temperature, with stirring. Sufficient sour whey is added to precipitate the casein. The curd is removed, spread out in boxes, and pressed, and while under pressure is allowed to drain and ferment. It is ripened for not less than 5 weeks. The ripened curd is dried and ground; salt and dried clover of the species Melilotus coerulea are added. The mixture is shaped into truncated cones and ripened. The optional ingredient in paragraph (b)(2) of this section may be added during this procedure.

(b) Optional ingredients. The following safe and suitable ingredients

may be used:

(1) Dairy ingredients, Nonfat milk, as defined in § 133.3.

(2) Other optional ingredients. Buttermilk.

(c) Nonmenclature. The name of the

food is "sap sago cheese".

(d) Label declaration. The common or usual name of each of the ingredients used in the food shall be declared on the label as required by the applicable sections of Part 101 of this chapter.

22. Section 133.190 is revised to read

as follows:

§ 133.190 Spiced cheeses.

(a) Description. (1) Spiced cheeses are cheeses for which specifically applicable definitions and standards of identity are not prescribed by other sections of this part. The food is prepared by the procedure set forth in paragraph (a)(3) of this section or by any other procedure which produces a finished cheese having the same physical and chemical properties. The minimum milkfat content is 50 percent by weight of the solids, as determined by the method described in § 133.5. The food contains spices, in a minimum amount of 0.015 ounce per pound of cheese, and may contain spice oils. If the dairy ingredients are not pasteurized, the cheese is cured at a temperature of not less than 35 °F for at least 60 days.

(2) The phenol equivalent of 0.25 gram of spiced cheese is not more than 3 micrograms, as determined by the method described in § 133.5.

(3) One or more of the dairy ingredients specified in paragraph (b)(1) of this section may be warmed and is subjected to the action of a harmless lactic acid-producing bacterial culture. One or more of the clotting enzymes specified in paragraph (b)(2) of this section is added to set the dairy ingredients to a semisolid mass. The mass is divided into smaller portions and so handled by stirring, heating, and diluting with water or salt brine as to promote and regulate the separation of

whey and curd. The whey is drained off. The curd is removed and may be further drained. The curd is then shaped into forms, and may be pressed. At some time during the procedure, spices are added so as to be evenly distributed throughout the finished cheese. One or more of the other optional ingredients specified in paragraph (b)(3) of this section may be added during the procedure.

- (b) Optional ingredients. The following safe and suitable ingredients may be used:
- (1) Dairy ingredients. Milk. nonfat milk, or cream, as defined in § 133.3, or corresponding products of goat or sheep origin, used alone or in combination.
- (2) Clotting enzymes. Rennet and/or other clotting enzymes of animal, plant, or microbial origin.
- (3) Other optional ingredients. (i) Coloring.
- (ii) Calcium chloride in an amount not more than 0.02 percent (calculated as anhydrous calcium chloride) of the weight of the dairy ingredients, used as a coagulation aid.
 - (iii) Salt.
- (iv) Spice oils which do not, alone or in combination with other ingredients, simulate the flavor of cheese of any age or variety.
- (v) Enzymes of animal, plant, or microbial origin, used in curing or flavor development.
- (vi) Antimycotic agents, applied to the surface of slices or cuts in consumersized packages.
- (c) Nomenclature. The name of the food is "spiced cheese". The following terms shall accompany the name of the food, as appropriate:
- (1) The specific common or usual name of the spiced cheese, if any such name has become generally recognized;
- (2) An arbitrary or fanciful name that is not false or misleading in any particular.
- (d) Label declaration. The common or usual name of each of the ingredients used in the food shall be declared on the label as required by the applicable sections of Part 101 of this chapter, except that:
- (1) Enzymes of animal, plant, or microbial origin may be declared as "enzymes"; and
- (2) The dairy ingredients may be declared, in descending order of predominance, by the use of the terms 'milkfat and nonfat milk" or "nonfat milk and milkfat", or "milkfat from goat's milk and nonfat goat's milk", etc., as appropriate.

