Rules Advisory Committee Comment on Proposed Revision to Rule 9(d)

If proposed Rule 36A is promulgated, the reference to "citations" in Rule 9(d) should be deleted as no longer necessary.

Rules Advisory Committee Comment on Proposed Revision to Rule 30(e)

If proposed Rule 36A is promulgated, the phrase referring to motions "to file recent supplemental citations of authority without additional argument" should be deleted as no longer necessary.

Rules Advisory Committee Comment on Proposed Rule 36

The proposed amendments to Rule 36 set forth the particular methods for filing pleadings or other papers relative to a case in person and by mail and provide that, when a filing is accomplished by mail, it must be made with no less than first-class postage prepaid, properly addressed to the Clerk's office. A similar provision is incorporated in the proposed amendments to Rule 39 for service of pleadings and other papers relative to a case.

Rules Advisory Committee Comment on Proposed Rule 39

The proposed amendments to Rule 39 specify that the service of pleadings or other papers relative to a case, when accomplished by mail, must be made with no less than first-class postage prepaid. A similar provision is incorporated in the proposed amendments to Rule 36 for the filing of pleadings and other papers relative to a case. Rule 36(a) also provides that, where practicable, service of a pleading or other paper should be by a means at least as expeditious as the manner in which the filing of such pleading or paper with the Court is accomplished under Rule 36.

Rules Advisory Committee Comment on Proposed Rule 36A

New Rule 36A substantially tracks Rule 28(j) of the Federal Rules of Appellate Procedure. It is designed to provide a party with an expeditious means of submitting important authorities to the Court that were either previously overlooked or unavailable when an earlier pleading was filed. The rule does not allow additional argument to be made and such letters should not be used for this purpose. If a party believes that supplemental briefing would be appropriate, that party should seek leave of Court to do so on motion under Rule 30 and should not rely on this rule for that purpose.

Dated: June 25, 1999. **Patricia L. Toppings,** *Alternate OSD Federal Register Liaison Officer, Department of Defense.* [FR Doc. 99–16704 Filed 6–30–99; 8:45 am] BILLING CODE 5000–10–M

DEPARTMENT OF DEFENSE

Department of the Air Force

Air Force Academy Board of Visitors Meeting

Pursuant to Section 9355, Title 10, United States Code, the Air Force Academy Board of Visitors will meet at the U.S. Air Force Academy, Colorado, August 9–11, 1999. The purpose of the meeting is to consider morale and discipline, the curriculum, instruction, physical equipment, fiscal affairs, academic methods, and other matters relating to the Academy.

A portion of the meeting will be open to the public while other portions will be closed to the public to discuss matters listed in Subsections (2), (4), and (6) of 552b(c), Title 5, United States Code. These closed sessions will include attendance at cadet training programs and discussions with cadets, military staff, and faculty officers involving personal information and opinion, the disclosure of which would result in a clearly unwarranted invasion of personal privacy. Closed sessions will include executive sessions involving discussions of personnel issues, financial topics, and information relating solely to internal personnel rules and practices of the Board of Visitors and the Academy. Closed sessions may also include proprietary information from sources outside the government. Meeting sessions will be held in various facilities throughout the cadet area.

For further information contact Lt Col Wayne A. Schiefer or Ms Deborah Mercurio, Plans and Current Operations Division, HQ USAFA/XPO, 2304 Cadet Drive, Suite 350, USAF Academy, CO 80840–5002, (719) 333–3933.

Janet A. Long

Air Force Federal Register Liaison Officer. [FR Doc. 99–16781 Filed 6–30–99; 8:45 am] BILLING CODE 5001–05–P

DEPARTMENT OF DEFENSE

Department of the Army; Corps of Engineers

Draft Environmental Impact Statement For Proposed Open-Water Placement of Dredged Material At Site 104 Queen Anne's County, Maryland

AGENCY: U.S. Army Corps of Engineers, DoD.

ACTION: Extension of comment period (July 31, 1999).

SUMMARY: Reference previous **Federal Register** notice, Volume 64, Number 83, page 23285, dated April 30, 1999, announcing the Baltimore District's extension of comment period to July 1, 1999. The Baltimore District is now extending the public comment period for an additional 30 days (July 31, 1999). The purpose of this extension is to provide additional time for public evaluation and comment.

DATES: Comments must be submitted on or before July 31, 1999 to be evaluated and considered in the final environmental impact statement.

ADDRESSES: Questions, comments, or requests for copies of the Draft Environmental Impact Statement should be directed to Mr. Wesley E. Coleman Jr. at the Corps of Engineers, Baltimore District (ATTN: CENAB–PL–P), P.O. Box 1715, Baltimore, MD 21203–1715. Or e-mail

wesley.e.coleman@usace.army.mil FOR FURTHER INFORMATION CONTACT: Mr. Wesley E. Coleman, Jr. at facsimile (410) 962–4698 or 1–800–295–1610. SUPPLEMENTARY INFORMATION: A Notice

of Availability (NOA) and a summary of the proposed action was published in the Federal Register (64 FR 9480) on February 26, 1999. The U.S. Army Corps of Engineers, Baltimore District is evaluating the potential use of Site 104 as an open-water placement area. Site 104 is located in the Chesapeake Bay one-half mile north of the Chesapeake Bay Bridge and one mile west of Kent Island. Open-water placement is proposed for approximately 18 million cubic yards of dredged material from the mainstem Chesapeake Bay channels leading to the port of Baltimore. The Maryland Port Administration has recommended the use of Site 104 for open-water placement of clean sediment. No decision has been made to use the site. The Baltimore District will analyze and incorporate all public comments on this Draft Environmental Impact Statement before making a final decision.

The DEIS and associated technical appendices are available at the

following area libraries: Anne Arundel County Public Library, North County Branch, 1010 Eastway Drive Glen Burnie, MD 21060; Queen Anne's County Free Library, 121 South Commerce Street, Centreville, MD 21617; Kent County Public Library, 408 High Street Chestertown, MD 21620; Frederick Douglas Library. University of MD, Eastern Shore, Backbone Road, Princess Anne, MD 21853-1299; Miller Library, Washington College, 300 Washington Avenue, Chestertown, MD 21620; MD State Law library, Court of Appeals Building 361 Rowe Boulevard, Annapolis, MD 21401; Queen Anne's County Public Library, Kent Island Branch, 200 Library Circle, Stevensville, MD 21666; Annapolis Library, 1410 West Street Annapolis, MD 21401; Broadneck Library, 1275 Green Holly Drive, Annapolis MD 21401; Reference Library, State Department of Legislation, 90 State Circle, Annapolis MD 21401.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 99–16811 Filed 6–30–99; 8:45 am] BILLING CODE 3710–41–P

DEPARTMENT OF ENERGY

[Docket Nos. EA-212 and EA-213]

Applications to Export Electric Energy; Coral Power, L.L.C.

AGENCY: Office of Fossil Energy, DOE. **ACTION:** Notice of application.

SUMMARY: Coral Power, L.L.C. (Coral) has applied for authority to transmit electric energy from the United States to Mexico and Canada pursuant to section 202(e) of the Federal Power Act.

DATES: Comments, protests or requests to intervene must be submitted on or before August 2, 1999.

ADDRESS: Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Power Im/Ex (FE-27), Office of Fossil Energy, U.S. Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585–0350 (FAX 202– 287–5736).

FOR FURTHER INFORMATION CONTACT: Xavier Puslowski (Program Office) 202– 586–4708 or Michael Skinker (Program Attorney) 202–586–6667.

SUPPLEMENTARY INFORMATION: Exports of electricity from the United States to a foreign country are regulated and require authorization under section 202(e) of the Federal Power Act (FPA) (16 U.S.C. § 824a(e)).

On June 9, 1999, the Office of Fossil Energy (FE) of the Department of Energy (DOE) received two separate applications from Coral to transmit electric energy from the United States to Mexico and Canada. Coral is a power marketer and does not own or control any facilities for the generation or transmission of electricity, nor does it have a franchised service area. Coral proposes to transmit to Mexico and Canada electric energy purchased from electric utilities and other suppliers within the U.S.

In FE Docket EA–212, Coral proposes to arrange for the delivery of electric energy to Mexico over the international transmission facilities owned by San Diego Gas and Electric Company, El Paso Electric Company, Central Power and Light Company, and Comision Federal de Electricidad, the national electric utility of Mexico.

In FE Docket EA-213, Coral proposes to arrange for the delivery of electric energy to Canada over the international transmission facilities owned by Basin Electric Power Cooperative, Bonneville Power Administration, Citizens Utilities, Detroit Edison Company, Eastern Maine Electric Cooperative, Joint Owners of the Highgate Project, Long Sault, Inc., Maine Electric Power Company, Maine Public Service Company, Minnesota Power, Inc., Minnkota Power Cooperative, New York Power Authority, Niagara Mohawk Power Corporation, Northern States Power, and Vermont Electric Transmission Company.

The construction of each of the international transmission facilities to be utilized by Coral, as more fully described in the applications, has previously been authorized by a Presidential permit issued pursuant to Executive Order 10485, as amended.

Procedural Matters

Any person desiring to become a party to this proceeding or to be heard by filing comments or protests to this application should file a petition to intervene, comment or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the FERC's Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of each petition and protest should be filed with the DOE on or before the date listed above.

Comments on the Coral application to export electric energy to Mexico should be clearly marked with Docket EA–212. Comments on the Coral application to export electric energy to Canada should be clearly marked with Docket EA–213. Additional copies are to be filed directly with Jeffrey D. Watkiss, Esq. *AND* Robin F. Wallace, Esq. Bracewell & Patterson, L.L.P., 2000 K Street, N.W., Suite 500, Washington, D.C. 20006.

A final decision will be made on these applications after the environmental impacts have been evaluated pursuant to the National Environmental Policy Act of 1969 (NEPA) and a determination is made by the DOE that the proposed actions will not adversely impact on the reliability of the U.S. electric power supply system.

Copies of these applications will be made available, upon request, for public inspection and copying at the address provided above or by accessing the Fossil Energy Home Page at http:// www.fe.doe.gov. Upon reaching the Fossil Energy Home page, select "Regulatory", then "Electricity", then "Pending Proceedings" from the options menus.

Issued in Washington, D.C., on June 18, 1999.

Anthony J. Como,

Deputy Director, Electric Power Regulation, Office of Coal & Power Im/Ex, Office of Coal & Power Systems, Office of Fossil Energy. [FR Doc. 99–16804 Filed 6–30–99; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Draft Supplement Analysis: Pit Manufacturing Facilities at Los Alamos National Laboratory, Stockpile Stewardship and Management Environmental Impact Statement

AGENCY: Department of Energy. **ACTION:** Notice of availability.

SUMMARY: The Department of Energy (DOE) announces the availability of the Draft Supplement Analysis: Pit Manufacturing Facilities at Los Alamos National Laboratory, Stockpile Stewardship and Management **Programmatic Environmental Impact** Statement (SSM PEIS), DOE/EIS-0236/ SA-6, for public review and comment. DATES: Written comments on the Draft Supplement Analysis are invited from the public during the comment period, which ends August 2, 1999 (see ADDRESSES section for more details). Comments must be postmarked by August 2 to ensure consideration; late comments will be considered to the extent practicable. The DOE will use the comments received to help prepare the Final Supplement Analysis. ADDRESSES: To obtain a copy of the Supplement Analysis or to submit comments in writing or orally to DOE, contact: Corey Cruz, Albuquerque **Operations Office Project Manager, U.S.** DOE, Albuquerque Operations Office, Nuclear Programs Division (NPD), PO