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- 726.306 Finality of administrative assessment.
- 726.307 Form of notice of contest and request for hearing.
- 726.308 Service and computation of time.
- 726.309 Referral to the Office of Administrative Law Judges.
- 726.310 Appointment of Administrative Law Judge and notification of hearing date.
- 726.311 Evidence.
- 726.312 Burdens of proof.
- 726.313 Decision and Order of Administrative Law Judge.
- 726.314 Review by the Secretary.
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- 726.316 Filing and service.
- 726.317 Discretionary review.
- 726.318 Final decision of the Secretary.
- 726.319 Retention of official record.
- 726.320 Collection and recovery of penalty.

AUTHORITY: 5 U.S.C. 301; 30 U.S.C. 901 et seq., 902(f), 925, 932, 933, 934, 936; 33 U.S.C. 901 et seq.; Reorganization Plan No. 6 of 1950, 15 FR 3174; Secretary's Order 10–2009, 74 FR 58834

SOURCE: 65 FR 80097, Dec. 20, 2000, unless otherwise noted

Subpart A—General

§ 726.1 Statutory insurance requirements for coal mine operators.

Section 423 of title IV of the Federal Coal Mine Health and Safety Act as amended (hereinafter the Act) requires each coal mine operator who is operating or has operated a coal mine in a State which is not included in the list published by the Secretary (see part 722 of this subchapter) to secure the payment of benefits for which he may be found liable under section 422 of the Act and the provisions of this subchapter by either:

- (a) Qualifying as a self-insurer, or
- (b) By subscribing to and maintaining in force a commercial insurance contract (including a policy or contract procured from a State agency).

$\S 726.2$ Purpose and scope of this part.

- (a) This part provides rules directing and controlling the circumstances under which a coal mine operator shall fulfill his insurance obligations under the Act.
- (b) This Subpart A sets forth the scope and purpose of this part and generally describes the statutory framework within which this part is operative.

- (c) Subpart B of this part sets forth the criteria a coal mine operator must meet in order to qualify as a self-insurer.
- (d) Subpart C of this part sets forth the rules and regulations of the Secretary governing contracts of insurance entered into by coal mine operators and commercial insurance sources for the payment of black lung benefits under part C of the Act.
- (e) Subpart D of this part sets forth the rules governing the imposition of civil money penalties on coal mine operators that fail to secure their liability under the Act.

§ 726.3 Relationship of this part to other parts in this subchapter.

- (a) This part 726 implements and effectuates responsibilities for the payment of black lung benefits placed upon coal mine operators by sections 415 and 422 of the Act and the regulations of the Secretary in this subchapter, particularly those set forth in part 725 of this subchapter. All definitions, usages, procedures, and other rules affecting the responsibilities of coal mine operators prescribed in part 725 of this subchapter are hereby made applicable, as appropriate, to this part 726.
- (b) If the provisions of this part appear to conflict with any provision of any other part in this subchapter, the apparently conflicting provisions should be read harmoniously to the fullest extent possible. If a harmonious interpretation is not possible, the provisions of this part should be applied to govern the responsibilities and obligations of coal mine operators to secure the payment of black lung benefits as prescribed by the Act. The provisions of this part do not apply to matters falling outside the scope of this part.

§ 726.4 Who must obtain insurance coverage.

(a) Section 423 of part C of title IV of the Act requires each operator of a coal mine or former operator in any State which does meet the requirements prescribed by the Secretary pursuant to section 411 of part C of title IV of the Act to self-insure or obtain a policy or contract of insurance to guarantee the