are the bracketed notations within the definition of "health services."

§ 122.408 Procedures for submission of applicants.

2. Is hereby changed to:

§ 122.408 Procedures for submission of applications.

§ 122.408(b):

(a) "[Delete "(1)"]" at the beginning of the first sentence is removed.

the first sentence is removed.
(b) "[Delete "(2)"]" twelve lines from the bottom of page 47085 is removed.

(c) "[add ","]" six lines from the bottom of the same page is replaced by a comma. This line should now read: "agency, or when the applicant".

(d) "(1)" is replaced with "(i)" in line 8

of (b)(3) on page 47086.

§ 122.409 Adoption and public notice of health systems agency review procedures and criteria.

4. (a) "Coordination" is replaced by "Coordinating" in line 14 of (b)(1). This line now reads: "Statewide Health Coordinating Council".

(b) "person" is replaced with "persons" in the second line from the end of (b)(2). This line now reads: "substantially affect the rights of persons".

§ 122.412 Criteria for health systems agency review.

5. (a) "providers," is removed from line nine of (a)(10)(ii).

(b) "a" is replaced by "of" at the end of line thirteen of (a)(12).

§ 122.413 Period for health systems agency review.

6. "Systems" is added to the end of line seven of (a). This line now reads: "by this subpart, the period for health systems."

Dated: August 21, 1979. Henry A. Foley,

Administrator, Health Resources Administration.

[FR Doc. 79-26389 Filed 8-22-79; 8:45 am] BILLING CODE 4110-83-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 5678

IOR 112971

Oregon; Public Land Order No. 5446, Correction

AGENCY: Bureau of Land Management, Interior

ACTION: Public Land Order.

SUMMARY: This document will correct Public Land Order No. 5446 of November 15, 1974, which contained a typographical error in describing a lot number.

EFFECTIVE DATE: August 23, 1979.

FOR FURTHER INFORMATION CONTACT: Evelyn Tauber, 202–343–6486.

By virtue of the authority contained in section 204 of the Federal Land Policy and Management Act of 1976, 90 Stat. 2751; 43 U.S.C. 1714, it is ordered as follows:

Public Land Order No. 5446 of November 15, 1974, appearing at page 40952 in the Federal Register of November 22, 1974, is hereby corrected by deleting lot 7, which was a typographical error and is nonexistent, and adding lot 6 which was inadvertently omitted.

Guy R. Martin,

Assistant Secretary of the Interior. August 16, 1979. [FR Don 79-20024 Filed 8-22-79; 845 am] BILLING CODE 4310-84-M

DEPARTMENT OF TRANSPORTATION

Materials Transportation Bureau

49 CFR Parts 171, 172, 173, 176, 178

[Docket No. HM-166A; Amdt. Nos. 171-49, 172-54, 173-131, 176-9, 178-56]

Research and Special Programs Administration; Miscellaneous . Amendments

AGENCY: Materials Transportation Bureau, Research and Special Programs Administration, Department of Transportation (DOT). ACTION: Final rule.

SUMMARY: This action is being taken to incorporate into the Department's Hazardous Materials Regulations a number of changes based on rulemaking petitions from industry and from petitions within the Department. This action is necessary to update the regulations and to reduce MTB's backlog of rulemaking petitions.

EFFECTIVE DATE: August 23, 1979.

FOR FURTHER INFORMATION CONTACT: Darrell L. Raines, Office of Hazardous Materials Regulation, Materials Transportation Bureau, Research and Special Programs Administration, 409 7th Street, SW Washington, DC 20590, (202–428–2075).

SUPPLEMENTARY INFORMATION: On May 3, 1979, the Materials Transportation Bureau published a Notice of Proposed Rulemaking, Docket HM-166A, Notice No. 79-6 (44 FR 25886), which proposed a number of miscellaneous amendments to the hazardous materials regulations. Notice No. 79–6 included a brief statement regarding each proposal and invited public comment prior to the closing date of June 15, 1979. Based on comments received on this notice, these proposals are being incorporated as final amendments to the Hazardous Materials Regulations.

