

**§ 73.23 [Amended]**

2. Section 73.23 is amended as follows:

**R-2309 Yuma, AZ [Amended]**

By removing "Using agency. U.S. Air Force, Southwest Air Defense Sector/DOS, March AFB, CA." and substituting the following: "Using agency. U.S. Air Force, Western Air Defense Sector/DOS, McChord AFB, WA."

**R-2312 Fort Huachuca, AZ [Amended]**

By removing "Using agency. U.S. Air Force, Southwest Air Defense Sector/DOS, March AFB, CA." and substituting the following: "Using agency. U.S. Air Force, Western Air Defense Sector/DOS, McChord AFB, WA."

Issued in Washington, DC, on January 10, 1995.

Harold W. Becker,

*Manager, Airspace—Rules and Aeronautical Information Division.*

[FR Doc. 95-1262 Filed 1-18-95; 8:45 am]

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**14 CFR Part 73**

[Airspace Docket No. 94-AWP-27]

**Revocation of Restricted Area R-2511; Fort Ord, CA**

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Final rule.

**SUMMARY:** This action removes Restricted Area R-2511, Fort Ord, CA. Due to the base closure of Fort Ord, the Department of the Army no longer has a requirement for Restricted Area R-2511. To accommodate the clearing and disposal of unexploded ordnance at Fort Ord, a Controlled Firing Area (CFA), has been established.

**EFFECTIVE DATE:** 0901 UTC, March 30, 1995.

**FOR FURTHER INFORMATION CONTACT:** Jim Robinson, Military Operations Program Office (ATM-420), Office of Air Traffic System Management, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone: (202) 493-4050.

**SUPPLEMENTARY INFORMATION:****The Rule**

This amendment to part 73 of the Federal Aviation Regulations removes Restricted Area R-2511, Fort Ord, CA. Due to the base closure of Fort Ord, the Department of the Army no longer has a requirement for Restricted Area R-2511. To accommodate the clearing and disposal of unexploded ordnance at Fort Ord, a CFA, has been established. The CFA is completely contained within the Fort Ord military reservation. This

action returns formerly restricted airspace to public use. Because this action is a minor technical amendment in which the public is not particularly interested, I find that notice and public procedure under 5 U.S.C. 553(b) are unnecessary. Section 73.25 of part 73 of the Federal Aviation Regulations was republished in FAA Order 7400.8B dated March 9, 1994.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore—(1) Is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

**Environmental Review**

This action removes special use airspace. This action is not subject to environmental assessments and procedures in accordance with FAA Order 1050.1D, "Policies and Procedures for Considering Environmental Impacts" and the National Environmental Policy Act of 1969 (NEPA).

**List of Subjects in 14 CFR Part 73**

Airspace, Navigation (air).

**Adoption of the Amendment**

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 73 as follows:

**PART 73—[AMENDED]**

1. The authority citation for part 73 continues to read as follows:

Authority: 49 U.S.C. app. 1348(a), 1354(a), 1510, 1522; E.O. 10854, 24 FR 9565, 3 CFR, 1959-1963 Comp., p. 389; 49 U.S.C. 106(g); 14 CFR 11.69.

**§ 73.25 [Amended]**

2. Section 73.25 is amended as follows:

R-2511 Fort Ord, CA [Removed]

Issued in Washington, DC, on January 10, 1995.

Harold W. Becker,

*Manager, Airspace—Rules and Aeronautical Information Division.*

[FR Doc. 95-1263 Filed 1-18-95; 8:45 am]

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**AGENCY FOR INTERNATIONAL DEVELOPMENT****22 CFR Part 226****Administration of Assistance Awards to U.S. Non-Governmental Organizations**

**AGENCY:** Agency for International Development (USAID).

**ACTION:** Interim final rule.

**SUMMARY:** This interim final rule adds a new 22 CFR part 226 which implements Office of Management and Budget (OMB) Circular A-110 establishing uniform administrative requirements for Federal grants and agreements awarded to institutions of higher education, hospitals, and other non-profit organizations. In keeping with existing USAID policy, this rule is also being made applicable to commercial organizations.

**EFFECTIVE DATE:** This rule is effective February 21, 1995. Comments must be submitted before March 20, 1995.

**FOR FURTHER INFORMATION CONTACT:** Diana Joan Esposito, Office of Procurement, Procurement Policy and Evaluation (M/OP/P), USAID, SA-14 Rm.1600I, 320 21st Street, Washington DC 20523. Telephone 703 875-1529, Fax 703 875-1243.

**SUPPLEMENTARY INFORMATION:** On August 27, 1992, OMB published a proposed version of Circular A-110 (57 FR 39018). Over 200 comments were received from Federal agencies, non-profit organizations, professional organizations, and others. OMB addressed these comments in the final version of the Circular published November 29, 1993.

The revised Circular was developed by an interagency task force for government-wide use in a common rule format to facilitate regulatory adoption by executive departments and agencies. This interim final rule essentially adopts the Government-wide common rule format and provisions of the Circular with some minor changes to the Circular to add clarity and some agency-specific technical changes.

I. The Circular provides agencies with a certain discretion in implementing its provisions. USAID has exercised this discretion as follows: