30 CFR SECTION CITATIONS—Continued

7.27	48.23	57.22230	75.1001–1	77.215–4	
7.28	48.29	57.22239	75.1003–2	77.1000–1	
7.43	56.1000	57.22401	75.1100–3	77.1101	
7.46	56.5005	70.209	75.1101–23	77.1110	
7.47	56.14130	70.508	75.1107–16	77.1404	
7.48	56.19022	70.509	75.1204	77.1432	
7.51	56.19023	70.510	75.1204–1	77.1433	
7.63	56.19121	71.209	75.1301	77.1702	
7.71	57.1000	71.403	75.1321	77.1713	
15.4	57.5005	71.500	75.1400-4	77.1900	
15.7	57.5037	71.802	75.1432	77.1901	
15.8	57.5040	71.803	75.1433	77.1906	
18.6	57.5047	71.804	75.1702	77.1909–1	
23.3	57.8520	71.805	75.1712	90.209	
32.3	57.8525	75.159	75.1712–4		
33.6	57.11053	75.220	75.1713		
36.6	57.14130	75.221	75.1714–3		

PART 45—[AMENDED]

4. The authority citation for part 45 is revised to read as follows:

Authority: 30 U.S.C. 802(d), 957.

5. Part 45 is amended by removing the parenthetical immediately preceding § 45.1.

[FR Doc. 95–15973 Filed 6–28–95; 8:45 am] BILLING CODE 4510–43–P

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Parts 756, 902, 916, and 944

Navajo Nation, Hopi Tribe, Alaska, Kansas, and Utah Abandoned Mine Land Reclamation (AMLR) Plans and Alaska and Kansas Regulatory Programs

AGENCY: Office of Surface Mining Reclamation and Enforcement (OSM), Interior.

ACTION: Final rule; technical amendment.

summary: OSM is making technical amendments to 30 CFR Chapter VII, Subchapters E and T. OSM is updating or adding addresses for the locations of the publicly available copies of the Navajo Nation, Hopi Tribe, Alaska, Kansas, and Utah AMLR plans and the Alaska and Kansas regulatory programs, correcting the codification of the section approving the Utah AMLR plan, and making other minor codification changes for consistency.

EFFECTIVE DATE: June 29, 1995. **FOR FURTHER INFORMATION CONTACT:** Leslie Stream, Branch of Environmental and Economic Analysis, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW., Washington, DC 20240, Telephone: (202) 208–2840.

SUPPLEMENTARY INFORMATION:

I. Background

Since July 1, 1994, the date of the most recent revision to Title 30 of the Code of Federal Regulations (30 CFR Part 700 to End), OSM has become aware of changes that need to be made to the addresses of State, Tribe, and OSM offices involved in certain State and Tribe AMLR plans and to the addresses of State and OSM offices involved in certain State regulatory programs. OSM is updating or adding State, Tribe, and OSM addresses at 30 CFR Parts 756, 902, 916, and 944 to accurately indicate where copies of the Navajo Nation, Hopi Tribe, Alaska, Kansas, and Utah AMLR plans are available for public inspection and copying. Similarly, and in accordance with 30 CFR 732.11(a), OSM is updating State and OSM office addresses at 30 CFR Parts 902 and 916 to accurately indicate where copies of the Alaska and Kansas regulatory programs are available for public inspection and copying.

OSM is also taking this opportunity to correct the codification of the paragraphs within section 30 CFR 944.20 approving the Utah AMLR plan. OSM is correcting the codification set forth in the **Federal Register** on September 27, 1994 (59 FR 49185, 49189).

Lastly, to ensure consistency in the codification of certain AMLR plan and regulatory program sections, OSM is lettering certain paragraphs that were previously unlettered.

II. Procedural Matters

1. Administrative Procedure Act

The minor revisions contained in this rulemaking are technical in nature. Accordingly, pursuant to 5 U.S.C. 553(b)(B), it has been determined that the notice and public comment procedures of the Administrative Procedure Act are unnecessary. For the same reason, it has been determined that in accordance with 5 U.S.C. 553(d), there is good cause to make the rule effective on the date of publication in the **Federal Register**.

2. Executive Order 12866

This rule is exempted from review by the Office of Management and Budget (OMB) under Executive Order 12866 (Regulatory Planning and Review).

3. Executive Order 12778

The Department of the Interior has conducted the reviews required by section 2 of Executive Order 12778 (Civil Justice Reform) and has determined that this rule meets the applicable standards of subsections (a) and (b) of that section. This rule (1) does not preempt any State, Tribal, or local laws or regulations; (2) has no retroactive effect; and (3) does not require administrative proceedings before parties may file suit in court challenging its provisions.

4. National Environmental Policy Act

This rule has been reviewed by OSM and it has been determined to be categorically excluded from the National Environmental Policy Act (NEPA) process in accordance with the Departmental Manual (516 DM 2 appendix 1.10) and the Council on Environmental Quality Regulations for Implementing the Procedural Provisions of NEPA (40 CFR 1507.3).