Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

* * * * *

AWP CA E5 Murrieta/Temecula, CA [New] French Valley Airport, CA

(Lat. 33°34′34″ N, long. 117°07′41″ W)

That airspace extending upward from 700 feet above the surface within a 6.4-mile radius of the French Valley Airport.

* * * * *

Issued in Los Angeles, California, on September 3, 1996.

James H. Snow.

Acting Manager, Air Traffic Division, Western-Pacific Region.

[FR Doc. 96–23811 Filed 9–16–96; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF THE INTERIOR

Minerals Management Service

30 CFR Part 206 RIN 1010-AC06

Amendments to Transportation
Allowance Regulations for Federal and
Indian Leases to Specify Allowable
Costs and Related Amendments to
Gas Valuation Regulations

AGENCY: Minerals Management Service, Interior.

ACTION: Proposed rule; notice of extension of public comment period.

SUMMARY: The Minerals Management Service (MMS) hereby gives notice that it is extending the public comment period on a Notice of Proposed Rulemaking, which was published in the Federal Register on July 31, 1996 (61 FR 39931). The proposed rule would amend the regulations governing allowances for transportation of gas and clarify the methods by which gas royalties and deductions for gas transportation are calculated. In response to requests for additional time, MMS will extend the comment period from September 30, 1996, to October 30, 1996.

DATES: Comments must be received by 4 p.m. Mountain time on October 30, 1996.

ADDRESSES: Written comments should be sent to the Minerals Management Service, P.O. Box 25165, Mail Stop 3101, Denver, Colorado 80225–0165; courier address: Building 85, Denver Federal Center, Denver, Colorado 80225–0165, Attention: David S. Guzy.

FOR FURTHER INFORMATION CONTACT: David S. Guzy, Chief, Rules and Procedures Staff, telephone (303) 231–3432, fax (303) 231–3194, or e-Mail David—Guzy@smtp.mms.gov. Dated: September 11, 1996.

James W. Shaw,

Associate Director for Royalty Management. [FR Doc. 96–23756 Filed 9–16–96; 8:45 am] BILLING CODE 4310–MR–P

DEPARTMENT OF COMMERCE

Patent and Trademark Office

37 CFR Part 2

[Docket No. 960828232-6232-01] RIN 0651-AA90

Recordal Fees Associated with the Fastener Quality Act

AGENCY: Patent and Trademark Office, Commerce.

ACTION: Notice of Proposed Rulemaking.

SUMMARY: The Patent and Trademark Office (PTO) is proposing to establish fees associated with recordation of insignias of manufacturers and private label distributors to ensure the traceability of a fastener to its manufacturer or private label distributor. This proposal is in accordance with provisions of the Fastener Quality Act.

DATES: Written comments must be submitted on or before October 17, 1996. No meeting will be held.

ADDRESSES: Address written comments to the Commissioner of Patents and Trademarks, Washington, D.C. 20231, Attention: Lizbeth Kulick, Office of the Assistant Commissioner for Trademarks, 2900 Crystal Drive, Arlington, Va. 22202–3513 or by fax to (703) 308–7220.

FOR FURTHER INFORMATION CONTACT: Lizbeth Kulick by telephone at (703) 308–8900, or by fax at (703) 308–7220, or by mail marked to her attention and addressed to the Assistant Commissioner for Trademarks, 2900 Crystal Drive, Arlington, Va. 22202–

3513. SUPPLEMENTARY INFORMATION: The Department of Commerce issued a notice of proposed rulemaking to implement the Fastener Quality Act. 57 FR 37032, Aug. 17, 1992. Under that notice, the task of recording fastener insignia was assigned to the PTO. 57 FR 37033–35, Aug. 17, 1992. That notice provided for recovery of insignia costs through user fees. 57 FR 37035–36, Aug. 17, 1992. The PTO proposes three twenty-dollar fees to recover its costs associated with the insignia recordation program.

Cost Calculations

The cost of processing an application for recordal of an insignia is as follows:

Compensation and Benefits......1,000

Hardware and Software Costs	
General and Administrative Overhead	
@ 17%	950
Total Costs	6,450
Estimated Workload	300
Fee Amount	21.50
Rounded Fee	\$20

Two rules, 37 CFR §§ 2.53 and 2.189, are being removed because they are not necessary. Section 2.53 specifies the manner in which drawings must be transmitted. Section 2.189 simply states the Office's policy on publishing amendments to the rules. The policy is not changing, but does not have to be stated as a rule.

Other Considerations

It has determined that this rule is not significant for the purposes of Executive Order 12866. The information collections required by this proposed rule are pending approval before the Office of Management and Budget (OMB number 0651-0028). The affected public would be manufacturers and private label distributors of certain types of industrial fasteners. The estimated average number of responses is six hundred. The estimated time per response is ten minutes, so the estimated total annual burden is one hundred hours. The collected information is needed to ensure that a fastener can be traced to its manufacturer or private label distributor.

This proposed fee does not require notice and comment under 5 U.S.C. 553 or any other statute, so no analysis or certification is required under 5 U.S.C. 603(a).

Lists of Subjects in 37 CFR Part 2

Administrative practice and procedure, Courts, Lawyers, Trademarks.

For the reasons set forth in the preamble, the PTO proposes to amend 37 CFR part 2 as set forth below.

PART 2—RULES APPLICABLE TO TRADEMARK CASES

1. The authority citation for part 2 continues to read as follows:

Authority: 15 U.S.C. 1123; 35 U.S.C. 6, unless otherwise noted.

2. Section 2.7 is added to read as follows:

§ 2.7 Fastener Recordal Fees.

(a) Application fee for recordal of	
insignia	.\$20.00
(b) Renewal of insignia recordal	