FDC date	State	City	Airport	FDC No.	Subject
03/30/06	AR	ROGERS	ROGERS MUNICIPAL-CARTER FIELD.	6/4348	NDB RWY 19, AMDT 1.
03/31/06 04/05/06 04/05/06 04/05/06	AZ	ST LOUIS GRAND CANYON GRAND CANYON GRAND CANYON	GRAND CANYON NATIONAL PARK	6/4427 6/4629 6/4628 6/4626	ILS RWY 30L, AMDT 11A. RNAV (GPS) RWY 3, ORIG. VOR RWY 3, AMDT 5. ILS OR LOC/DME RWY 3, ORIG-A.

[FR Doc. 06-3561 Filed 4-14-06; 8:45 am] BILLING CODE 4910-13-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

24 CFR Part 3280

[Docket No. FR-4886-C-03]

RIN 2502-AI12

Manufactured Home Construction and Safety Standards Technical Correction

AGENCY: Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

ACTION: Final rule; technical correction.

SUMMARY: On November 30, 2005, HUD published a final rule amending the Federal Manufactured Home Construction and Safety Standards (the Construction and Safety Standards). This document makes a number of technical corrections to the November 30, 2005, final rule.

DATES: *Effective Date:* The final rule effective date of May 30, 2006, and the incorporation by reference date of May 30, 2006, as approved by the Director of the Federal Register, continue to apply.

FOR FURTHER INFORMATION CONTACT:

William W. Matchneer III, Associate Deputy Assistant Secretary, Office of Regulatory Affairs and Manufactured Housing, Department of Housing and Urban Development, 451 Seventh Street, SW., Room 9162, Washington, DC 20410; telephone (202) 708–6401 (this is not a toll-free number). Persons with hearing or speech impairments may access this number via TTY by calling the toll-free Federal Information Relay Service at (800) 877–8389.

SUPPLEMENTARY INFORMATION: On November 30, 2005 (70 FR 72024), HUD published a final rule to amend the Construction and Safety Standards. The final rule, at 24 CFR 3280.305 and 3280.504, included listings of counties subject to those sections. This document makes editorial corrections to those listings, for example, to include counties inadvertently omitted.

Specifically, in the table of states and counties deemed to be within the Middle Roof Load Zone under § 3280.305(c)(3)(i)(B), "Crawford" is removed from the list of counties for Iowa and added to the list of counties for Michigan; "St. Croix" is removed from the list of counties for Minnesota and added to the list of counties for Wisconsin; "Doon" in the list of counties for Wisconsin is corrected to read "Door;" "Mackinaw" in the list of counties for Michigan is corrected to read "Mackinac;" and Coos, Grafton, Carroll, Chitten, Bellnap, Strafford, Merrimack, Sullivan, Rockingham, Hillsborough, and Chesire are deleted from the list of counties for New Hampshire and are replaced by the phrase, "All Counties."

In addition, this document makes two conforming corrections in § 3280.801 to references to the edition of the National Electrical Code adopted by the November 30, 2005, final rule.

■ Accordingly, FR Doc. 05–23387, Manufactured Home Construction and Safety Standards, (FR–4663-N–02), published in the **Federal Register** on November 30, 2005 (70 FR 72024), is corrected as follows:

§3280.305 [Amended]

■ 1. On pages 72044 and 72045, the table of states and counties deemed to be within the Middle Roof Load Zone under § 3280.305(c)(3)(i)(B), is revised to read as follows:

States	Counties			
South Dakota	Grant Codington Deuel Hamlin Kingsbury	Brookings Miner Lake Moody McCook	Hanson Minnehaha Hutchinson Turner	Lincoln Yankton Union Clay
Minnesota	Koochiching Itasca Hubbard Cass Crow Wing Aitkin St. Louis Lake Cook Carlton Pine Wadena Todd Morrison Douglas Grant Stevens Pope	Stearns Swift Kandiyohi Meeker Wright Lac qui Parle Chippewa Yellow Medicine Mille Lacs Kanabec Benton Isanti Sherburne Anoka Chisapo Washington Hennepin Ramsey	Renville McLeod Carver Dakota Goodhue Wabasha Winona Fillmore Mower Olmsted Dodge Rice Steele Freeborn Faribault Waseca Le Sueur Scott	Sibley Nicollet Blue Earth Martin Watonwan Brown Redwood Lyon Lincoln Pipestone Murray Cottonwood Jackson Nobles Rock
lowa	Hancock	Mitchell	Hamilton	Buena Vista

States	Counties			
	Lyon Osceola Dickinson Emmet Kossuth Winnebago Worth	Howard Chickasaw Butler Floyd Cerro Gordo Franklin Hardin	Webster Calhoun Sac Ida Humboldt Pocahontas Palo Alto	Cherokee Plymouth Sioux O'Brien Clay Wright
Wisconsin	Douglas Bayfield Ashland Iron Vilas Forest Florence Marinette St. Croix	Oconto Menominee Langlade Marathon Clark Jackson Trempealeau Buffalo	Pepin Pierce Dunn Eau Claire Chippewa Rusk Barron Taylor	Lincoln Oneida Polk Burnett Washburn Sawyer Price Door
Michigan	Houghton Baraga Marquette Alger Luce Chippewa Keweenaw Ontonagon Gogebic	Iron Dickinson Menominee Delta Schoolcraft Mackinac Cheyboygan Emmet Crawford	Presque Isle Charlevoix Montmorency Alpena Alcona Ogemaw Roscommon Missaukee	Wexford Benzie Grand Traverse Kalkaska Oscoda Otsego Leelanau Antrim
New York	St. Lawrence Franklin Clinton Essex Hamilton Warren Saratoga Washington	Herkimer Lewis Oswego Jefferson Oneida Fulton Montgomery Schenectady	Onondaga Madison Cayuga Seneca Wayne Ontario Yates Livingston	Genesee Orleans Niagara Erie Wyoming Monroe
Massachusetts	Essex			
Maine	Franklin Oxford	Kennebec Androscoggin	Lincoln Sagadahoc	Cumberland York
Montana	All Counties			
Idaho	All Counties			
Colorado	All Counties			
Wyoming	All Counties			
Utah	All Counties			
Vermont	Franklin Grand Isle Lamoille	Orleans Essex Chittenden	Caledonia Washington Orange	Addison Rutland Windsor
New Hampshire	All Counties			

§ 3280.504 [Amended]

■ 2. On page 72047, in the second column, add "Marion" in alphabetical order to the list of counties under the heading "Mississippi" in § 3280.504(b)(5).

§3280.607 [Amended]

■ 3. On page 72049, in the second column, revise § 3280.607(c)(6)(iv) to read as follows: "(iv) Electrical. Wiring must comply with Articles 680.70,

680.71, and 680.72 of the National Electrical Code, NFPA No. 70–2005."

§3280.801 [Amended]

■ 4. On page 72051, in the second column, revise § 3280.801(a) to read as follows: "(a) Subpart I of this part and Part II of Article 550 of the National Electrical Code (NFPA No. 70–2005) cover the electrical conductors and equipment installed within or on manufactured homes and the conductors that connect manufactured homes to a supply of electricity."

■ 5. On page 72051, in the second column, revise the first sentence of § 3280.801(b) to read as follows: "(b) In addition to the requirements of this part and Part II of Article 550 of the National Electrical Code (NFPA No. 70–2005), the applicable portions of other Articles of the National Electrical Code must be followed for electrical installations in manufactured homes."

Dated: April 6, 2006. Brian D. Montgomery, Assistant Secretary for Housing, Federal Housing Commissioner. [FR Doc. 06–3646 Filed 4–14–06; 8:45 am] BILLING CODE 4210-67-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

30 CFR Part 250

RIN 1010-AC57

19640

Oil and Gas and Sulphur Operations in the Outer Continental Shelf—Incident Reporting Requirements

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Final rule.

SUMMARY: This final rule revises the MMS requirements for reporting incidents associated with Outer Continental Shelf (OCS) oil and gas and sulphur operations. The revisions will clarify the requirements, and provide more precise definitions and reporting timeframes. This will result in a more consistent incident reporting program and the collection of more reliable incident information.

DATES: Effective Date: This rule becomes effective on July 17, 2006.

FOR FURTHER INFORMATION CONTACT:

Richard Ensele, Rules and Standards Branch, (703) 787–1583.

SUPPLEMENTARY INFORMATION: On July 8, 2003, MMS published a Notice of Proposed Rulemaking (68 FR 40585), titled "Oil and Gas and Sulphur Operations in the Outer Continental Shelf—Incident Reporting Requirements." The proposed rule had an initial 90-day comment period that was extended by 60 days (68 FR 44910, July 31, 2003) to December 5, 2003. The proposed rule addressed amendments to MMS' regulations related to reporting accidents and other incidents on platforms and other facilities on oil and gas and sulphur leases and related rights-of-way on the OCS.

Comments on the Proposed Rule

We received 19 sets of comments on the proposed rule. Three of the commenters were industry trade organizations (Offshore Operators Committee (OOC), International Association of Drilling Contractors (IADC), and National Ocean Industries Association (NOIA)). We also received comments from one individual, two drilling contractors, ten operators, and one consultant. All of the comments received are available for review on the MMS Web site at: http://www.mms.gov/federalregister/PublicComments/rulecomm.htm.

Most of the commenters stated that the proposed rule was overly prescriptive and burdensome to the industry and MMS. In addition, most commenters expressed concern that MMS and the U.S. Coast Guard (USCG) were not making a sufficient effort to coordinate incident reporting. First, in this final rule we have scaled back most of the requirements contained in the proposed rule that the commenters asserted were overly burdensome. With regard to the second issue raised in these comments, this final rule addresses only MMS' incident reporting requirements regarding incidents that occur during OCS oil and gas operations. However, MMS allows the operator to submit USCG forms where they contain all the information required in these regulations. In addition, we will continue to work with the USCG to coordinate our incident reporting requirements.

In addition, the OOC commented that MMS does not say how the information collected by this rule will be used. Among other uses, the information required by the final rule will be used by MMS in:

- Considering regulatory changes,
- Determining research studies,
- Identifying unsafe procedures,

• Working with industry to develop standards,

• Compiling accident statistics and trend analyses,

• Deciding which incidents are serious enough to form an accident investigation panel,

• Preparing operator performance statistics, and

• Evaluating Safety Award for Excellence (SAFE) candidates.

One commenter stated that the proposed regulations did not go far enough in reporting information concerning occupational safety. This commenter recommended that MMS require all employers to report occupational injuries and illnesses in accordance with criteria identical to those of the Occupational Safety and Health Administration (OSHA). There are employers on the OCS other than lessees and operators. This regulation, however, applies only to lessees and operators on the OCS. The regulations require the lessees and operators to report all pertinent incidents, regardless of whose employees were involved. The OSHA reporting requirements contain information that MMS does not need to perform its mission. We are requiring

the reporting of only the information we need to oversee the OCS program.

Several commenters, including the OOC, objected to the multiple timeframes for verbal and written reporting of incidents as being too complicated and burdensome. We agree with these comments, and have revised the rule to require immediate reporting of certain incidents via oral communication, with a written followup within 15 calendar days. In addition, the rule requires written reporting of certain less severe incidents within 15 calendar days. We have also eliminated the reporting forms contained in the proposed rule. This final rule allows the reporting company to use its own format for the written report, or a form prepared for another agency, as long as the required information is included.

The proposed rule required that written reports be submitted electronically. We have dropped that requirement. The final rule does not specify or mention any method. You may submit written reports in whatever manner (mail, courier, personal delivery, fax, or e-mail) you choose. MMS may consider electronic submittal of information in future rulemaking.

Several commenters, including the OOC, stated that the personnel injury categories in the proposed rule were not realistic for reporting purposes, and that they were too subjective. We agree with these comments, and have simplified the categories. This rule requires the immediate reporting of all injuries that require the evacuation of the injured person(s) from the facility to shore or to another offshore facility. A written follow-up report within 15 calendar days is required for any injury that results in days away from work, restricted work, or job transfer.

In addition, the OOC and others expressed concern that the proposed rule may conflict with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) in that it may require employee health information to be disclosed. We agree with these concerns. This rule does not require that any employee identification information be reported to MMS. When a reportable injury occurs, this rule requires that the operator/lessee report the following:

• Date and time of occurrence,

• Operator and operator's representative name and telephone number,

• Contractor and contractor's representative name and telephone number,

- Lease number, OCS area, and block,
- Platform/facility name and number,
- Type of incident or injury/fatality,