(2) Tablet No. 2: 68 milligrams praziquantel, 68 milligrams pyrantel base, and 340.2 milligrams febantel. (b) Sponsor. See 000859 in § 510.600(c) of this chapter.

(c) Conditions of use—(1) Dogs—(i) Amount. Administer as a single dose directly by mouth or in a small amount of food as follows:

Weight of animal		Number of tablets per dose	
Kilograms	Pounds	Tablet no. 1	Tablet no. 2
0.9 to 1.8 2.3 to 3.2 3.6 to 5.4 5.9 to 8.2 8.6 to 11.4 11.8 to 13.6 14.1 to 20.0 20.4 to 27.2 27.7 to 33.6 34.0 to 40.9 41.3 to 47.2 47.7 to 54.5	2 to 4 5 to 7 8 to 12 13 to 18 19 to 25 26 to 30 31 to 44 45 to 60 61 to 74 75 to 90 91 to 104 105 to 120	1/2 1 1 1/2 2 2 1/2	1 1/2 2 1/2 3 1/2

(ii) Indications for use. For the removal of tapeworms (Dipylidium caninum, Taenia pisiformis, Echinococcus granulosus); hookworms (Ancylostoma caninum, Uncinaria stenocephala); ascarids (Toxocara canis, Toxascaris leonina); and whipworms (Trichuris vulpis) in dogs.

(iii) Limitations. Do not use in pregnant animals. Do not use in dogs weighing less than 0.9 kilogram (2 pounds) or puppies less than 3 weeks of age. Federal law restricts this drug to use by or on the order of a licensed veterinarian.

Dated: June 21, 1994.

Stephen F. Sundlof,

Director, Center for Veterinary Medicine. [FR Doc. 94–16090 Filed 6–30–94; 8:45 am] BILLING CODE 4160-01-F

DEPARTMENT OF STATE

22 CFR Chapter I, Subchapter G, and Parts 60 through 65

[Public Notice 2025]

Repeal of South Africa and Fair Labor Standards Regulations

AGENCY: Bureau of African Affairs, Department of State. ACTION: Final rule.

SUMMARY: The Department of State is repealing the South Africa and Fair Labor Standards Regulations to reflect the repeal of code of conduct requirements of the Comprehensive Anti-Apartheid Act of 1986 as of the date on which the President certified to the Congress that an interim government, elected on a nonracial basis through free and fair elections, has taken office in South Africa. The repeal

of the code of conduct requirements is provided for in section 4(a)(2) of the South African Democratic Transition Support Act of 1993. The certification was made to Congress on June 8, 1994.

The last annual report regarding implementation of the registration and reporting requirements established in 22 CFR part 63 will cover calendar year 1993.

EFFECTIVE DATE: July 1, 1994.

FOR FURTHER INFORMATION CONTACT:

Robert Bruce, Office of Southern African Affairs (202) 647–9866, or George Taft, Office of the Legal Adviser, (202) 647– 4110.

SUPPLEMENTARY INFORMATION: The repeal of the regulations involves a foreign affairs function of the United States and thus is excluded from 5 U.S.C. 553 and 554 and from analysis under the Regulatory Flexibility Act of 1980. The repeal of the regulations is excluded from Executive Order 12866, but has been reviewed to ensure consistency with its overall policies and purposes. This final rule does not contain a new or amended information requirement subject to the Paperwork Reduction Act (44 U.S.C. 3501 et seq.).

List of Subjects

22 CFR Parts 60, 61, and 64

Equal employment opportunity, South Africa, United States investments abroad.

22 CFR Parts 62 and 63

Equal employment opportunity, Reporting and recordkeeping requirements, South Africa, United States investments abroad.

22 CFR Part 65

Equal employment opportunity, Penalties, South Africa, United States investments abroad.

Accordingly, under the authority of 22 U.S.C. 5001 Note, Pub. L. 103–149, chapter I of title 22 of the Code of Federal Regulations is amended as set forth below:

PARTS 60, 61, 62, 63, 64, 65— [REMOVED]

1. Parts 60 through 65 are removed.

Appendix to Subchapter G [Removed]

The appendix to subchapter G is removed.

SUBCHAPTER G—[REMOVED AND RESERVED]

3. Subchapter G is removed and reserved.

Dated: June 10, 1994.

George E. Moose,

Assistant Secretary for African Affairs.
[FR Doc. 94–16054 Filed 6–30–94; 8:45 am]
BILLING CODE 4710–26-M

DEPARTMENT OF TRANSPORTATION

Federal Highway Administration

23 CFR Part 655

RIN 2125-AD36

Traffic Surveillance and Control; Technical Amendment

AGENCY: Federal Highway Administration (FHWA), DOT. ACTION: Final rule; technical amendment. SUMMARY: This document makes a minor technical emendment in nomenclature under the section on traffic engineering analysis to more accurately reflect the plan's content as being that of implementation rather than of operations. This change will serve to assist the States and other operating agencies which utilize Federal funds for their systems by clarifying the terminology used in the regulation.

EFFECTIVE DATE: July 1, 1994.

FOR FURTHER INFORMATION CONTACT: Mr. Morris Oliver, HTV-31, Office of Traffic Management and IVHS, (202)366-2251, or Ms. Grace Reidy, Office of the Chief Counsel, (202) 366-0834, Federal Highway Administration, 400 Seventh Street, SW., Washington, DC 20590. Office hours are from 7:45 a.m. to 4:15 p.m., e.t., Monday through Friday, except for Federal legal holidays.

List of Subjects in 23 CFR Part 655

Grant programs—transportation, Highways and roads, Signs and symbols, Traffic regulations.

The FHWA hereby amends 23 CFR 655, subpart D as set forth below:

PART 655—TRAFFIC OPERATIONS

1. The authority citation for part 655 continues to read as follows:

Authority: 23 U.S.C. 101(a), 104, 105, 109(d), 114(a), 135, 217, 307, 315, and 402(a); 23 CFR 1.32 and 1204.4; and 49 CFR 1.48(b).

§ 655.409 [Amended]

2. Section 655.409(f) is amended by removing the words "operations plan" in each of the two places they appear and replacing them with the words "implementation plan."

Issued on: June 24, 1994.

Rodney E. Slater,

Federal Highway Administrator. [FR Doc. 94–16071 Filed 6–30–94; 8:45 am]

BILLING CODE 4910-22-P

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

29 CFR Part 1910

[Docket No. S-060]

RIN 1218-AA71

Personal Protective Equipment for General Industry

AGENCY: Occupational Safety and Health Administration (OSHA), U.S. Department of Labor.

ACTION: Final rule; corrections.

SUMMARY: This document makes corrections to the final rule on Personal Protective Equipment for General Industry, which was published in the Federal Register on April 6, 1994 at 59 FR 16334.

EFFECTIVE DATE: July 5, 1994.

FOR FURTHER INFORMATION CONTACT:

Mr. James F. Foster, U.S. Department of Labor, Occupational Safety and Health Administration, Room N-3647, 200 Constitution Avenue NW., Washington, DC 20210. Telephone: (202) 219-8151.

SUPPLEMENTARY INFORMATION: This document contains corrections to the final rule for Personal Protective Equipment for General Industry, which was published on April 6, 1994 (59 FR 16334). As published, the final rule contains typographical errors as well as language that does not clearly express OSHA's intent. As explained below, this document is necessary to correct the identified errors and to indicate clearly what the Agency intended when it promulgated the final rule.

Amendments to 29 CFR 1910.132 (General Requirements)

OSHA has received many comments concerning the applicability of the general requirements contained in § 1910.132. In the preamble to the final rule (59 FR 16334), OSHA stated:

The provisions of existing §§ 1910.134 and 1910.137 (which cover respiratory protection and electrical protective devices, respectively) are the subjects of separate rulemaking actions and are not addressed by this rulemaking.

The comments to OSHA indicated that, although OSHA stated that §§ 1910.134 and 1910.137 were not being addressed by this rulemaking (April 6, 1994), it was still unclear whether the Agency intended for the new requirements of § 1910.132 to apply to §§ 1910.134 and 1910.137.

The intent of OSHA was that paragraph (d), hazard assessment, and paragraph (f), training, would apply only to §§ 1910.133, 1910.135, 1910.136, and 1910.138. Therefore, OSHA is amending the final rule by adding a new paragraph, (g), to § 1910.132 that explains the applicability of the requirements for hazard assessments and training.

Amendments to 29 CFR 1910.133 (Eye and Face Protection)

On page 16361, the table: "Filter Lenses for Protection Against Radiant Energy" contains a typographical error. The column heading "Electric Size 1/32 in." should read, "Electrode Size 1/32 in."

Amendments to 29 CFR 1910.136 (Foot Protection)

On page 16362, paragraph (a) reads, in part:

General requirements. Each affected employee shall wear protective footwear when working in areas where there is a danger of foot injuries due to falling and rolling objects * * * (emphasis added).

It has come to OSHA's attention that the word "and" between the words, "falling" and "rolling objects" could be interpreted to mean that both types of hazard must be present before the use of protective footwear is required.

The intent of OSHA was that the use of protective footwear is required when either of these hazards are present.
OSHA inadvertently used the word, "and" instead of the word, "or", and is amending paragraph (a) of § 1910.136 of the final rule to clarify its intent.

Amendments to 29 CFR 1910.138 (Hand Protection)

In the final rule, OSHA added a new section (§ 1910.138) to Subpart I to address hand hazards. However, the Agency, inadvertently, failed to explain what would happen to the existing § 1910.138, "Effective dates."

It was the intent of OSHA to remove the existing § 1910.138, and replace it with a new § 1910.138 that would contain the requirements for hand protection. Accordingly, the Agency is amending the final rule to clarify that existing § 1910.138 is removed and is replaced with a new § 1910.138 for hand protection.

Authority: This document was prepared under the direction of Joseph A. Dear, Assistant Secretary of Labor for Occupational Safety and Health, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210.

Signed at Washington, DC, this 27th day of June, 1994.

Joseph A. Dear,

Assistant Secretary of Labor.

Accordingly, the publication on April 6, 1994 of Subpart I which was the subject of FR Doc 94–7581 is hereby corrected as set forth below.

§ 1910.132 [Corrected]

- 1. On page 16360, in the first column, the amendatory instruction number 2 is corrected to read:
- "2. New paragraphs (d) through (g) are added to read as follows:".
- 2. On page 16360, in the first column, § 1910.132 is corrected by adding a new paragraph (g), to read as follows:
- (g) Paragraphs (d) and (f) of this section apply only to §§ 1910.133, 1910.135, 1910.136, and 1910.138. Paragraphs (d) and

(f) of this section do not apply to §§ 1910.134 and 1910.137.

§ 1910.133 [Corrected]

3. On page 16361, in the table: "Filter Lenses for Protection Against Radiant Energy", the column heading "Electric Size 1/32 in." is corrected to read, "Electrode Size 1/32 in."

§ 1910.136 [Corrected]

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4. On page 16362, in the first column, on line 5 in paragraph (a) of § 1910.136, the word "and" between the words "falling" and "rolling" is corrected to read, "or".

§ 1910.138 [Corrected]

5. On page 16362, in the second column, amendatory instruction number 5 is corrected to read:

"5. Section 1910.138 is revised to read as follows:".

[FR Doc. 94-16014 Filed 6-30-94; 8:45 am] BILLING CODE 4510-26-M

POSTAL SERVICE

39 CFR Part 111

Changes in Preferred Postage Rates— Second- and Third-Class Mail

AGENCY: Postal Service.

ACTION: Postage rate changes; correction.

SUMMARY: This document contains two postage rates that were omitted from the Federal Register (59 FR 32335–32336) published on June 23, 1994.

EFFECTIVE DATE: October 2, 1994.

FOR FURTHER INFORMATION CONTACT: Ernest J. Collins, (202) 268-5316.

SUPPLEMENTARY INFORMATION: The omitted rates were the nonadvertising per-pound rate for classroom and special rate publications, and the incounty level K2 per-piece rate. This notice also corrects the in-county level J1 rate for ZIP+4 barcoded flat-size second-class mail. All postage rates that will be effective October 2, 1994, are published below.

The Postal Service adopts the following amendments to the Domestic Mail Manual, which is incorporated by reference in the Code of Federal Regulations. See 39 CFR 111.1.

List of Subjects in 39 CFR Part 111

Administrative practice and procedure, Postal Service.

PART 111-[AMENDED]

1. The authority citation for 39 CFR Part 111 continues to read as follows:

Authority: 5 U.S.C. 552(a); 39 U.S.C. 101, 401, 403, 404, 3001–3011, 3201–3219, 3403–3406, 3621, 3626, 5001.

Effective October 2, 1994, the Domestic Mail Manual is amended as follows:

2. Sections R200 and R300 are revised to include the new postage rates for second- and third-class mail.

Module R-Rates and Fees

R200 Second-Class Mail

2.0 In-County Rates

2.1 Pound Rates

Per pound or fraction:

Zone	Rate
Delivery Office	\$0.108
All Others	.118

2.2 Piece Rates

Per addressed piece:

200	Level	Regu- lar	ZIP+4 (letter- size)	Barcoded (letter- -size)	ZIP+4 barcoded (flat-size)
J1 J3 J5		\$0.078 .078 .078	0.078 .074 .074	\$0.078 .074 .061	\$0.078 .063 .063
K1 K2 K3		.041 .036 .034			

3.0 Special Nonprofit Rates

3.1 Pound Rates

Pound rates are:

For the nonadvertising portion— \$0.109 per pound or fraction. 3.2 Piece Rates

Per addressed piece:

Level	Regu- lar	ZIP+4 (letter- size)	Barcoded (letter- size)	ZIP+4 barcoded (flat-size)
G	\$0.174	\$0.167	\$0.157	\$0.151
H3	.131	.127	.121	.116
H5	.131	.127	.114	.116
II	.093			
12	.091			
13	.086	The state of the s		

4.0 Classroom Rates

.1 Pound Rates

Pound rates are:

For the nonadvertising portion— \$0.109 per pound or fraction. 4.2 Piece Rates

Per addressed piece:

Level	Regu- lar	ZIP+4 (letter- size)	Barcoded (letter- size)	ZIP+4 barcode (flat-size
G	\$0.174	\$0.167	\$0.157	\$0.15
H3	.131	.127	.121	.110
H5	.131	.127	.114	_110
11	.093			
12	.091			
13	.086	***********		***************************************

R300 Third-Class Mail

6.0 Special Bulk Third-Class Letter-Size Minimum Per Piece Rates-Pieces 0.2085 Lb. (3.3363 Oz.) or Less

Entry discount	Nonautomation rates		Carrier route	Saturation W-S
Elity discount	Basic 3/5			
None	\$0.116 .104 .099	\$0.103 .091 .086	\$0.079 .067 .062 .057	\$0.076 .064 .059 .054
	Automati	on rates		

		Automation rates		2 Dieta	C Divis
Entry discount	Basic ZIP+4	3/5 ZIP+4	Basic barcoded	3-Digit barcoded	5-Digit barcoded
None	\$0.109 .097 .092	\$0.099 .087 .082	\$0.099 .087 .082	\$0.093 .081 .076	\$0.086 .074 .069

A transmittal letter making these changes in the Domestic Mail Manual will be published and transmitted automatically to subscribers. Notice of issuance of the transmittal letter will be published in the Federal Register as provided by 39 CFR 111.3.

Stanley F. Mires,

Chief Counsel, Legislative.

[FR Doc. 94-15998 Filed 6-30-94; 8:45 am]

BILLING CODE 7710-12-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 9, 85, 86, and 600

[FRL-5005-9]

Short Test Emission Regulations for 1996 and Later Model Year Light-Duty Vehicles and Light-Duty Trucks and **Revised Performance Warranty** Regulations, and Revisions to Corporate Average Fuel Economy (CAFE) Calculations Pursuant to the North American Free Trade Agreement Implementation Act of 1993; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Correction to final regulations.

SUMMARY: This document contains corrections to two final regulations which were published Monday, November 1, 1993, and on January 6, 1994. While these regulations are unrelated, this action makes necessary corrections to both in the same document for the sake of expediency. The November 1, 1993, regulations added new "short test" requirements to previously existing regulations for certification, Selective Enforcement Audit, and recall of new gasoline-fueled light-duty vehicles and light-duty trucks and replaced all six of the previouslyexisting steady-state performance warranty tests. The January 6, 1994, regulations pertained to changes to the Corporate Average Fuel Economy calculations required by the North American Free Trade Agreement Implementation Act of 1993. Various errors occurred in those two final rules, relating to headings, paragraph references, omissions, and other inaccuracies; this action will correct those errors.

EFFECTIVE DATE: July 1, 1994.

FOR FURTHER INFORMATION CONTACT: Mary E. Walsh, Certification Division, U.S. Environmental Protection Agency, National Vehicle and Fuel Emissions Laboratory, 2565 Plymouth Road, Ann

Arbor, MI 48105. Telephone (313) 668-

SUPPLEMENTARY INFORMATION:

Background

In its November 1, 1993, rulemaking (58 FR 58382), the Agency promulgated regulations setting forth new "short test" standards and procedures, known as the Certification Short Test, to be added to previously existing regulations for certification, Selective Enforcement Audit, and recall of new gasoline-fueled light-duty vehicles and light-duty trucks, effective beginning with the 1996 model year. In addition, that rule replaced all six of the previouslyexisting steady-state test procedures used in inspection and maintenance programs for performance warranty purposes. The rule also contained certain minor technical amendments concerning changes to quality control checks and information collected in conjunction with testing that reflect changes that have occurred in laboratory test program needs.

In its January 6, 1994, rulemaking (59 FR 677), the Agency promulgated changes to its fuel economy calculation regulations to conform to changes in the Motor Vehicle Information & Cost Savings Act, 15 U.S.C. 2003(b)(2), made