TABLE II.—LUMP SUM VALUATIONS

[In using this table: (1) For benefits for which the participant or beneficiary is entitled to be in pay status on the valuation date, the immediate an-Ising this table. (1) For benefits for which the participant of behendary is entitled to be in pay status on the valuation date, the infinedate arrunity rate shall apply; (2) For benefits for which the deferral period is y years (where y is an integer and $0 < y \le n_1$), interest rate i_1 shall apply from the valuation date for a period of y years, and thereafter the immediate annuity rate shall apply; (3) For benefits for which the deferral period is y years (where y is an integer and $n_1 < y \le n_1 + n_2$), interest rate i_2 shall apply from the valuation date for a period of $y - n_1$ years, interest rate i_1 shall apply for the following n_1 years, and thereafter the immediate annuity rate shall apply; (4) For benefits for which the deferral period is y years (where y is an integer and $y < n_1 + n_2$), interest rate i_3 shall apply from the valuation date for a period of $y - n_1 - n_2$ years, interest rate i_2 shall apply for the following n_2 years, interest rate i_3 shall apply for the following n_1 years, and thereafter the immediate annuity rate shall apply. rate shall apply.]

Rate set	For plans with a valuation date		Immediate	Deferred annuities (percent)				
	On or after	Before	annuity rate (percent)	i_1	i_2	<i>i</i> ₃	n_1	n_2
*	*		*	*	*		*	*
46	08–1–97	09–1–97	4.75	4.00	4.00	4.00	7	8

Issued in Washington, D.C., on this 10th day of July 1997.

John Seal,

Acting Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 97-18576 Filed 7-14-97; 8:45 am] BILLING CODE 7708-01-P

DEPARTMENT OF DEFENSE

Department of the Navy

32 CFR Part 706

Certifications and Exemptions Under the International Regulations for Preventing Collisions at Sea, 1972 Amendment

AGENCY: Department of the Navy, DOD. **ACTION:** Final rule.

SUMMARY: The Department of the Navy is amending its certifications and exemptions under the International Regulations for Preventing Collisions at Sea, 1972 (72 COLREGS), to reflect that the Deputy Assistant Judge Advocate General (Admiralty) of the Navy has determined that USS ARLEIGH BURKE (DDG 51) is a vessel of the Navy which, due to its special construction and purpose, cannot comply fully with certain provisions of the 72 COLREGS without interfering with its special

functions as a naval ship. The intended effect of this rule is to warn mariners in waters where 72 COLREGS apply.

EFFECTIVE DATE: June 23, 1997.

Captain R.R. Pixa, JAGC, U.S. Navy, Admiralty Counsel, Office of the Judge

FOR FURTHER INFORMATION CONTACT:

Advocate General, Navy Department, 200 Stovall Street, Alexandria, VA 22332-2400, Telephone number: (703) 325 - 9744.

SUPPLEMENTARY INFORMATION: Pursuant

to the authority granted in 33 U.S.C. 1605, the Department of the Navy amends 32 CFR Part 706. This amendment provides notice that the Deputy Assistant Judge Advocate General (Admiralty) of the Navy, under authority delegated by the Secretary of the Navy, has certified that USS ARLEIGH BURKE (DDG 51) is a vessel of the Navy which, due to its special construction and purpose, cannot comply fully with the following specific provision of 72 COLREGS without interfering with its special function as a naval ship: Annex I, paragraph 3(a), pertaining to the location of the forward masthead light in the forward quarter of the ship, the placement of the after masthead light, and the horizontal distance between the forward and after masthead lights. The Deputy Assistant Judge Advocate General (Admiralty) has also certified that the lights involved are located in closest possible compliance with the applicable 72 COLREGS requirements.

Moreover, it has been determined, in accordance with 32 CFR Parts 296 and 701, that publication of this amendment for public comment prior to adoption is impracticable, unnecessary, and contrary to public interest since it is based on technical findings that the placement of lights on this vessel in a manner differently from that prescribed herein will adversely affect the vessel's ability to perform its military functions.

List of Subjects in 32 CFR Part 706

Marine safety, Navigation (water), Vessels.

Accordingly, 32 CFR Part 706 is amended as follows:

PART 706—[AMENDED]

1. The authority citation for 32 CFR part 706 continues to read as follows:

Authority: 33 U.S.C. 1605.

2. Table Five of § 706.2 is amended by revising the entry for the USS ARLEIGH BURKE to read as follows:

§ 706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and 33 U.S.C. 1605.

TABLE FIVE

Vessel			Masthead lights not over all other lights and obstructions. Annex I, sec. 2(f)		rward mast- d light not in ard quarter of ip. Annex I, sec. 3(a)	After masthea light less than ship's length a of forward mas head light. Ann I, sec. 3(a)	Percentage for horizontal st-separation at-
*	*	*	*	*		*	*
USS ARLEIGH BURI	KE	DDG (51	X	Χ	X	19.0
*	*	*	*	*		*	*

Dated: June 23, 1997. Approved:

R.R. Pixa.

Captain, JAGC, U.S. Navy, Deputy Assistant Judge Advocate General (Admiralty). [FR Doc. 97–18505 Filed 7–14–97; 8:45 am] BILLING CODE 3810–FF–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 9 and 63

[AD-FRL-5858-1]

RIN 2060-AD-56; and RIN 2060-AE-37

OMB Approval Number Under the Paperwork Reduction Act; National Emission Standards for Hazardous Air Pollutant Emissions: Group I Polymers and Resins; National Emission Standards for Hazardous Air Pollutant Emissions: Group IV Polymers and Resins

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correcting amendments.

SUMMARY: This action corrects errors and clarifies regulatory text in the "National Emission Standards for Hazardous Air Pollutants: Group I Polymers and Resins," (40 CFR part 63, subpart U) which was issued as a final rule on September 5, 1996, and in the "National Emission Standards for Hazardous Air Pollutants: Group IV Polymers and Resins," (40 CFR part 63, subpart JJJ) which was issued as a final rule on September 12, 1996.

In addition, in compliance with the Paperwork Reduction Act (PRA), this document announces that the Information Collection Requirements (ICR) contained in the "National Emission Standards for Hazardous Air Pollutants: Group I Polymers and Resins," final rule (61 FR 46906), which were not previously approved under the Office of Management and Budget (OMB), have been approved by OMB under control number 2060-0356. The ICRs in the affected sections of the regulation are effective July 15, 1997. This action also amends the OMB approval table to list the OMB control number issued under the PRA for the affected sections.

DATES: The correcting amendments are effective July 15, 1997.

The information collection requirements contained in the final rule published on September 5, 1996 (61 FR 46906) are effective July 15, 1997.

FOR FURTHER INFORMATION CONTACT: Mr. Robert Rosensteel, Organic Chemicals

Group, Emission Standards Division (MD–13), U. S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711, telephone number (919) 541–5608.

SUPPLEMENTARY INFORMATION: On September 5, 1996 (61 FR 46906), the Environmental Protection Agency (EPA) promulgated National Emission Standards for Hazardous Air Pollutants (NESHAP) for Group I Polymers and Resins. On September 12, 1996 (61 FR 48208), the EPA promulgated NESHAP for Group IV Polymers and Resins. These regulations were promulgated as subpart U and subpart JJJ of 40 CFR part 63. This document contains corrections and clarifications related to a cross-referencing error and oversight in the promulgated regulations.

In addition, this action amends the table of currently approved ICR control numbers issued by OMB. Today's amendment updates the table to list those information requirements promulgated under the National **Emission Standards for Hazardous Air** Pollutants: Group I Polymers and Resins, which appeared in the Federal Register on September 5, 1996 (61 FR 46906). The affected regulations are codified at 40 CFR part 63, subpart U. The EPA will continue to present OMB control numbers in a consolidated table format to be codified in 40 CFR part 9 of the Agency's regulations, and in each CFR volume containing EPA regulations. The table lists the section numbers with reporting and recordkeeping requirements, and the current OMB control numbers. This listing of the OMB control numbers and their subsequent codification in the CFR satisfies the requirements of the Paperwork Reduction Act and OMB's implementing regulations at 5 CFR part

This ICR was previously subject to public notice and comment prior to OMB approval, and today's amendment simply adds this ICR to the list of currently approved ICR control numbers. As a result, the EPA finds that there is "good cause" under section 553(b)(B) of the Administrative Procedure Act to amend this table without prior notice and comment.

I. Description of Clarifying Changes

Both the National Emission Standards for Hazardous Air Pollutants: Group I Polymers and Resins (40 CFR part 63, subpart U) and the National Emission Standards for Hazardous Air Pollutants: Group IV Polymers and Resins (40 CFR part 63, subpart JJJ) require that affected sources follow the equipment leak provisions found in the Hazardous Organics NESHAP, or HON (40 CFR part

63, subpart H). As promulgated on September 5, 1996 and September 12, 1996, respectively, neither subpart U (61 FR 46906) nor subpart JJJ (61 FR 48208) is clear about what the requirements are for equipment leaks at affected sources that are subject to the requirements of §§ 63.163 and 63.168 of subpart H (for pumps in light liquid service, valves in gas/vapor service and valves in light liquid service), as required under § 63.502 of subpart U and § 63.1331 of subpart JJJ.

Specifically, § 63.163 (a) and (b) of subpart H provide different "phases" (I, II, and III) of implementation of the requirements for pumps in light liquid service. Leak definitions become increasingly stringent over the course of the three phases. Similarly, § 63.168 (a) and (b) of subpart H have phased implementation of leak definitions for valves in gas/vapor or light liquid service. The EPA intended that the phased implementation of the leak definitions in 40 CFR part 63, subpart H apply to affected sources under both subparts U and JJJ. However, due to the structure of paragraphs § 63.163(a)(1) and $\S 63.168(a)(1)$, it is not clear that the three phases of implementation of these requirements also apply to subpart U and subpart JJJ affected sources. Because of this potential confusion, the EPA has found it necessary to amend § 63.502 and §63.1331 to clarify that subparts U and JJJ are subject to $\S 63.163(a)(1)(i)$ and $\S63.168(a)(1)(i)$. For this reason, an explanatory paragraph was added to both §§ 63.502 and 63.1331, describing how subpart U and JJJ affected sources should interpret § 63.163(a)(1)(i) and $\S 63.168(a)(1)(i)$, for the purposes of this subpart. A similar edit was necessary regarding § 63.174(c)(2)(iii), and this change is also included in the new explanatory paragraph.

Today's final rule also amends § 63.485(o) of subpart U, to clarify the EPA's intention at promulgation to exempt halogenated front-end process vents from the requirement to control hydrogen halides and halogens from the outlet of combustion devices at existing affected sources that produce butyl rubber, halobutyl rubber, or ethylenepropylene rubber. As promulgated, the rule exempts these halogenated vents from § 63.113(c) of subpart (G), which contains the requirement that the outlet of combustion devices that are controlling Group 1 halogenated vent streams be routed to a scrubber or other control device. However, § 63.113(a)(1)(ii) of subpart G prohibits the control of halogenated vent streams with a flare. Since § 63.485(o) did not address § 63.113(a)(1)(ii) of subpart G,

there could be confusion as to whether