Dated: July 24, 1989.

Ronald G. Chesemore,

Acting Associate Commissioner for Regulatory Affairs.

[FR Doc. 89-18225 Filed 8-3-89; 8:45 am] BILLING CODE 4160-01-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

24 CFR Parts 200 and 206

[Docket No. R-89-1415; FR-2481]

RIN 2501-AA67

Home Equity Conversion Mortgage Insurance; Corrections

AGENCY: Office of the Secretary, HUD. ACTION: Final rule: corrections.

SUMMARY: The purpose of this document is to make technical corrections to a recently published final rule that implemented section 417 of the Housing and Community Development Act of 1987 (Pub. L. 100-242) which added a new section 255 to the National Housing Act (Act). Section 255 authorized the Secretary to carry out a program for insuring mortgages on the homes of elderly homeowners, enabling the homeowners to convert the equity in their homes into cash.

FOR FURTHER INFORMATION CONTACT: Judith V. May, Office of Economic Affairs, Room 8218, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410. (This is not a toll-free number).

SUPPLEMENTARY INFORMATION: On June 9, 1989 (54 FR 24822), the Department published a final rule that added a new part 206 to title 24, chapter II of the Code of Federal Regulations. Part 206 implemented section 417 of the Housing and Community Development Act of 1987 (Pub. L. 100-242), which added a new section 255 to the National Housing Act (Act). Section 255 authorizes the Secretary to carry out a program for insuring mortgages on the homes of elderly homeowners, enabling the homeowners to convert the equity in their homes to cash.

The purpose of this document is to make technical corrections and correct typographical errors to that final rule.

Three of the errors found in the rule would affect the substantive rights of borrowers, lenders, and HUD, if not changed before reverse mortgages begin to be insured. First, § 206.25(b)(1)(ii) did not include the reference to servicing charges that was included in the final

rule approved by the Secretary; second, § 206.113(a) stated that the late charge on monthly MIP is "* * * one percent of the amount paid." (Both the proposed rule and the final rule approved by the Secretary stated that the late charge actually is four percent); Third, § 206.205(b) as published did not include the servicing charge set aside in the calculation to determine if sufficient funds exist to pay taxes.

In addition, § 206.21(d) as published incorrectly stated that the lender must provide at least 25 days notice to the borrower before any adjustment to the "interest rate." The intent of the rule was correctly stated in the preamble, which provided that HUD would apply its regular ARM policy requiring 25-day notice of interest rate adjustments. The regular ARM policy at § 203.49(g) (see 54 FR 111, Jan. 4, 1989), provides that such notice be given 25 days before any adjustment to the borrower's "monthly Payments." In the reverse mortgage program, a borrower does not make monthly payments, and the payments he or she receives would not adjust as a result of the change in interest rate. However, a change in interest rate would affect the rate at which interest accrues on the outstanding mortgage balance. Therefore, under a reverse mortgage, the date that the new interest rate is applied to the outstanding balance is analogous to the date that the monthly payment adjusts under a forward mortgage. The date that the interest rate is applied to the balance is not the same as the date the interest rate changes. In order that the reverse mortgage rule actually apply the regular ARMs policy, the words "interest rate" at § 206.21(d) are being corrected to substitute the words "mortgage balance".

Accordingly, the following corrections are made in FR Doc. 89–13639, to 24 CFR parts 200 and 206, published in the Federal Register issue dated June 9, 1989 (54 FR 24822):

PART 200-[AMENDED]

§ 200.810 [Corrected]

1. In § 200.810(d), on page 24832, the second column, remove the comma in the parenthetical phrase, "(home equity conversion insurance)".

PART 206-[AMENDED]

2. On page 24832, in the table of contents for part 206, subpart B, and on page 24834 in the heading to subpart B, add a semicolon so that these headings read as follows: "Subpart B—Eligibility; Applications".

§ 206.3 [Corrected]

3. In § 206.3, on page 24833, in the definition of "Expected average mortgage interest rate", third column, top of page, correct "magin" to read "margin".

4. In § 206.3, on page 24833, in the definition of "Mortgage", third column, middle of page, in the third sentence, remove the word "both", and in the same definition, in the last sentence, insert the word "the" before "Secretary".

§ 206.9 [Corrected]

5. In § 206.9(a), on page 24834, first sentence, correct "made" to read "make".

§ 206.15 [Corrected]

6. In § 206.15(c), on page 24834, correct reference to "§ 206.27(e)" to read "§ 206.27(d)".

§ 206.21 [Corrected]

7. In § 206.21(b)(1), on page 24835, correct references to "§ 206.49(a), (c) and (e)" and "§ 203.43(e)(1)" to read "§ 203.49(a), (c) and (e)" and "§ 203.49(e)(1)", respectively.

8. In § 206.21(c)(2), on page 24835, omit

8. In § 206.21(c)(2), on page 24835, omithe first portion of the sentence, and correct (c)(2) in its entirety to read as follows: "Compliance with 12 CFR part 226, as amended at 54 FR 24670 (June 9, 1989) pursuant to the Home Equity Loan Consumer Protection Act of 1988, shall constitute full compliance with paragraph (c)(1) of this section."

9. In § 206.21(d), on page 24835, correct by removing the words "interest rate" and inserting in their place, "mortgage balance".

§ 206.23 [Corrected]

10. In § 206.23(c), on page 24835, correct the first sentence by inserting "or the prepayment" after the word "property". Correct the second sentence by inserting "or prepayment" after the word "sale" both times that the word appears in the sentence.

11. In § 206.23(d), on page 24835, correct the word "mortgage" the last time it appears, to read "mortgage".

§ 206.25 [Corrected]

12. In § 206.25(b)(1)(i), on page 24836, correct "repairs, or property" to read "repairs, property".

13. In § 206.25(b)(1)(ii), on page 24836, correct the paragraph in its entirety to read, "(ii) The mortgage balance at the time of a change in payment option in accordance with § 206.26 plus any portion of the principal limit set aside for repairs, property charges or servicing

charges under § 206.19(d) which remains unused; and".

§ 206.26 [Corrected]

14. In § 206.26(a), on page 24836, correct by removing the word "initial".

15. In § 206.26(c), on page 24836, correct by closing the parenthetical after "charges." in the first sentence.

§ 206.27 [Corrected]

16. In § 206.27(b)(8), on page 24837, correct the third sentence by removing the word "property" and inserting in its place, "mortgage".

§ 206.31 [Corrected]

17. In § 206.31(a)(1), on page 24837, correct by using a lower case "t" in the word "that" after the word "Provided".

§ 206.113 [Corrected]

18. In \$ 206.113(a), on page 24839, correct "one percent" to read "four percent".

§ 206.121 [Corrected]

19. In \$ 206.121(a), on page 24839, in the first sentence, correct "secretary" the first time it appears to read "Secretary".

20. In § 206.121(b), on page 24839, in the first sentence, correct, "demand, that" to read "demand that,". In the fourth sentence of the same paragraph, correct "mortgagee" to read "mortgagee".

§ 206.125 [Corrected]

21. In § 206.125(a)(2), on page 24840, in the second sentence, correct "mortgage" the first time it appears to read "mortgagee".

22. In § 206.125(e), on page 24840, correct by removing "the" the first time it appears, and inserting in its place "a".

23. In \$ 206.125(g)(1), on page 24840, correct by removing the phrase "to attempt".

§ 206.129 [Corrected]

24. In § 206.129(d)(1), on page 24841, correct by removing "have" the second time it appears, and inserting "has", to read "* * * any accrued interest which has not been added * * *".

25. In § 206.129(d)(3)(i), on page 24841, correct "§ 203.402" to read "§ 203.403".

§ 206.131 [Corrected]

26. In § 206.131(c)(3), on page 24842, correct "conditions" to read "condition". 27. In § 206.131(d), on page 24842, correct "involved" to read "insured".

§ 206.205 [Corrected]

28. In § 206.205(b), on page 24843, third sentence, correct by inserting the phrase "and servicing charges" after the word "repairs" and before the word "has".

29. In \$ 206.205(d), on page 24843, correct "\$ 206.107(c)(1)" to read "\$ 206.107(a)(1)", and correct "\$ 206.121(b)" to read "\$ 206.121(a)".

Dated: July 31, 1989.

Grady J. Norris,

Assistant General Counsel for Regulations. [FR Doc. 89–18252 Filed 8–3–69; 8:45 am] BILLING CODE 4210-32-M

EGUAL EMPLOYMENT OPPORTUNITY COMMISSION

29 CFR Parts 1600, 1601, 1610, 1611, 1620, 1626, and 1691

Headquarters Office; Address Change and Updated List of Field Offices

AGENCY: Equal Employment Opportunity Commission.

ACTION: Final rule.

SUMMARY: The Equal Employment
Opportunity Commission is amending its
regulations to reflect the change of its
Headquarters office address from 2401 E
Street NW., Washington, DC 20507 to
1801 L Street NW., Washington, DC
20507, and the change of its Washington,
DC field office from the Washington
Area Office to the Washington Field
Office. Included in the amendments is
an updated list of all the field offices, as
found in 29 CFR 1610.4(c).

EFFECTIVE DATE: August 4, 1939.

FOR FURTHER INFORMATION CONTACT: Nicholas M. Inzeo, Assistant Legal Counsel, or Wendy L. Adams, Staff Attorney, at (202) 663–4669.

For the Commission.

Clarence Thomas,

Chairman.

Accordingly, 29 CFR Parts 1600, 1601, 1610, 1611, 1620, 1626, and 1691 are amended as follows:

PART 1600—EMPLOYEE RESPONSIBILITIES AND CONDUCT

1. The authority citation for part 1600 continues to read:

Authority: E.O. 11222, 30 FR 6469, 3 CFR 1965 Supp.; 5 CFR 735.101 et seq.

§ 1600.735-401 [Amended]

2. Section 1600.735-401(b)(4) is amended as follows:

After "and Deputy Directors," insert "and the Washington Field Office Director,".

PART 1601—PROCEDURAL REGULATIONS

3. The authority citation for part 1601 continues to read:

Authority: 42 U.S.C. 2000e to 2000e-17.

4. Part 1601 is amended as follows:
Remove "Directors, Regional
Programs" and insert "Directors, Field
Management Programs" through and this

Programs" and insert "Directors, Field Management Programs" throughout this part, where it appears one or more times in each of the following sections:

Sec. 1601.5 1601.10 1601.14(b) 1601.16(a)(3) 1601.19(g) 1601.20(a) 1601.21(d)

1601.23 (a) and (b)

1601.24(b)

1601.25

1601.28 (a)(2), (a)(3), and (c)

§ 1601.3 [Amended]

Section 1601.3(a) is amended as follows:

After "designated representatives;" insert " "Washington Field Office" shall mean the Commission's primary non-Headquarters office serving the District of Columbia and surrounding Maryland and Virginia suburban counties and jurisdictions; the term "field office" shall mean any of the Commission's District Offices, Area Offices and Local Offices, and its Washington Field Office;".

§ 1601.5 [Amended]

6. Section 1601.5 is amended as follows:

After "in each district." insert "The term "Washington Field Office Director" shall refer to that person designated as the Commission's chief officer in the Washington Field Office. Any authority of, or delegation of authority to, District Directors shall be deemed to include the Director of the Washington Field Office."

After "Each district office" insert "and the Washington Field Office".

§ 1601.6 [Amended]

7. Section 1601.6(a) is amended as follows:

Remove "District Office" and insert "field office".

§ 1601.8 [Amended]

8. Section 1601.8 is amended as follows:

After "Washington, DC, or any of its" insert "field offices" and remove "district, area or local offices".

§ 1601.16 [Amended]

9. Section 1601.16(b)(1) is amended as follows:

After "Petitions to the General Counsel shall be mailed to" delete "2401 E Street NW., Washington, DC 20507" and insert "1801 L Street, NW., Washington, DC 20507".

§ 1601.19 [Amended]

10. Section 1601.19(a) is amended as follows:

After "Equal Employment Opportunity Commission," remove "2401 E Street NW., Washington, DC 20507" and insert "1801 L Street NW., Washington, DC 20507".

§ 1601.30 [Amended]

11. Section 1601.30(a) is amended as follows:

After "The Equal Employment Opportunity Commission," remove "2401 E Street NW., Washington, DC 20506" and insert "1801 L Street NW., Washington, DC 20507"

§ 1601.35 [Amended]

13. Section 1601.35 is amended as follows:

After "Equal Employment Opportunity Commission," remove "2401 E Street NW., Washington, DC 20506" and insert "1801 L Street NW., Washington, DC 20507".

§ 1601.75 [Amended]

14. Section 1601.75(b)(2) is amended as follows:

Remove "operations Evaluation Division, Office of Field Services" and insert "Systemic Investigations and Individual Compliance Programs, Office of Program Operations".

PART 1610—AVAILABILITY OF RECORDS

15. The authority citation for part 1610 continues to read:

Authority: Sec. 713(a), 78 Stat. 265, 42 U.S.C. 2000e–12(a), 5 U.S.C. 552, as amended by Pub. L. 93–502 and Pub. L. 99–570; for § 1610.15, nonsearch or copy portions are issued under 31 U.S.C. 483a.

§ 1610.4 [Amended]

16. Section 1610.4(a) is amended as follows:

After "Commission's library at" remove "2401 E Street NW., Washington, DC 20506" and insert "1801 L Street, NW., Washington, DC 20507".

17. Section 1610.4(b) is amended as follows:

After "Each" insert "of the Commission's field offices" and remove "district, area and local offices".

After "listed in paragraph (c) of this section" insert ", including the District Offices, the Washington Pield Office, the Area Offices and the Local Offices,".

§ 1610.4 [Amended]

18. Section 1610.4(c) is amended as follows:

Insert "The addresses of the Commission field offices are:" and remove "The Commission's District, Area and Local Offices are:". Insert the following list, and remove the existing list.

Albuquerque Area Office (Phoenix District), 505 Marquette, NW., Suite 1105, Albuquerque, NM 87102, 2189.

Atlanta District Office, 75 Piedmont Avenue, NE., Suite 1100, Atlanta, GA 30335. Baltimore District Office, 109 Market Place, Suite 4000, Baltimore, MD 21202.

Birmingham District Office, 2121 Eighth Avenue, North, Suite 824, Birmingham, AL 35203.

Boston Area Office (New York District), JFK Federal Building, Room 409–B, Boston, MA 02203.

Buffalo Local Office (New York, District), 28 Church Street, Room 301, Buffalo, NY 14202.

Charlotte District Office, 5500 Central Avenue, Charlotte, NC 28212.

Chicago District Office, 536 South Clark Street, Room 930-A, Chicago, IL 60605. Cincinnati Area Office (Cleveland District), 550 Main Street, Room 7015, Cincinnati, OH

Cleveland District Office, 1375 Euclid Avenue, Room 600, Cleveland, OH 44115. Dallas District Office, 8303 Elmbrook Drive, Dallas, TX 75247.

Denver District Office, 1845 Sherman Street, 2nd Floor, Denver, CO 80203. Detroit District Office, 477 Michigan Avenue, Room 1540, Detroit, MI 48226.

El Paso Area Office (San Antonio District), 700 East San Antonio Street, Room B-406, El Paso, TX 79901.

Fresno Local Office (San Francisco District), 1313 P Street, Suite 103, Fresno, CA 93721.

Greensboro Local Office (Charlotte District), 324 West Market Street, Room B-27, P.O. Box 3363, Greensboro, NC 27401.

