#### Correction

In FR Doc. 03–6181 published on March 14, 2003, on page 12542, in the first column, correct the **DATES** paragraph to read as follows:

**DATES:** The effective date of the final rule amending 14 CFR parts 91, 121, 135 and 145 published on August 6, 2001, at 66 FR 41088 is delayed until October 3, 2003, with the following exception: § 145.163 remains effective April 6, 2005.

### Donald P. Byrne,

Assistant Chief Counsel for Regulations. [FR Doc. 03–8691 Filed 4–9–03; 8:45 am]

### **TENNESSEE VALLEY AUTHORITY**

### 18 CFR Part 1305

# Land Between The Lakes—Removal of Regulations on Motorized Vehicles

**AGENCY:** Tennessee Valley Authority. **ACTION:** Final rule; removal.

**SUMMARY:** The Tennessee Valley Authority (TVA) hereby removes obsolete rules regulating the use of motorized vehicles over the Land Between The Lakes. Under the Land Between The Lakes Protection Act of 1998, administrative jurisdiction transferred from TVA to the United States Department of Agriculture-Forest Service (USDA-FS) on October 1, 1999. The USDA-FS currently is in charge of operation, maintenance, and development of this area. Accordingly, this rule would rescind the regulations effective upon publication in the Federal Register.

EFFECTIVE DATE: April 10, 2003.

### FOR FURTHER INFORMATION CONTACT:

Rebecca Chunn Tolene, Office of the General Counsel, Tennessee Valley Authority, 865–632–3045.

SUPPLEMENTARY INFORMATION: Land Between The Lakes ("LBL") is a national recreation area located in western Kentucky and Tennessee established by the Tennessee Valley Authority (TVA) in 1964 and maintained by TVA until 1999. 18 CFR part 1305 contains rules regulating the use of motorized vehicles over LBL including designating the Turkey Bay Off-Road Vehicle Area as the only area to be authorized for use of off-road vehicles. Under the Land Between The Lakes Protection Act of 1998 (16 U.S.C. 460111-61), administrative jurisdiction transferred on October 1, 1999, from TVA to the USDA-FS. Accordingly, this rule rescinds 18 CFR part 1305 effective

upon publication in the **Federal Register**.

### List of Subjects in 18 CFR Part 1305

Traffic regulations.

■ For reasons set out in the preamble, under the authority of 16 U.S.C. 831—831ee, Chapter XIII of Title 18 of the Code of Federal Regulations is amended as follows:

# PART 1305—[REMOVED AND RESERVED]

■ Part 1305 is removed and reserved. Dated: March 28, 2003.

### Kathryn J. Jackson,

Executive Vice President, River System Operations & Environment, Tennessee Valley Authority.

[FR Doc. 03–8801 Filed 4–9–03; 8:45 am] BILLING CODE 8120–08–M

#### DEPARTMENT OF THE INTERIOR

# Office of Surface Mining Reclamation and Enforcement

### 30 CFR Part 901

[AL-072-FOR]

### **Alabama Regulatory Program**

**AGENCY:** Office of Surface Mining Reclamation and Enforcement, Interior. **ACTION:** Final rule; approval of amendment.

SUMMARY: We, the Office of Surface Mining Reclamation and Enforcement (OSM), are approving an amendment to the Alabama regulatory program (Alabama program) under the Surface Mining Control and Reclamation Act of 1977 (SMCRA or the Act). Alabama proposed revisions to its rules concerning forms and license applications. Alabama revised its program to improve operational efficiency.

EFFECTIVE DATE: April 10, 2003.

### FOR FURTHER INFORMATION CONTACT:

Arthur W. Abbs, Director, Birmingham Field Office. Telephone: (205) 290–7282. Internet address: aabbs@osmre.gov.

### SUPPLEMENTARY INFORMATION:

I. Background on the Alabama Program II. Submission of the Amendment III. OSM's Findings

IV. Summary and Disposition of Comments V. OSM's Decision

VI. Procedural Determinations

## I. Background on the Alabama Program

Section 503(a) of the Act permits a State to assume primacy for the

regulation of surface coal mining and reclamation operations on non-Federal and non-Indian lands within its borders by demonstrating that its State program includes, among other things, "a State law which provides for the regulation of surface coal mining and reclamation operations in accordance with the requirements of this Act \* \* \*; and rules and regulations consistent with regulations issued by the Secretary pursuant to this Act." See 30 U.S.C. 1253(a)(1) and (7). On the basis of these criteria, the Secretary of the Interior conditionally approved the Alabama program on May 20, 1982. You can find background information on the Alabama program, including the Secretary's findings, the disposition of comments, and the conditions of approval, in the May 20, 1982, Federal Register (47 FR 22030). You can find later actions on the Alabama program at 30 CFR 901.10, 901.15, and 901.16.

### II. Submission of the Amendment

By letter dated October 17, 2002 (Administrative Record No. AL–0654), Alabama sent us an amendment to its program under SMCRA (30 U.S.C. 1201 et seq.). Alabama sent the amendment at its own initiative. Alabama proposed to revise the following provisions of the Alabama Surface Mining Commission (ASMC) rules: 880–X–1B, forms and 880–X–6A–.06, license application requirements.

We announced receipt of the proposed amendment in the January 16, 2003, **Federal Register** (68 FR 2263). In the same document, we opened the public comment period and provided an opportunity for a public hearing or meeting on the adequacy of the amendment. The public comment period closed on February 18, 2003. Because no one requested a public hearing or meeting, we did not hold one. We did not receive any comments.

### III. OSM's Findings

Following are the findings we made concerning the amendment under SMCRA and the Federal regulations at 30 CFR 732.15 and 732.17. We are approving the amendment as described below.

### A. ASMC 880-X-1B Forms.

ASMC 880—X–1B lists the forms used in the operations and organization of the Alabama Surface Mining Commission. Alabama proposed to revise its list of forms by deleting some of the existing forms that are no longer used, revising the titles of other existing forms to clarify their use, and adding some new forms.