.1112	1218–0080
1926.1113	1218–0079
1926.1114	1218–0088
1926.1115	1218–0044
1926.1116	1218–0081
1926.1117	1218–0010
1926.1118	1218–0104
1926.1127	1218–0186
1926.1128	1218–0129
1926.1129	1218–0128
1926.1144	1218-0101
1926.1145	1218–0126
1926.1147	1218-0108
1926.1148	1218–0145

§§ 1926.33, 1926.50, 1926.53, 1926.60, 1926.62, 1926.65, 1926.98, 1926.103, 1926.250, 1926.403–1926.405, 1926.407, 1926.408, 1926.550, 1926.703, 1926.800, 1926.803, 1926.1080, 1926.1081, 1926.1083, 1926.1090, 1926.1091, 1926.1101, 1926.1103, 1926.1104, 1926.1106–1926.1118, 1926.1127, 1926.1128, 1926.1129, 1926.1144, 1926.1145, 1926.1147, and 1926.1148 [Amended]

19. Remove the parenthetical notes relating to the OMB control number that appear at the end of the following sections: 1926.33, 1926.50, 1926.53, 1926.60, 1926.62, 1926.65, 1926.98, 1926.103, 1926.250, 1926.403 through 1926.405, 1926.407, 1926.408, 1926.550, 1926.703, 1926.800, 1926.803, 1926.1080, 1926.1081, 1926.1083, 1926.1090, 1926.1091, 1926.1101, 1926.1103, 1926.1104, 1926.1106 through 1926.1118, 1926.1127, 1926.1128, 1926.1129, 1926.1144, 1926.1145, 1926.1147, and 1926.1148.

# PART 1928—[AMENDED]

20. The authority citation for part 1928 continues to read in part as follows:

Authority: Secs. 6 and 8 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 653, 655, 657); Secretary of Labor's Order No. 12–71 (36 FR 8754), 8–76 (41 FR 25059), 9–83 (48 FR 35736) or 1–90 (55 FR 9033), as applicable; 29 CFR part 1911.

# §1928.21 [Amended]

21. Add a parenthetical note at the end of § 1928.21 to read as follows.

(Section 1928.21 contains a collection of information which has been approved by the Office of Management and Budget under OMB Control No. 1218–0072)

[FR Doc. 96–3118 Filed 2–12–96; 8:45 am] BILLING CODE 4510–26–P

#### **DEPARTMENT OF THE TREASURY**

### **Fiscal Service**

31 CFR Part 351

# Offering of United States Savings Bonds, Series EE

CFR Correction

In Title 31 of the Code of Federal Regulations, parts 200 to end, revised as of July 1, 1995, page 272, the text of § 351.2(g)(3)(i) is corrected to read:

# § 351.2 Description of bonds.

\* \* \* \* \* \* (g) \* \* \* (3) \* \* \*

(i) Guaranteed minimum investment yield and resulting values during an extended maturity period. A bond may be subject to one guaranteed minimum investment yield during its original maturity period and to another such yield during each of its extended maturity periods. Bonds that entered an extended maturity period from May 1, 1989, through February 1, 1993, have a guaranteed minimum investment yield of 6 percent per annum, compounded semiannually, during that extended maturity period. Bonds that entered or enter an extended maturity period on or after March 1, 1993, have a guaranteed minimum investment yield of 4 percent per annum, compounded semiannually, during that extended maturity period, or the guaranteed minimum investment yield in effect at the beginning of that period. In order to determine values for a bond during its first extended maturity period, the value of the bond at the end of its original maturity period is determined using the guaranteed minimum investment yield applicable to that period. This value is then used as the base upon which interest accrues during the first extended maturity period at the applicable guaranteed minimum investment yield for that period. The value thus attained at first extended maturity (10 years after original maturity) is then used as the

base upon which interest accrues during the second extended maturity period at the applicable guaranteed minimum investment yield for that period. The resulting semiannual values are then compared with the corresponding values determined using the applicable market-based variable investment yields.

BILLING CODE 1505-01-D-M

#### **DEPARTMENT OF DEFENSE**

Office of the Secretary

32 CFR Part 290

[DCAA Regulation 5410.8]

# Defense Contract Audit Agency (DCAA), Freedom of Information Act Program

**AGENCY:** Office of the Secretary, DOD. **ACTION:** Final rule.

**SUMMARY:** This amendment removes reference to the availability of the Contractor Alpha Listing from DCAA. This record is now available from the Defense Technical Information Center (DTIC), as the Directory of Federal Contractors because it is no longer available from DCAA.

**EFFECTIVE DATE:** February 13, 1996. **FOR FURTHER INFORMATION CONTACT:** Mr. Dave Henshall, DCAA Information and Privacy Advisor, ATTN: CMR, Defense Contract Audit Agency, 8725 John J. Kingman Road, Suite 2135, Fort Belvoir, VA 22060–6219, Telephone: (703) 767–1244.

SUPPLEMENTARY INFORMATION: The Directory of Federal Contractors is identified as a "document" and is available in disk form (ADM000491) or hard copy format (ADA286830). Interested requesters should contact the DTIC Registration Branch, (703) 767–8238, if not registered as a DTIC customer, or the DTIC Reference Branch, (703) 767–8274, if already a registered customer.

List of Subjects in 32 CFR Part 290

Freedom of Information. Accordingly 32 CFR Part 290 is amended as follows:

# PART 290—[AMENDED]

1. The authority citation for Part 290 continues to read as follows:

Authority: 5 U.S.C. 552.

# Appendix B to Part 290 [Amended]

Appendix B to Part 290 is amended under the heading VIRGINIA, by

removing paragraph (a)(1)(i) and redesignating paragraphs (a)(1)(ii) and (a)(1)(iii) as (a)(1)(i) and (a)(1)(ii).

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 96–3081 Filed 2–12–96; 8:45 am]

BILLING CODE 5000-04-M

# ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[IL106-1-6707a; FRL-5411-3]

# Approval and Promulgation of Implementation Plans; Illinois

**AGENCY:** Environmental Protection

Agency.

**ACTION:** Direct final rule.

**SUMMARY:** On May 5, 1995, and May 26, 1995, the State of Illinois submitted a State Implementation Plan (SIP) revision request to the United States **Environmental Protection Agency** (USEPA) tightening existing rules for certain surface coating operations, as part of the State's 15 percent (%) Rate of Progress (ROP) plan control measures for Volatile Organic Matter (VOM) emissions. VOM, as defined by the State of Illinois, is identical to "volatile organic compounds" (VOC), as defined by USEPA. VOC is one of the air pollutants which combine on hot summer days to form ground-level ozone, commonly known as smog. Ozone pollution is of particular concern because of its harmful effects upon lung tissue and breathing passages. ROP plans are intended to bring areas which have been exceeding the public health based Federal ozone air quality standard closer toward the goal of reaching and maintaining attainment with this standard. Illinois expects the control measures specified in this surface coating SIP revision will reduce VOM emissions by 10.16 tons per day (TPD) in the Chicago area and 0.39 TPD in the Metro-East St. Louis area. The tightened rules lower the VOM content limit for certain types of coatings used by industries to apply to cans, paper, coil, fabric, vinyl, metal furniture, large appliances, and miscellaneous parts and products. Compliance with the rules can be met through using compliant coatings, add-on control equipment, or through a new method known as crossline averaging.

**DATES:** The "direct final" is effective on April 15, 1996, unless USEPA receives adverse or critical comments by March 14, 1996. If the effective date is delayed,

timely notice will appear in the Federal Register.

ADDRESSES: Copies of the revision request and USEPA's analysis (Technical Support Document) are available for inspection at the following address:

U.S. Environmental Protection Agency, Region 5, Air and Radiation Division, 77 West Jackson Boulevard, Chicago, Illinois 60604. (It is recommended that you telephone Mark J. Palermo at (312) 886– 6082 before visiting the Region 5 Office.)

Written comments should be sent to:

J. Elmer Bortzer, Chief, Regulation Development Section, Regulation Development Branch (AR–18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604.

FOR FURTHER INFORMATION CONTACT: Mark J. Palermo at (312) 886–6082.

# SUPPLEMENTARY INFORMATION:

# I. Background

On September 9, 1994, the USEPA approved an Illinois SIP revision which was submitted on September 11, 1991, and March 15, 1993, in order to correct deficiencies in the State's VOM Reasonably Available Control Technology (RACT) rules. Part of this SIP revision included regulations found in subpart F of Parts 218 and 219 of the 35 Illinois Administrative Code (IAC), which established State VOM RACT requirements for surface coating operations in the Chicago and Metro-East ozone nonattainment areas, and which replaced part of the Chicago Federal Implementation Plan (FIP).

Section 182(b)(1) of the Clean Air Act (the Act) requires all moderate and above ozone nonattainment areas to achieve a 15% reduction of 1990 emissions of VOC (VOM) by 1996. In Illinois, the Chicago area is classified as "severe" nonattainment for ozone, while the Metro-East area is classified as "moderate" nonattainment. As such, these areas are subject to the 15% ROP requirement.

In order to meet this requirement, the State of Illinois has to adopt and submit as SIP revisions several post-1990 control measures to meet the 15% VOM reductions. One of the control measures Illinois has decided to implement is to tighten existing VOM emission limits contained in subpart F of Parts 218 and 219 for certain surface coating operations in the Chicago and Metro-East ozone nonattainment areas.

On September 12, 1994, the Illinois Environmental Protection Agency (IEPA) filed the proposed revision to the surface coating rule with the Illinois Pollution Control Board (Board). A public hearing on the rule was held on November 4, December 2, and December 16, 1994, in Chicago, Illinois; on April 20, 1995, the Board adopted a Final Opinion and Order for the proposed amendment. The rule became effective on May 9, 1995; it was published in the Illinois State Register on May 19, 1995. The IEPA formally submitted the coating rule to USEPA on May 5, 1995, and May 26, 1995, as a revision to the Illinois SIP for ozone. USEPA made a finding of completeness in a letter dated July 13, 1995.

# II. Analysis of State Submittal

The May 5, 1995, and May 26, 1995, submittals include the following new or revised rules:

Part 218: Organic Material Emission Standards and Limitations for the Chicago Area

Subpart F: Coating Operations

218.204 Emission Limitations 218.205 Daily-Weighted Average Limitations

218.207 Alternative Emission Limitations

218.208 Exemptions From Emission Limitations

218.210 Compliance Schedule

218.212 Cross-line Averaging to Establish Compliance for Coating Lines

218.213 Recordkeeping and Reporting for Cross-line Averaging Participating Coating Lines

218.214 Changing Compliance Methods

218.App.H Baseline VOM Content Limitations for Subpart F, Section 218.212 Cross-Line Averaging

Part 219: Organic Material Emission Standards and Limitations for the Metro-East St. Louis Area

Subpart F: Coating Operations

219.204 Emission Limitations219.205 Daily-Weighted Average Limitations

219.207 Alternative Emission Limitations

219.208 Exemptions From Emission Limitations

219.210 Compliance Schedule

219.212 Cross-line Averaging to Establish Compliance for Coating Lines

219.213 Recordkeeping and Reporting for Cross-line Averaging Participating Coating Lines

219.214 Changing Compliance Methods

219.App.H Baseline VOM Content Limitations for Subpart F, Section 219.212 Cross-line Averaging The tightened VOM content limits established in revisions to sections 218/