composition of the container, when considered in conjunction with the placement of the label, are likely to mislead the purchaser as to the identity or alcoholic content of the product.

(ii) If the Director determines that a liquor bottle is likely to mislead the purchaser, as provided in paragraph (c)(1)(i) of this section, distilled spirits may not be bottled in such container unless it is labeled with an additional statement which the Director finds to be sufficient to dispel any misleading impression as to the product's identity or alcoholic content. The Director may require such statement to be placed on a principal display panel other than a neck label or a shoulder wrap.

(2) A liquor bottle shall be held (irrespective of the correctness of the stated net contents) to be likely to mislead the purchaser, if its actual capacity is substantially less than the capacity it appears to have upon visual examination under ordinary conditions of purchase or use.

Approved: July 2, 1991.

Signed:

Daniel R. Black,

Acting Director.

Dated: August 8, 1991.

Peter K. Nunez,

Assistant Secretary (Enforcement).
[FR Doc. 91-21950 Filed 9-1-91; 8:45 am]

### DEPARTMENT OF THE INTERIOR

**Minerals Management Service** 

30 CFR Parts 218 and 230

RIN 1010-AB58

Offsetting Incorrectly Reported Production Between Different Federal or Indian Leases (Cross-Lease Netting)

**AGENCY:** Minerals Management Service (MMS), Interior.

**ACTION:** Notice of proposed rulemaking, extension of public comment period.

SUMMARY: The Minerals Management Services (MMS) hereby gives notice that it is extending the public comment period on its Notice of Proposed Rule, which was published in the Federal Register on July 12, 1991, (56 FR 31891). In response to requests for additional time, MMS will extend the comment period from September 10, 1991, to September 30, 1991.

**DATES:** Comments must be received on or before September 30, 1991.

ADDRESSES: Written comments may be mailed to the Minerals Management Service, Royalty Management Program, Rules and Procedures Branch, Denver Federal Center, Building 85, P.O. Box 25185, Mail Stop 3910, Denver, Colorado, 80225, Attention: Dennis Whitcomb.

FOR FURTHER INFORMATION CONTACT: Dennis C. Whitcomb, Chief, Rules and Procedures Branch at (303) 231–3432 or (FTS) 328–3432.

Dated: September 5, 1991.

#### Jimmy W. Mayberry,

Acting Associate Director for Royalty Management.

[FR Doc. 91-21932 Filed 9-11-91; 8:45 am]

# Office of Surface Mining Reclamation and Enforcement

30 CFR Parts 740, 761 and 772

Federal Lands Program; Areas Unsuitable for Mining; Areas Designated by Act of Congress; Requirements for Coal Exploration

AGENCY: Office of Surfacing Mining Reclamation and Enforcement, Interior. ACTION: Propose rule; extension of public comment period.

**SUMMARY:** The Office of Surface Mining Reclamation and Enforcement (OSM) of the Department of the Interior (DOI) extends until October 16, 1991, the public comment period on the proposed rule published in the July 18, 1991, Federal Register. The proposed rule would amend those portions of its permanent program regulations that address the circumstances which constitute valid existing rights to mine coal in areas where Congress has otherwise prohibited mining under section 522(e) of the Surface Mining Act. DATES: OSM will accept written comments on the proposed rule until 5 p.m. local time on October 16, 1991.

ADDRESSES: Written comments may be hand-delivered to: Office of Surface Mining Reclamation and Enforcement, Administrative Record, room 5131-L, 1100 L Street, NW., Washington, DC; or mailed to: Office of Surface Mining Reclamation and Enforcement, Administrative Record, Department of the Interior, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT:
Patrick W. Boyd, Office of Surface
Mining Reclamation and Enforcement,
Department of the Interior, 1951
Constitution Avenue, NW., Washington,
DC 20240; Telephone: (202) 208–2564.

**SUPPLEMENTARY INFORMATION:** OSM published a proposed rule on July 18,

1991, that would amend those portions of its permanent program regulations that address the circumstances that constitute valid existing rights (VER) to mine in areas where Congress has otherwise prohibited mining under section 522(e) of the Surface Mining Control and Reclamation Act of 1977 (56 FR 33152). OSM proposed that VER would exist when an applicant for a permit to conduct surface coal mining operations has obtained, or has made a good faith effort to obtain, all necessary permits, or the application of the section 522(e) prohibitions would effect a compensable taking of the property covered by the application. The proposed rule would reorganize the existing regulations for clarity and would change OSM's procedures for making VER determinations. OSM proposed to change the Federal lands program to indicate that OSM will make VER determinations affecting Federal lands within the boundaries of section 522(e) (1) and (2) areas using the Federal regulatory definition of VER. OSM also proposed to require VER for coal exploration activities where the coal will be commercially used or sold.

The comment period for the proposed rule was scheduled to close on September 16, 1991. In response to a request for more time to submit public comments on this proposal, OSM is extending the comment period by 30 days. Comments will now be accepted until 5 p.m. local time on October 16, 1991.

Dated: September 9, 1991.

### Brent Wahlquist,

Assistant Director, Reclamation and Regulatory Policy, Office of Surface Mining Reclamation and Enforcement.

[FR Doc. 91-21992 Filed 9-11-91; 8:45 am]

## ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 60, 260, 264, 265, 270 and 271

Hazardous Waste Treatment, Storage, and Disposal Facilities; Proposed Organic Air Emission Standards for Tanks, Surface Impoundments, and Containers

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Extension of public comment period.

**SUMMARY:** On July 22, 1991, EPA proposed under the authority of the Resource Conservation and Recovery

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