of rules specifically designed to implement section 112(g). EPA is limiting the duration of this approval to 12 months following promulgation by EPA of the section 112(g) rule, as no difficulties were identified with the proposed 12-month deadline for adoption of a 112(g) rule.

3. Program for Delegation of Section 112 Standards as Promulgated

Requirements for part 70 program approval, specified in 40 CFR 70.4(b), encompass section 112(l)(5) requirements for approval of a program for delegation of section 112 standards as promulgated by EPA as they apply to part 70 sources. Section 112(l)(5) requires that Clark County's program contain adequate authorities, adequate resources for implementation, and an expeditious compliance schedule, which are also requirements under part 70. Therefore, EPA is also promulgating approval under section 112(l)(5) and 40 CFR 63.91 of Clark County's program for receiving delegation of section 112 standards that are unchanged from the federal standards as promulgated. This program for delegations applies to both existing and future standards but is limited to sources covered by the part 70 program.

III. Administrative Requirements

A. Docket

Copies of Clark County's submittal and other information relied upon for the final interim approval, including the public comment letter received by EPA, are contained in docket number NV-Clark-95-OPS at the EPA Regional Office. The docket is an organized and complete file of all the information submitted to, or otherwise considered by, EPA in the development of this final interim approval. The docket is available for public inspection at the location listed under the ADDRESSES section of this document.

B. Executive Order 12866

The Office of Management and Budget has exempted this action from review under Executive Order 12866 review.

C. Regulatory Flexibility Act

The EPA's actions under section 502 of the Act do not create any new requirements, but simply address operating permit programs submitted to satisfy the requirements of 40 CFR part 70. Because these actions do not impose any new requirements, they do not have a significant impact on a substantial number of small entities.

D. Unfunded Mandates

Under Section 202 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must prepare a budgetary impact statement to accompany any proposed or final rule that includes a federal mandate that may result in estimated costs to state, local, or tribal governments in the aggregate, or to the private sector, of $100 million or more. Under Section 205, EPA must select the most cost-effective and least burdensome alternative that achieves the objectives of the rule and is consistent with statutory requirements. Section 203 requires EPA to establish a plan for informing and advising any small governments that may be significantly or uniquely impacted by the rule.

EPA has determined that the approval action promulgated today does not include a federal mandate that may result in estimated costs of $100 million or more to either state, local, or tribal governments in the aggregate, or to the private sector. This federal action approves pre-existing requirements under state or local law, and imposes no new federal requirements. Accordingly, no additional costs to state, local, or tribal governments, or to the private sector, result from this action.

List of Subjects in 40 CFR Part 70

Environmental protection, Administrative practice and procedure, Air pollution control, Hazardous substances, Intergovernmental relations, Operating permits, Reporting and recordkeeping requirements.


Felicia Marcus,
Regional Administrator.

Part 70, title 40 of the Code of Federal Regulations is amended as follows:

PART 70—[AMENDED]

1. The authority citation for part 70 continues to read as follows:

Authority: 42 U.S.C. 7401, et seq.

2. In Appendix A to part 70 the entry for Nevada is amended by adding introductory text and paragraph (c) to read as follows:

Appendix A to Part 70—Approval Status of State and Local Operating Permits Programs

* * * * *

Nevada

The following district program was submitted by the Nevada Division of Environmental Protection on behalf of:

* * * * *

(c) Clark County Air Quality Management District: submitted on January 12, 1994 and amended on July 18 and September 21, 1994; interim approval effective on August 14, 1995; interim approval expires August 13, 1997.

* * * * *

[FR Doc. 95–17123 Filed 7–12–95; 8:45 am]
BILLING CODE 6560–50–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Public Health Service

42 CFR Parts 3, 51g and 110

RIN 0905–AE67

Unnecessary Regulations

AGENCY: Centers for Disease Control and Prevention.

ACTION: Final rule.

SUMMARY: As part of the Administration’s initiative to eliminate outdated material from the Code of Federal Regulations, the Department is rescinding Parts 3, 51g, and 110 of Part 42. Part 3, on the charging of fees for special statistical services, is redundant, as pertinent statutory text is sufficient. Part 51g relates to a health education grant program which no longer exists. Part 110 is no longer necessary because a statutory provision—to the effect that information and education about vaccines be codified in regulation—was repealed.

EFFECTIVE DATE: Rescission of all three Parts is effective on July 13, 1995.

FOR FURTHER INFORMATION CONTACT: Rebecca B. Wolf, Office of Program Planning and Evaluation, Centers for Disease Control and Prevention, (404) 639–3243.

SUPPLEMENTARY INFORMATION: The Centers for Disease Control and Prevention (CDC) reviewed its existing regulations for continuing usefulness and necessity. CDC found that three regulations are no longer needed. This final rule removes those regulations from the Code of Federal Regulations.

National Center for Health Statistics; Special Statistical Services

Part 3 of Title 42 authorizes the Director of the National Center for Health Statistics to perform, under
certain circumstances, special statistical services requested by a person, firm or corporation. Part 3 also allows the Director to charge a fee for providing these services. However, these authorities are specified clearly in Section 306(d)(4) of the Public Health Service Act. It is not necessary, therefore, to include the same authorities in regulations.

Grants for Health Education—Risk Reduction

Health Education and Risk Reduction grants were incorporated into the Preventive Health and Health Services Block Grant (42 U.S.C. 300w) in 1981. Therefore, separate regulations at 42 CFR Part 51g are not necessary.

Vaccines; Information and Education

The National Childhood Vaccine Injury Act of 1986 (Pub. L. 99–660) added to the Public Health Service Act a new Section 2126 that required the Secretary of Health and Human Services to develop by rule extensive vaccine information materials for distribution by health care providers to the legal representatives of any child receiving particular vaccines. However, because of concerns expressed by providers and others about the length and readability of the vaccine information materials and the lengthy development and revision process required by the rulemaking process, the Department of Health and Human Services proposed legislation to provide for simplification of the vaccine information materials. In section 708 of Public Law 103–183, the Preventive Health Amendments of 1993, Congress revised Section 2126 to, among other things, delete the requirement for development and revision of the vaccine information materials by rulemaking. This final rule appeals the regulations contained in 42 CFR Part 110 and the vaccine information materials currently contained in Appendix A of 42 CFR Part 110.

New vaccine information materials that were developed under the revised Section 2126 and must now be used were published in the Federal Register on June 20, 1994 (59 FR 31888).

Camera-ready copies of the new materials can be obtained by contacting the immunization program in the appropriate State health department.

List of Subjects in 42 CFR Parts 3, 51g, and 110

Health statistics, Grant programs, Public health, Immunization.


Philip R. Lee,
Assistant Secretary for Health.

Approved: June 30, 1995.

Donna E. Shalala,
Secretary.

For reasons set out in the preamble, and under the Title 42 of the Code of Federal Regulations is amended as follows:


PART 3—[REMOVED]

1. Part 3 is removed.

PART 51g—[REMOVED]

2. Part 51g is removed.

PART 110—[REMOVED]

3. Part 110 is removed.

[FR Doc. 95–17105 Filed 7–12–95; 8:45 am]
BILLING CODE 4160–18–M

42 CFR Part 6
RIN 0905–AE48

Federally Supported Health Centers Assistance Act of 1992

AGENCY: Public Health Service, HHS.

ACTION: Correction to final regulations.

SUMMARY: This document contains corrections to the final regulations which were published Monday, May 8, 1995 (60 FR 22530). The regulations relate to liability protection under Public Law 102–501, the “Federally Supported Health Centers Assistance Act of 1992”, for certain health care professionals and entities.

EFFECTIVE DATE: July 13, 1995.

FOR FURTHER INFORMATION CONTACT:
Richard C. Bohrer, Director, Division of Community and Migrant Health, Bureau of Primary Health Care, Phone: (301) 594–4300.

SUPPLEMENTARY INFORMATION:

Background

The final regulations which are the subject of these corrections implement certain provisions of Public Law 102–501, which provides that, subject to its provisions, certain entities and officers, employees and contractors of entities shall be deemed to be employees of the Public Health Service within the exclusive remedy provision of section 224(a) of the Public Health Service Act (the Act). Section 224(a) of the Act provides that the remedy against the United States provided under the Federal Tort Claims Act (FTCA) resulting from the performance of medical, surgical, dental or related functions by any commissioned officer or employee of the Public Health Service while acting within the scope of his office or employment shall be exclusive of any other civil action or proceeding.

Need for Correction

As published, the final regulation adds a new Part 6 to Chapter 1 of Title 42. 42 CFR Part 6 contains an error at § 6.6(c) which is in need of correction.

Correction of Publication

Accordingly, the publication on May 8, 1995 (60 FR 22530) of the final regulation, FR Doc. 95–11217, is corrected as follows:

§ 6.6 [Corrected]

On page 22532, in the second column, in line 11 of § 6.6(c), the word “of” is corrected to read “and”.


Gayle Finch,
Acting, Deputy Assistant Secretary for Information Resources Management.
[FR Doc. 95–17106 Filed 7–12–95; 8:45 am]
BILLING CODE 4160–18–M