FDC date	State	City	Airport	FDC No.	Subject
06/03/06	LA	Alexandria	Alexandria Intl	6/8812	VOR/DME Rwy 32, Orig.
06/05/06	MI	Davison	Athelone Williams Memorial	6/8856	RNAV (GPS) Rwy 8, Orig.
06/05/06	MI	Davison	Athelone Williams Memorial	6/8857	VOR Rwy 8, Orig.
06/05/06	MI	Davison	Athelone Williams Memorial	6/8858	RNAV (GPS) Rwy 26, Orig.
06/05/06	CA	Long Beach	Long Beach/Daugherty Field	6/8881	ILS Rwy 30, Amdt 32B.
06/05/06	ОН	Medina	Medina Muni	6/8899	VOR Rwy 27, Amdt 2.
06/09/06	MA	Norwood	Norwood Memorial	6/9367	RNAV (GPS) Rwy 35, Amd 1.
06/09/06	IA	Newton	Newton Muni	6/9381	ILS Rwy 32, Amdt 1C.
06/09/06	TX	Mesquite	Mesquite Metro	6/9406	LOC BC Rwy 35 Amdt 2A.
6/10/06	MO	Cape Girardeau	Cape Girardeau Regional	6/9428	VOR Rwy 10, Amdt 2A.
6/10/06	MO	Cape Girardeau	Cape Girardeau Regional	6/9429	LOC/DME BC Rwy 28, Amdt 6A.
06/13/06	CO	Eagle County Regional	Eagle	6/9602	LDA/DME Rwy 25, Orig.
06/13/06	MO	Kaiser/Lake Ozark	Lee C Fine Memorial	6/9672	LOC/DME Rwy 21, Amdt 1B.
06/13/06	FL	Kendall-Tamiami Executive	Miami	6/9689	RNAV (GPS) Rwy 9R, Orig
06/14/06	MI	Detroit	Willow Run	6/9833	RNAV (GPS) Rwy 23L, Orig.
06/14/06	NY	New York	LA Guardia	6/9835	ILS Rwy 22, Amdt 19.
06/14/06	MI	Detroit	Willow Run	6/9838	RNAV (GPS) Rwy 23R,
					Orig.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

18 CFR Part 284

[Docket No. RM95-4-000]

Revisions to Uniform System of Accounts, Forms, Statements and Reporting Requirements for Natural Gas Companies; Correction

AGENCY: Federal Energy Regulatory Commission, DOE.

ACTION: Correcting amendment.

SUMMARY: This document contains a correction to a final rule (RM95–4–000) that the Federal Energy Regulatory Commission published in the **Federal Register** on October 11, 1995 (60 FR 53020). That action amended the Commission's Uniform System of Accounts.

DATES: *Effective Date:* July 5, 2006. FOR FURTHER INFORMATION CONTACT: Sandra J. Delude, Federal Energy Regulatory Commission, (202) 502– 8583

SUPPLEMENTARY INFORMATION:

Background

The final regulations that are the subject of these corrections amended the Commission's Uniform System of Accounts, its forms, and its reports and statements for natural gas companies.

Need for Correction

As published, the final regulations contain an error which is misleading and needs to be clarified.

List of Subjects in 18 CFR Part 284

Continental shelf, Natural gas, Reporting and recordkeeping requirements.

• Accordingly, 18 CFR part 284 is corrected by making the following correcting amendment:

PART 284—CERTAIN SALES AND TRANSPORTATION OF NATURAL GAS UNDER THE NATURAL GAS POLICY ACT OF 1978 AND RELATED AUTHORITIES

■ 1. The authority citation for part 284 continues to read as follows:

Authority: 18 U.S.C. 717–717w, 3301– 3432, 42 U.S.C. 7201–7352; 43 U.S.C 1331– 1356.

§284.126 [Amended]

■ 2. In § 284.126, paragraph (d) is removed.

Magalie R. Salas,

Secretary. [FR Doc. E6–10468 Filed 7–3–06; 8:45 am] BILLING CODE 6717–01–P

SOCIAL SECURITY ADMINISTRATION

20 CFR Part 422

RIN 0960-AE89

Federal Old-Age, Survivors, and Disability Insurance and Supplemental Security Income; Collection of Overdue Program and Administrative Debts Using Federal Salary Offset

AGENCY: Social Security Administration (SSA).

ACTION: Final rules.

SUMMARY: The proposed rules published in the Federal Register on March 13, 2006 at 71 FR 12648, are adopted as final with no changes. These regulations modify our regulations dealing with the recovery of benefit overpayments under titles II and XVI of the Social Security Act (the Act), as well as recovery of administrative debts owed to us. Specifically, we are modifying our regulations to implement statutory authority for the use of Federal Salary Offset (FSO). FSO is a process whereby the salary-paying agency withholds and pays to us up to 15 percent of the debtor's disposable pay until the debt has been repaid. In the case of title II program overpayment debts, we would apply FSO to collect only overpayments made to a person after he or she attained age 18, and we would pursue FSO after that person ceases to be a beneficiary and we determine that the overpayment is otherwise unrecoverable under section 204 of the Act. In the case of title XVI program overpayment debts, these same restrictions apply, but we must determine the overpayment to be otherwise unrecoverable under section 1631(b) of the Act, rather than section