Greenville Local Office (Charlotte District), 300 East Washington Street, Federal Building B–41, Greenville, SC 29601.

Honolulu Local Office (San Francisco District), 300 Ala Moana Boulevard, Room 3316-A, P.O. Box 50082, Honolulu, HI 96850. Houston District Office, 1919 Smith Street,

7th Floor, Houston, TX 77002.

Indianapolis District Office, 46 East Ohio Street, Room 456, Indianapolis, IN 46204.

Jackson Area Office (Birmingham District), 100 West Capitol Street, Suite 721, Jackson, MI 39269.

Kansas City Area Office (St. Louis District), 911 Walnut, 10th Floor, Kansas City, MO 64106.

Little Rock Area Office (Memphis District), 320 West Capitol Avenue, Suite 621, Little Rock, AR 72201.

Los Angeles District Office, 3660 Wilshire Boulevard, 5th Floor, Los Angeles, CA 90010. Louisville Area Office (Indianapolis

District), 601 West Broadway, Room 613, Louisville, KY 40202.

Memphis District Office, 1407 Union Avenue, Suite 502, Memphis TN 38104. Miemi District Office, 1 Northeast First Street, 6th Floor, Miami, FL 33132.

Milwaukee District Office, 310 West Wisconsin Avenue, Suite 800, Milwaukee, WI 53203.

Minneapolis Local Office (Milwaukee District), 220 Second Street South, Room 108, Minneapolis, MN 55401–2141. Nashville Area Office (Memphis District), 404 James Robertson Parkway, Suite 1100, Nashville, TN 37219–1588.

Newark Area Office (Philadelphia District), 60 Park Place, Room 301, Newark, NJ 07102. New Orleans District Office, 701 Loyola

Avenue, Suite 600, New Orleans, LA 70113. New York District Office, 90 Church Street, Room 1501, New York, NY 10007.

Norfolk Area Office (Baltimore District), 200 Granby Mall, Room 412, Norfolk, VA 23510.

Oakland Local Office (San Francisco District), 1333 Broadway, Room 430, Oakland, CA 94612.

Oklahoma City Area Office (Dallas District), 200 N.W. 5th Street, Room 703, Oklahoma City, OK 73102.

Philadelphia District Office, 1421 Cherry Street, 10th Floor, Philadelphia, PA 19102. Phoenix District Office, 4520 N. Central Avenue, Suite 300, Phoenix, AZ 85012–1848. Pittsburgh Area Office (Philadelphia District), 1000 Liberty Avenue, Room 2038–A.

Pittsburgh, PA 15222. Raleigh Area Office (Charlotte District), 127 West Hargett Street, Suite 500, Raleigh, NC

27601.

Richmond Area Office (Baltimore District), 400 North 8th Street, Room 7026, Richmond, VA 23240.

San Antonio District Office, 5410 Fredericksburg Rd., Suite 200, San Antonio, TX 78229.

San Diego Local Office (Los Angeles District), 880 Front Street, Room 4S–21, San Diego, CA 92188.

San Francisco District Office, 901 Market Street, Suite 500, San Francisco, CA.

San Jose Local Office (San Francisco District), 280 South First Street, Room 4150, San Jose, CA 95113.

Savannah Local Office (Atlanta District), 10 Whitaker Street, Suite B, Savannah, GA 31410.

Seattle District Office, 1321 Second Avenue, 7th Floor, Seattle, WA 98101. St. Louis District Office, 625 N. Euclid Street, 5th Floor, St. Louis, MO 63108.

Tampa Area Office (Miami District), 700 Twiggs Street, Room 302, Tampa, FL 33602. Washington Field Office, 1400 L Street NW., Suite 200, Washington, DC 20005.

§ 1610.7 [Amended]

19. Section 1610.7(a) is amended as follows:

After "for the appropriate district, area or local" insert "office".

After "listed in § 1610.4(c)" insert ", or, in the case of the Washington Field Office, shall be submitted to the regional attorney in the Baltimore District Office, at the address listed in § 1610.4(c)"

20. Section 1610.7(a)(1) is amended as

After "employees of the" insert "field office" and remove "district, area or local office".

21. Section 1610.7(a)(2) is amended as follows:

After "relating to the case processing of the" insert "field office" and remove "district, area or local office".

22. Section 1610.7(a)(3) is amended as follows:

After "under the jurisdiction of" insert "field office" and remove "district, area or local office".

23. Section 1610.7(a)(4) is amended as follows:

After "materials in" insert "field" and remove "district or area".

24. Section 1610.7(b) is amended as follows:

After "Equal Employment Opportunity Commission," remove "2401 E Street, NW., Washington, DC 20506" and insert "1801 L Street, NW., Washington, DC 20507".

25. Section 1610.7(d) is amended as follows:

After "actually received by the" insert "appropriate official" and remove "Deputy Legal Counsel or the appropriate regional attorney".

§ 1610.11 [Amended]

26. Section 1610.11(a) is amended as follows:

After "Equal Employment Opportunity Commission," remove "2401 E Street, NW., Washington, DC 20507" and insert "1801 L Street, NW., Washington, DC 20507".

27. Section 1610.14(b) is amended as follows:

After "District" insert "directors, the Washington Field Office Director,".

Before "area directors" remove "and". After "area directors" insert ",".

After "in accordance with § 1610.4(b). District" insert "directors, the Washington Field Office Director,".

Before "area director" remove "and". After "area director" insert ",".

PART 1611—PRIVACY ACT REGULATIONS

28. The authority citation for part 1611 continues to read:

Authority: 5 U.S.C. 552a.

§ 1611.3 [Amended]

29. Section 1611.3(b) is amended as follows:

After "Director, Personnel Management Services," remove "Washington, DC 20506" and insert "Equal Employment Opportunity Commission, 1801 L Street, NW., Washington, DC 20507".

After "Office of Legal Counsel," remove "EEOC, Washington, DC 20506" and insert "Equal Employment Opportunity Commission, 1801 L Street, NW., Washington, DC 20507".

30. Section 1611.3(b)(1) is amended as follows:

Remove paragraph (b)(1).

31. Section 1611.3(b)(2) is amended as follows:

Redesignate paragraph (b)(2) as (b)(1). After "For all" remove "other".

After "Director, Personnel Management Services," remove "Washington, DC 20506" and insert "Equal Employment Opportunity Commission, 1801 L Street, NW., Washington, DC 20507".

32. Section 1611.3(b)(3) is amended as follows:

Redesignate paragraph (b)(3) as (b)(2).

§ 1611.5 [Amended]

33. Section 1611.5(c) is amended as follows:

After "Chairman" insert ",".

After "Equal Employment Opportunity Commission," remove "Washington, DC 20506" and insert "1801 L Street, NW., Washington, DC 20507".

§ 1611.9 [Amended]

34. Section 1611.9(a) is amended as follows:

After "Equal Employment Opportunity Commission," remove "Washington, DC 20506" and insert "1801 L Street, NW., Washington, DC 20507".

PART 1620-THE EQUAL PAY ACT

35. The authority citation for part 1620 continues to read:

Authority: Sec. 1–19, 52 Stat. 1060, as amended; sec. 10, 61 Stat. 84; Pub. L. 88–38, 77 Stat. 56 (29 U.S.C. 201 et seq.); sec. 1, Reorg. Plan No. 1 of 1976, 43 FR 19807; E.O. 12144, 44 FR 37193.

§ 1620.30 [Amended]

36. Section 1620.30(b) is amended as follows:

After "District Directors," insert "Washington Field Office Director,".

PART 1626—PROCEDURES—AGE DISCRIMINATION IN EMPLOYMENT ACT

37. The authority citation for Part 1626 continues to read:

Authority: Sec. 9, 81 Stat. 605, 29 U.S.C. 628; Sec. 2, Reorg. Plan No. 1 of 1978, 3 CFR 321 (1979).

§ 1626.5 [Amended]

38. Section 1626.5 is amended as follows:

After "local Offices of the Commission," insert "or to the Washington Field Office,".

§ 1626.15 [Amended]

39. Section 1626.15(e) is amended as follows:

After "The District Directors" insert ", the Washington Field Office Director,".

§ 1626.16 [Amended]

40. Section 1626.16(b) is amended as follows:

After "the District Directors," insert "the Washington Field Office Director,".

§ 1626.17 [Amended]

41. Section 1626.17(a) is amended as follows:

After "Equal Employment Opportunity Commission," remove "2401 E Street, NW., Washington, DC 20506" and insert "1801 L Street, NW., Washington, DC 20507".

PART 1691—PROCEDURES FOR COMPLAINTS OF EMPLOYMENT DISCRIMINATION FILED AGAINST RECIPIENTS OF FEDERAL FINANCIAL ASSISTANCE.

42. The authority citation for part 1691 continues to read:

Authority: E.O. 12250, 45 FR 72995 (November 4, 1980) and E.O. 12067, 43 FR 28967 (June 30, 1978).

§ 1691.13 [Amended]

43. Section 1691.13(d) is amended as follows:

After: "any of its District Offices" insert "and its Washington Field Office".

[FR Doc. 89-18056 Filed 8-3-89; 8:45 am] BILLING CODE 6570-06-M

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 934

North Dakota Permanent Regulatory Program

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

ACTION: Final rule; approval of amendment.

SUMMARY: The Office of Surface Mining Reclamation and Enforcement (OSMRE) is announcing approval of a proposed amendment submitted by the State of North Dakota as a modification to its permanent regulatory program (hereinafter referred to as the North Dakota program approved under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). The amendment pertains to changes to the North Dakota Century Code (NDCC), Chapter 38-14.1 by revising the State program to remove the two-acre exemption, and improving operational efficiency of State law dealing with the appropriation of bond forfeiture funds.

EFFECTIVE DATE: August 4, 1989.

FOR FURTHER INFORMATION CONTACT: Jerry R. Ennis, Director, Office of Surface Mining Reclamation and Enforcement, Casper Field Office, Federal Building, 100 East B Street, Room 2128, Casper, Wyoming 82601– 1918; Telephone (307) 261–5776.

SUPPLEMENTARY INFORMATION:

I. Background on the North Dakota Program
II. Submission of Amendment
III. Director's Findings
IV. Summary and Disposition of Comments
V. Director's Decision
VI. Procedural Determinations

I. Background on the North Dakota Program

On December 15, 1980, the Secretary of the Interior conditionally approved the North Dakota program. Information regarding the general background on the North Dakota program, including the Secretary's findings, the disposition of comments, and a detailed explanation of the conditions of approval of the North Dakota program can be found in the December 15, 1980, Federal Register (45 FR 82246). Subsequent actions taken with regard to North Dakota's program and program amendments can be found at 30 CFR 934.12, 934.13, 934.14, 934.15, 934.16, and 934.30.

II. Submission of Amendment

On April 11, 1989 North Dakota submitted proposed Program Amendment XIII (Administrative Record No. NK-I-01) to OSMRE. The proposed amendment consists of revisions to NDCC Chapter 38-14.1 concerning repeal of the two-acre exemption, and a State initiated change ensuring automatic appropriation to the North Dakota Public Service Commission (the Commission) of bond forfeiture funds.

The Director announced receipt of the proposed amendment in the April 28, 1989, Federal Register (54 FR 18307), and in the same notice opened the public comment period and provided opportunity for a public hearing on the substantive adequacy of the proposed amendment (Administrative Record No. ND-I-05). The public comment period closed on May 30, 1989. The public hearing scheduled for May 23, 1989, was not held because no one requested an opportunity to testify.

III. Director's Findings

The Director finds, in accordance with SMCRA and 30 CFR 732.15 and 732.17, that the amendment submitted by North Dakota on April 11, 1989 meets the requirements of SMCRA and 30 CFR Chapter VII as discussed below.