(3) The unit team determines that the course is appropriate for the inmate's apparent needs.

[FR Doc. 03–28852 Filed 11–18–03; 8:45 am] BILLING CODE 4410–05–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

30 CFR Part 250

RIN 1010-AC93

Oil and Gas and Sulphur Operations in the Outer Continental Shelf— Document Incorporated by Reference—API RP 14C

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Correcting amendment.

SUMMARY: This document makes a correction to the final rule titled "Oil and Gas and Surphur Operations in the Outer Continental Shelf—Document Incorporated by Reference—API RP 14C" that was published August 9, 2002 (67 FR 51757). A portion of the text in 30 CFR 250.803(b) was inadvertently deleted. This amendment will add the paragraphs back into the regulation.

EFFECTIVE DATE: This rule becomes effective on November 19, 2003.

FOR FURTHER INFORMATION CONTACT: Wilbon Rhome, Operations Analysis Branch at (703) 787–1587.

SUPPLEMENTARY INFORMATION:

Background

The final regulations that are the subject of this correction supersede Section 250.803(b)(7) paragraphs (i), (ii), (iii), and (iv), Title 30 of the CFR, parts 200 to 699 inadvertently deleted.

Need for Correction

As published, the final regulations contain deletions that need to be reinstated.

List of Subjects in 30 CFR Part 250

Continental shelf, Environmental impact statements, Environmental protection, Government contracts, Incorporation by reference, Investigations, Mineral royalties, Oil and gas development and production, Oil and gas exploration, Oil and gas reserves, Penalties, Pipelines, Public lands—mineral resources, Public landsrights-of-way, Reporting and recordkeeping requirements, Sulphur development and production, Sulphur exploration, Surety bonds.

Correction of Publication

■ Accordingly, 30 CFR Part 250 is corrected by making the following correcting amendment:

PART 250—OIL AND GAS AND SULPHUR OPERATIONS IN THE OUTER CONTINENTAL SHELF

■ 1. The authority citation for part 250 continues to read as follows:

Authority: 43 U.S.C. 1331, et seq.

■ 2. In § 250.803, revise paragraph (b)(7) to read as follows:

§ 250.803 Additional production system requirements.

* * * * *

- (b)(7) Gas compressors. You must equip compressor installations with the following protective equipment as required in API RP 14C, Sections A4 and A8 (incorporated by reference as specified in § 250.198).
- (i) A Pressure Safety High (PSH), a Pressure Safety Low (PSL), a Pressure Safety Valve (PSV), and a Level Safety High (LSH), and an LSL to protect each interstage and suction scrubber.
- (ii) A Temperature Safety High (TSH) on each compressor discharge cylinder.
- (iii) The PSH and PSL shut-in sensors and LSH shut-in controls protecting compressor suction and interstage scrubbers shall be designated to actuate automatic shutdown valves (SDV) located in each compressor suction and fuel gas line so that the compressor unit and the associated vessels can be isolated from all input sources. All automatic SDV's installed in compressor suction and fuel gas piping shall also be actuated by the shutdown of the prime mover. Unless otherwise approved by the District Supervisor, gas—well gas affected by the closure of the automatic SDV on a compressor suction shall be diverted to the pipeline or shut in at the wellhead.
- (iv) A blowdown valve is required on the discharge line of all compressor installations of 1,000 horsepower (746 kilowatts) or greater.

Dated: October 30, 2003.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

[FR Doc. 03–28869 Filed 11–18–03; 8:45 am]

DEPARTMENT OF DEFENSE

Office of the Secretary

32 CFR Part 199

RIN 0720-AA85

TRICARE; Changes Included in the National Defense Authorization Act for Fiscal Year 2003 (NDAA-03)

AGENCY: Office of the Secretary, DoD.

ACTION: Interim final rule.

SUMMARY: This interim final rule contains several provisions found in the NDAA-03, Public Law 107-314, signed on December 2, 2002. Specifically this rule addresses eliminating the requirement for TRICARE preauthorization of inpatient mental health care for Medicare-eligible beneficiaries where Medicare is primary payer and has already authorized the care using Medicare certification of individual professional providers as sufficient documentation to also certify individual professional providers under TRICARE; and expanding the TRICARE Dental Program (TDP) eligibility for dependents of deceased members. Public comments are invited and will be considered for possible revisions to the final rule.

DATES: This rule is effective November 19, 2003. The effective date for the 32 CFR 199.4(a)(12)(ii)(E)(2) is October 1, 2003. The effective date for 32 CFR 199.13(c)(3)(ii)(E)(2) is December 2, 2002.

APPLICABILITY: The applicability date for 32 CFR 199.6(c)(2)(v) is for any TRICARE contract entered into on or after December 2, 2002.

COMMENTS: Comments will be accepted until January 20, 2004.

ADDRESSES: Forward comments to Medical Benefits and Reimbursement Systems, TRICARE Management Activity, 16401 East Centretech Parkway, Aurora, Colorado 80011–9066.

FOR FURTHER INFORMATION CONTACT: $\ensuremath{\mathrm{Ann}}$

N. Fazzini, (303) 676–3803 (The sections of this rule regarding elimination of mental health preauthorization and Medicare providers as TRICARE providers) or Major Shannon Lynch, (303) 676–3496 (The section of this rule regarding the TRICARE Dental Program). Questions regarding payment of specific claims should be addressed to the appropriate TRICARE contractor.

SUPPLEMENTARY INFORMATION: