and 40 CFR part 281, subpart E. If Georgia obtains approval for the revised requirements pursuant to section 9004 of RCRA, 42 U.S.C. 6991c, the newly approved statutory and regulatory provisions will be added to this subpart and notice of any change will be published in the Federal Register.

(d) Georgia has final approval for the following elements submitted to EPA in Georgia's program application for final approval and approved by EPA on April 29, 1991. Copies may be obtained from the Underground Storage Tank Management Program, Georgia Environmental Protection Division, 4244 International Parkway, Suite 100, Atlanta, GA 30354.

(1) State statutes and regulations. (i) The provisions cited in this paragraph are incorporated by reference as part of the underground storage tank program under subtitle I of RCRA, 42 U.S.C. 6991 et sea.

(A) Georgia Statutory Requirements Applicable to the Underground Storage Tank Program, 1995.

(B) Georgia Regulatory Requirements Applicable to the Underground Storage Tank Program, 1995.

(ii) The following statutes and regulations are part of the approved state program, although not incorporated by reference herein for enforcement purposes.

(A) The statutory provisions include the following sections of the Georgia Underground Storage Tank Act:

12-13-5—Rules and regulations: enforcement powers,

12-13-8—Investigations,

12–13–14—Corrective action for violations of chapter, rules, etc., and for release of regulated substance into environment,

12-13-15—Injunctions and restraining

12-13-16—Hearings and review,

12-13-17—Judgement by superior court.

12–13–19—Violations; imposition of penalties,

12-13-20—Action in emergencies, and 12–13–22—Representation by Attorney

(B) The regulatory provisions include the following sections of Rules of Georgia Department of Natural Resources, Environmental Protection Division, Underground Storage Tank Management:

391-3-15-.01(2)—Authority, and 391-3-15-.14-Enforcement

(2) Statement of legal authority. (i) "Attorney General's Certification of 'No Less Stringent' Objectives And 'Adequate Enforcement' Authorities Implementing The Underground Storage

Tank Program", signed by the Attorney General of Georgia on February 20, 1990, though not incorporated by reference, is referenced as part of the approved underground storage tank program under Subtitle I of RCRA, 42 U.S.C. 6991 et seq.

(3) Demonstration of procedures for adequate enforcement. The "Demonstration of Procedures for Adequate Enforcement" submitted as part of the original application on February 20, 1990, though not incorporated by reference, is referenced as part of the approved underground storage tank program under subtitle I of RCRA, 42 U.S.C. 6991 et seq.

(4) Program Description. The program description and any other material submitted as part of the original application in February 1990, though not incorporated by reference, are referenced as part of the approved underground storage tank program under subtitle I of RCRA, 42 U.S.C. 6991 et seq.

(5) Memorandum of Agreement. The Memorandum of Agreement between EPA Region 4 and the Georgia Department of Natural Resources, signed by the EPA Regional Administrator on July 10, 1991, though not incorporated by reference, is referenced as part of the approved underground storage tank program under subtitle I of RCRA, 42 U.S.C. 6991 et seq.

3. Appendix A to part 282 is amended by adding in alphabetical order ''Georgia'' and its listing.

Appendix A to Part 282—State Requirements Incorporated by Reference in Part 282 of the Code of Federal Regulations

Georgia

(a) The statutory provisions include the Georgia Underground Storage Tank Act (GUSTA) (O.C.G.A. § 12–13–1, et seq.):

Section 12–13–2—Public policy. Section 12-13-3—Definitions.

Section 12–13–4—Exceptions to chapter.

Section 12-13-5—Rules and regulations; enforcement powers.

Section 12-13-6—Powers and duties of

Section 12-13-7—Performance standards applicable until rules and regulations effective.

Section 12–13–8—Investigations. Section 12–13–9—Establishing financial responsibility; claims against guarantor;

Underground storage Trust Fund. Section 12-13-10—Environmental assurance

Section 12-13-11—Corrective action for release of petroleum product into environment.

Section 12-13-12-Recovery in event of discharge or threat of discharge of regulated substance.

Section 12-13-13—Notice by owner of underground storage tank.

Section 12-13-14—Corrective action for violations of chapter, rules, etc., and for release of regulated substance into environment.

Section 12-13-15-Injunctions and restraining orders.

Section 12–13–16—Hearings and review. Section 12-13-17—Judgement by superior court.

Section 12-13-18—Required compliance with chapter; proof that petroleum subjected to environmental fee.

Section 12-13-19—Violations; imposition of penalties.

Section 12–13–20—Action in emergencies. Section 12-13-21—Public access to records.

Section 12-13-22—Representation by Attorney General.

(b) The regulatory provisions include the Rules of Georgia Department of Natural Resources, Environmental Protection Division, Underground Storage Tank Management:

Section 391-3-15-.01—General provisions. Amended.

Section 391-3-15-.02—Definitions, UST Exclusions, and UST Deferrals. Amended. Section 391-3-15-.03-Confidentiality of Information. Amended.

Section 391-3-15-.04—Interim Prohibition for Deferred UST Systems. Amended.

Section 391-3-15-.05-UST Systems: Design, Construction, Installation and Notification. Amended.

Section 391-3-15-.06—General Operating Requirements. Amended.

Section 391-3-15-.07—Release Detection. Amended.

Section 391-3-15-.08—Release Reporting, Investigation, and Confirmation. Amended.

Section 391-3-15-.09—Release Response and Corrective Action for UST Systems Containing Petroleum. Amended.

Section 391-3-15-.10—Release Response and Corrective Action for UST Systems Containing Hazardous Substances. Amended.

Section 391-3-15-.11—Out-of-Service UST Systems and Closure. Amended.

Section 391-3-15-.12—UST Systems Containing Petroleum; Financial Responsibility Requirements. Amended.

Section 391-3-15-.13—Georgia Underground Storage Tank (GUST) Trust Fund. Amended.

Section 391-3-15-.14—Enforcement. Section 391-3-15-.15-Variances.

[FR Doc. 96-2225 Filed 2-2-96: 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Part 4100

[WO-330-1020-00-24 1A]

RIN 1004-AB89

Grazing Administration, Exclusive of Alaska; Amendments to the Grazing Regulations; Correction

AGENCY: Bureau of Land Management, Interior.

ACTION: Correcting amendments.

SUMMARY: This document contains correcting amendments to the final amendments to the grazing regulations of the Bureau of Land Management, published on February 22, 1995, in the Federal Register [60 FR 9960], and to the pre-existing grazing regulations not affected by the 1995 amendments.

EFFECTIVE DATE: February 5, 1996. FOR FURTHER INFORMATION CONTACT: Matthew Reed, 202–452–5069.

SUPPLEMENTARY INFORMATION: The Department of the Interior is making correcting amendments to the final regulations pertaining to livestock grazing published in the Federal Register on February 22, 1995 [60 FR 9960], and to the pre-existing grazing regulations not affected by the 1995 amendments. The following revisions are made as editorial, and not substantive, changes. The changes include correction of erroneous crossreferences, removal of an unnecessary and inaccurate paragraph and removal/ replacement of several inaccurate or unnecessary acronyms, words and phrases.

The Department of the Interior has determined that, because this rulemaking makes only correcting amendments to the final rulemaking published on February 22, 1995, it is a rule of organization, procedure and practice and does not require notice and an opportunity for public comment pursuant to the Administrative Procedure Act (5 U.S.C. 553(b)(A)). Therefore, these correcting amendments are published as a final rulemaking effective February 5, 1996. The Department of the Interior has determined that this rule is not a significant regulatory action under section 3(f) of Executive Order 12866 and does not require an assessment of potential costs and benefits under section 6(a)(3) of that order. It has been exempted from review by the Office of Management and Budget under that order. Neither an environmental impact analysis nor a regulatory flexibility

analysis is required. This rulemaking does not contain information collection requirements that require approval by the Office of Management and Budget under 44 U.S.C. 3501 *et seq.*

The principal author of this final rulemaking is Matthew Reed, Regulatory Management Team, Bureau of Land Management.

List of Subjects in 43 CFR Part 4100

Administrative practice and procedure, Grazing lands, Livestock, Penalties, Range management, Reporting and record-keeping requirements.

For the reasons stated in the preamble and under the authority of 43 USC 1740, part 4100, group 4100, subchapter D, of subtitle B of chapter II of title 43 of the Code of Federal Regulations is amended as set forth below:

PART 4100—[AMENDED]

1. The authority citation for part 4100 continues to read as follows:

Authority: 43 U.S.C. 315, 315a-315r, 1181d, 1740.

- 1A. Section 4100.0–3(g) is removed. 2. In § 4110.2–2(b), the phrase
- "grazing preference" is revised to permitted use."
- 3. In § 4110.2–3(a)(2), the phrase "cooperative agreements" is revised to "cooperative range improvement agreements."
- 4. In § 4120.2(e), the word "multiple" is removed.
- 5.–6. In § 4120.3–1(c), the section reference "§ 4130.6–2" is revised to read "§ 4130.3–2."
- 7.–8. In § 4120.3–2 (a), (b) & (d), the acronym "BLM" is revised to read "the Bureau of Land Management."
- 9. In § 4120.3–4, the phrase "cooperative agreements" is revised to read "cooperative range improvement agreements".
- 10. In § 4120.3–6(d), the phrase "cooperative agreement" is revised to "cooperative range improvement agreement."
- 11. In § 4120.3–8(b), the acronym "BLM" is revised to read "the Bureau of Land Management."
- 12. In § 4Ĭ30.1–2(a), the section reference "§ 4130.2(d)" is revised to read "§ 4130.2(e)."
- 13. In § 4130.2(g) introductory text, the acronym "AMP" is revised to read "allotment management plan."
- 14. In § 4130.2(g)(1), the word "nonuse" is revised to "use."
- 15. In § 4130.2(i), the section reference "§ 4130.6–2" is revised to read "§ 4130.3–2."
- 16. In § 4130.2(i), the section reference "§ 4130.4–1" is revised to read "§ 4130.6–1."

- 17. In § 4130.4(a), the section reference "§ 4130.7–3" is revised to read "§ 4130.8–3."
- 18. In § 4130.8–1(c), the acronyms "BLM" and "AUMs" are revised to read "the Bureau of Land Management" and "animal unit months" respectively.
- 19. In § 4130.8(d), the acronym "AUM" is revised to read "animal unit month."
- 20. In § 4140.1(a)(4), the phrase "range improvement cooperative agreements" is revised to read "cooperative range improvement agreements."
- 21. In § 4140.1(b) introductory text, the phrase "shall be subject" is inserted after the word "rangelands" and prior to the phrase "to civil and criminal penalties."
- 22. In § 4140.1(b)(1)(iv), the section reference "§ 4130.5(c)" is revised to read "\$ 4130.7(c)."
- 23. In § 4140.1(b)(8), the phrase "cooperative agreements" is revised to read "cooperative range improvement agreements".
- 24. In § 4150.3(e), the section reference "§ 4160.1–2" is revised to read "§ 4160–1."
- 25. In § 4160.2, the phrase "affected interests" is revised to read "interested public."
- 26. In § 4160.3(b), the pronoun "his" is revised (four times) to read "her/his."
- 27. In § 4160.4, the word "decision" is revised to read "appeal" the first time it appears in the second sentence.

Dated: January 26, 1996.

Bob Armstrong,

Assistant Secretary of the Interior. [FR Doc. 96–2193 Filed 2–2–96; 8:45 am]

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FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 10

RIN 3067-AC41

Environmental Considerations/ Categorical Exclusions

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Final rule.

SUMMARY: This rule revises the categories of actions or categorical exclusions that normally would not require an environmental impact statement or environmental assessment. These changes are intended to reduce the administrative processes and decrease the time required for project funding and implementation, while still ensuring that FEMA satisfies