A total of seven comments were received on Notice No. 79-6. One commenter expressed approval of the new format which was used for the notice and his desire to see more of the proposals and final rules prepared in that same style. Two commenters requested that the word "opened" be deleted from the wording in § 173.7(a)[2) because some of the DOD packages must be opened for general inspection. condition of desiccant, electrical check test and various other reasons. In view of the above, MTB agrees that the word "opened" should be deleted in the amendment. One commenter supported the deletion of "Empty cartridge case, primed" from § 172.101 and the deletion of the requirement for a Class C label for "Cannon primers: Cartridge cases. empty, primed; Combination primer; Grenade, empty primed; Percussion cap; Small arms primer." The Air Transport Association (ATA) of America commented on three separate items. First, they questioned the proposal to delete "Diisopropylethanolamine" from § 172.101. The ATA suggested that, prior to issuance of final rulemaking, corrosive testing be performed by an impartial testing laboratory to verify the results produced by the Pennwalt Corporation. Corrosion tests were conducted by an independent testing laboratory and the test results on file with MTB indicate that diisopropylethanolamine is not corrosive when tested in accordance with Appendix A of Part 173.

The second comment by ATA was in reference to the labeling requirements in § 172.101 for the commodities named in § 173.107(h). Their main concern appeared to be that the proposed action would establish international dual standards, by the difference to ICAO and IATA. The MTB believes that this change will cause less confusion because it will now clearly state that a Class C label is not required by 49 CFR. On the other hand, if a shipper feels that the Class C explosives in question may be offered for export, the Class C label can be applied (See 49 CFR 172.401(c).) This change will eliminate one of the ambiguities in 49 CFR. The third comment was in reference to the marking or tagging of the small samples

of explosives being proposed under § 173.7(c). The marking or tagging will be on one of the inside "pouches" and is intended only as a warning to the individual opening the package.

The Union Carbide Corporation and the Hazardous Materials Advisory Council objected to the proposed change in § 171.8 that would revise the definition of "Hazardous Material" to read the same as in the Hazardous Materials Transportation Act. At the time the notice of proposed rulemaking was being prepared, it was believed that the proposed amendment was not controversial. Based upon Union Carbide Corporation's comments, and upon further considerations, the Bureau agrees that it is a controversial issue: therefore, the proposed change to § 171.8 has been withdrawn from this rulemaking.

Primary drafters of these amendments are Darrell L. Raines, Office of Hazardous Materials Regulation, Exemption and Regulations Termination Branch, and Evan C. Braude of the Office of the Chief Counsel, Research and Special Programs Administration.

In consideration of the foregoing, 49 CFR Parts 171, 172, 173, 176 and 178 are amended to read as follows:

PART 171—GENERAL INFORMATION, REGULATIONS, AND DEFINITIONS

1. In § 171.7 paragraph (c)(16) and (d)(16)(i) are revised to read:

§ 171.7 Matter incorporated by reference.

- (c) * * *
- (16) USDOE: United States
 Department of Energy, Washington, D.C.
 20545. Regulations of the USDOE are
 available from the Superintendent of
 Documents, U.S. Government Printing
 Office, Washington, D.C. 20402. Other
 publications by the USDOE may be
 obtained fom the National Technical
 Information Center, U.S. Department of
 Commerce, Springfield, Virginia 22151.
 - (d) * * * (16) * * *
- (i) USDC, USDOE Material and Equipment Specification No. SP-9, Rev. 1, and Supplement, is titled "Fire Resistant Phenolic Foam."
- 2. In § 171.15 the first sentence of the introductory text of paragraph (b) is amended to read:
- § 171.15 Immediate notice of certain hazardous materials incidents.
- (b) Each notice required by paragraph (a) of this section shall be given to the

Department by telephone (toll-free) on 800-424-8802. * * *

PART 172—HAZARDOUS MATERIALS TABLE AND HAZARDOUS MATERIALS COMMUNICATIONS REGULATIONS

3. § 172.101 is amended by deleting the entries "Diisopropylethanolamine," and "Empty cartridge case, primed." The Table is further amended by revising the following entries:

§ 172.101 Hazardous materials table. BILLING CODE 4910-60-M

Table
Materials
Hazardous
172,101
Ø.

1	,	ì	1						
	æ	(c) Other requirement	-	,					
5	Water shipments	(b) Pas- enger vessel	žη.	,1,3	ν,	1,3	1°3	1,3	
	Water	(a) Cargu,	1,3	1,3	1,3	٤, ۲	1,3	1,3	
	Maximum net quantity in one package	(b) Cargo only aireraft	1.50 pounds	150 pounds	150 pounds	150 pounds	150 pounds	150 pounds	
		(n) Passenger carry- ing direrafe or railear	50 pounds	50 pounds	. 99 bonnod	spunod bonuqs	50 Sounds	50 pounds	
(3)	Packaging	(b) Specific require- ments	173.107	173.107	173,107	173,107	173.107	173.107	
9		(a) (b) Specific Exception required ments	None	None	None	None .	None	Nonc	
(3))	Labels(s) required (if not excepted)	None	None	None	None	None	None	
(3)	(3) Hazard Class		Class C explosives	Class C explosives	Class C explosives	Class Ç explosives	Class C explosives	Class C explosives	
(2)	<u> </u>	Hazardovs materials descriptions and proper shipping names	(change) Cannon primerë	Cartridge cases, empty, primed	Combination primer	Grenade, empty, primed	Percussion cup	Small arms primer	,
3		*34					•		

BILLING CODE 4010-60-C

PART 173—SHIPPERS—GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

4. In § 173.7 the introductory text of paragraph (a) is amended by adding the following sentence at the end of the paragraph; paragraph (c) is added to read:

§ 173.7 U.S. Government material.

- (a) * * * Hazardous materials shipped by DOD under this provision may be reshipped by any shipper to any consignee provided the original packaging has not been damaged or altered in any manner.
- (c) Shipments of explosive samples, not exceeding one gram net weight. offered by and consigned to the Bureau of Alcohol, Tobacco and Firearms (ATF) of the Department of the Treasury are not otherwise subject to the regulations in Parts 110-189 of this subchapter when placed in a specifically designed multiunit assembly packed in a strong outside packaging. The packaging must be of a type accepted by ATF as capable of precluding a propagation of any explosion outside the packaging. The second component from the outside of the packaging must be marked or tagged to indicate the presence of an explosive.
- 5. In § 173.135 paragraph (a)(9) is revised to read:
- § 173.135 Diethyl dichlorosilane, dimethyl dichlorosilane, ethyl dichlorosilane, ethyl trichlorosilane, methyl trichlorosilane, trimethyl chlorosilane, and vinyl trichlorosilane.
 - (a) * * *
- (9) Specification MC 300, MC 303, MC 304, MC 306, MG 307, MC 330 or MC 331 (§§ 178.340, 178.341, 178.342, 178.337 of this subchapter). Tank motor vehicles having cargo tanks of steel or stainless steel construction. Bottom outlets, if any, must be equipped with valves conforming with § 178.342–5(a) of this subchapter.
- 6. In § 173.245b paragraph (a)(6) is revised to read:

§ 173.245b Corrosive solids not specifically provided for.

- (a) * *
- (6) Plastic drum or pail not exceeding 95 pounds net weight and not over 7gallon capacity.
- 7. In § 173.247 paragraph (a)(12) is revised to read:

- § 173.247 Acetyl bromide; acetyl chloride; acetyl iodide; antimony pentachloride; benzoyl chloride; boron trifluoride acetic acid complex; chromyl chloride; dichloroacetyl chloride; diphenylmenthyl bromide solutions; pyrosulfuryl chloride; silicon chloride; sulfur chloride (mono and di); sulfuryl chloride; tin tetrachloride (anhydrous); titanium tetrachloride; trimethyl acetyl chloride.
- (a) * * * (12) Specification MC 310, MC 311, MC 312, MC 330 or MC 331 (§§ 178.343, 178.337 of this subchapter). Tank motor vehicles
- 8. In § 173.1080 paragraphs (a)(5) and (a)(6) are revised; paragraph (a)(7) is added to read:

§ 173.1080 Sulfur.

- (a) * * *
- (5) Sift-proof paper-lined burlap bag;
- (6) Sift-proof rail car; or
- (7) Sift-proof or lined freight container.

PART 176—CARRIAGE BY VESSEL

9. In § 176.30 the first sentence of the introductory text of paragraph (a) is amended; paragraph (c) is revised to read:

§ 176.30 Dangerous cargo manifest.

- (a) The carrier, its agents, and any person designated for this purpose by the carrier or agents shall prepare a dangerous cargo manifest, list, or stowage plan. * * *.
- (c) The carrier and its agents shall insure that the master, or a licensed deck officer designated by the master and attached to the vessel, or in the case of a barge, the person in charge of the barge, acknowledges the correctness of the dangerous cargo manifest, list or stowage plan by his signature. * * *.
- 10. In § 176.39 the first and last sentence of paragraph (a) are amended; paragraph (c) is revised to read:

§ 176.39 Inspection of cargo.

(a) Manned véssels. The carrier, its agents, and any person-designated for this purpose by the carrier or agents shall cause an inspection of each hold or compartment containing hazardous materials to be made after stowage is complete, and at least once every 24 hours thereafter, weather permitting, in order to ensure that the cargo is in a safe condition and that no damage caused by shifting, spontaneous heating, leaking, sifting, wetting, or other cause has been sustained by the vessel or its cargo since loading and stowage. * * *. The carrier, its agents, and any person designated for this purpose by the

carrier or agents shall cause an entry to be made in the vessel's deck log book for each inspection of the stowage of hazardous materials performed.

(c) The carrier, its agents, and any person designated for this purpose by the carrier or agents of each ocean-going vessel carrying hazardous material

shall, immediately prior to entering a port in the United States, cause an inspection of that cargo to be made.

PART 178—SHIPPING CONTAINER SPECIFICATIONS

11. In § 178.83, § 178.83–11 paragraph (a)(4) is added to read:

§ 178.83 Specification 5C; steel barrels or drums.

§ 178.83-11 Marking.

- (a) * * *
- (4) Tare weight in pounds preceded by the letters "TW" (for example TW121), except marking may be either embossed or stamped.
- 12. In § 178.120, the introductory text of paragraph (a) and paragraph (f) in § 178.120–2 are revised to read:
- § 178.120 Specification 20PF phenolicfoam insulated, metal overpack.

§ 178.120-2 Materials of construction and 'other requirements.

- (a) Phenolic foam insulation must be fire-resistant and fabricated in accordance with USDOE Material and Equipment Specification SP-9, Rev. 1 and Supplement, which is a part of this specification. (Note: Packagings manufactured under USAEC Specification SP-9 and Rev. 1 thereto are authorized for continued manufacture and use.) A 5.4-inch (13.7 centimeter) minimum thickness of foam must be provided over the entire liner except:
- (f) Waterproofing—Each screw hole in the outer shell must be sealed with appropriate resin-type sealing material, or equivalent, during installation of the screw. All exposed foam surfaces, including any vent hole, must be sealed with waterproofing material as prescribed in USDOE Material and Equipment Specification SP-9, Rev. 1 and Supplement, or equivalent.
- 13. In § 178.121 the introductory text of paragraph (a) and paragraph (g) in § 178.121–2 are revised to read:

§ 178.121 Specification 21PF fire and shock resistant, phenolic-foam insulated, metal overpack.

§ 178.121-2 Materials of construction and other requirements.

(a) Phenolic foam insulation must be fire resistant and fabricated in accordance with USDOE Material and Equipment Specification SP-9, Rev. 1 and Supplement, which is a part of this specification. (Note: Packagings manufactured under USAEC Specification SP-9, and Rev. 1 thereto are authorized for continued manufacture and use.) A 5.5-inch (14 centimeter) minimum thickness of foam must be provided over the entire liner except where:

(g) Waterproofing—Each screw hole in the outer shell must be sealed with appropriate resin-type sealing material, or equivalent, during installation of the screw. All exposed foam surfaces, including any vent hole, must be sealed with waterproofing material as prescribed in USDOE Material and Equipment Specification SP-9, Rev. 1 and Supplement, or equivalent.

(49 U.S.C. 1803, 1804, 1808; 49 CFR 1.53 and App. A to Part 1.)

Note.—The Materials Transportation Bureau has determined that this document will not have a major impact under Executive Order 12044 and DOT implementing procedures (43 FR 9582). A regulatory evaluation is available for review in the docket.

Issued in Washington, D.C., on August 17, 1979.

L. D. Santman,

Director, Materials Transportation Bureau. [FR Doc. 79–26245 Filed 8–22–79; 8:45 am] BILLING CODE 4910–60–M

Federal Highway Administration

49 CFR Subchapter B

[Notice No. 79-6]

Interpretations of the Federal Motor Carrier Safety Regulations; Correction and Deletion

AGENCY: Federal Highway Administration (FHWA), DOT. ACTION: Interpretation of rules.

SUMMARY: This correction and deletion is notification that the interpretations published in the Federal Register on November 23, 1977, supersede those now contained in 49 CFR 200 to 999, revised as of October 1, 1978.

EFFECTIVE DATE: November 23, 1977.

FOR FURTHER INFORMATION CONTACT: Mr. Gerald I. Davis. Chief. Regulations **Development Branch, Regulations** Division, Bureau of Motor Carrier Safety, (202–426–9767), or Mr. Gerald M. Tierney, Attorney, Motor Carrier and Highway Safety Law Division, (202–426– 0346), Federal Highway Administration, Department of Transportation, 400 Seventh Street SW., Washington, D.C. 20590. Office hours are from 7:45 a.m. to 4:15 p.m., Monday through Friday. SUPPLEMENTARY INFORMATION: The recently published 49 CFR Part 200 to Part 999, revised as of October 1, 1978, included a set of interpretations to Subchapter B of Chapter III. These interpretations should not have been included in the publication because they are old interpretations that had been superseded by new interpretations that were published in the Federal Register on November 23, 1977, (49 FR 60078).

This deletion and correction is being published to eliminate confusion about which interpretations are followed by the Federal Highway Administration. The Federal Highway Administration has followed and continues to follow the interpretations published at 49 FR 60078. All other interpretations are ineffective.

In consideration of the foregoing the Interpretations to Subchapter B, Chapter III of 49 CFR Part 200 to Part 999, revised as of October 1, 1978 are deleted, and the Interpretations published at 42 FR 60078 are still in effect.

Note.—The Federal Highway
Administration has determined that this
document does not contain a significant
proposal according to the criteria established
by the Department of Transportation
pursuant to Executive Order 12044.

Issued on: August 10, 1979.

Robert A. Kaye,

Director, Bureau of Motor Carrier Safety.

[FR Doc. 79-2331 Filed 8-22-79; 8:45 am] BILLING CODE 4910-22-M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

50 CFR Part 32

Sport Hunting: National Wildlife Refuges In Iowa, Kansas, Missouri, and portions of Nebraska

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Special Regulations.

SUMMARY: The Director has determined that the opening to sport hunting of certain National Wildlife Refuges is compatible with the objectives for which the areas were established, will utilize a renewable natural resource, and will

provide additional recreational opportunities to the public. These special regulations describe the condition under which sport hunting will be permitted on portions of certain National Wildlife Refuges in Iowa, Kansas, Missouri and portions of Nebraska.

DATES: As determined by applicable State and Federal laws.

FOR FURTHER INFORMATION CONTACT: Tom A. Saunders, Area Manager, U.S. Fish and Wildlife Service, 2701 Rockcreek Parkway, Suite 106, North Kansas City, Missouri 64116, Telephone: 816–374–6166.

George Gage, Refuge Manager, DeSoto National Wildlife Refuge, RR#1, Box 114, Missouri Valley, Iowa 51555, Telephone: 712-642-4121.

Michael J. Long, Refuge Manager, Flint Hills National Wildlife Refuge, P.O. Box 128, Hartford, Kansas 66854, Telephone: 316– 392–5553,

Keith Hansen, Refuge Manager, Kirwin National Wildlife Refuge, Kirwin, Kansas 67644, Telephone: 913–646–2373.

Gerry Clawson, Refuge Manager, Mingo National Wildlife Refuge, RR≠1, Box 8, Puxico, Missouri 63960, Telephone: 314– 222-3589.

Charles Darling, Refuge Manager, Quivira National Wildlife Refuge, P.O. Box "G". Stafford, Kansas 67578, Telephone: 316-488-2333

Berlin Heck, Refuge Manager, Squaw Creek National Wildlife Refuge, P.O. Box 101. Mound City, Missouri 64470, Telephone: 816–442–3570.

Al Manke, Refuge Manager, Swan Lake National Wildlife Refuge, P.O. Box 68, Sumner, Missouri 64681, Telephone: 816– 856–3323.

SUPPLEMENTARY INFORMATION:

General

Sport hunting on portions of the following refuges shall be in accordance with applicable State and Federal regulations subject to additional special regulations and conditions as indicated. Portions of refuges which are open to sport hunting are designated by signs and/or delineated on maps. Special conditions applying to individual refuges and maps are available at refuge headquarters or from the Office of the Area Manager (addresses listed above).

The Refuge Recreation Act of 1962 (16 U.S.C. 460k) authorizes the Secretary of the Interior to administer such areas for public recreation as an appropriate incidental or secondary use only to the extent that it is practicable and not inconsistent with the primary objectives for which the area was established. In addition, the Refuge Recreation Act requires (1) that any recreational use permitted will not interfere with the primary purpose for which the area was established; and (2) that funds are