work either concurrently or within a specified reasonable period of time. The final terms agreed upon will be set forth in writing and made a part of the CA before commencement of work.

(a) Contributed funds. Contributed funds may be accepted, or refunded, without further reference or approval by the Chief of Engineers. The required certificate of the district commander will cite 33 U.S.C. 701h as the pertinent authority.

(b) Obligation of contributed funds. Per OMB Circular A-34, all contributed funds must be received in cash and deposited with the Treasury before any obligations can be made against such funds. Public Law 84-99 assistance for well construction is exempted from this requirement because financing is specifically authorized. However, the CA for such well construction assistance (see subpart G of this part) must be signed in advance of any obligations. To reduce administrative problems, CA terms for well construction should be for no longer a period than that which will allow for payments within the means of the applicant. Public Law 84-99 limits the term to a maximum of 30

(c) Provision of work or services in kind. To the extent practicable, local interests should be allowed to minimize the amount of contributed funds by providing equivalent work or services in kind. Such services do not include LERRD's.

§ 203.85 Rehabilitation of Federal Flood Control Projects.

Some sponsors of Federal flood control projects are not required to furnish written assurances of local cooperation, when such assurances already exist from the PCA of the original construction of the project. In lieu of a new PCA, the Corps will notify the sponsor, in writing, of the sponsor's standing requirements. These requirements include such items as LERRD's, costs attributable to deficient or deferred maintenance, removal of temporary works, cost-sharing requirements, and any other requirements contained in § 203.82. The project sponsor must acknowledge its responsibilities prior to the provision of Rehabilitation Assistance. If the existing PCA does not adequately address responsibilities, then a CA will be required.

§ 203.86 Transfer of completed work to local interests.

Responsibility for operation and maintenance of a project for which emergency work under Public Law 84– 99 is undertaken will always remain

with the non-Federal sponsor throughout the process, and thereafter. The Corps will notify the non-Federal sponsor by letter when repair/ rehabilitation/work efforts are completed. Detailed instructions, and suggestions relative to proper maintenance and operation, may be furnished as an enclosure to this letter. The letter will remind the local interests that they are responsible for satisfactory maintenance of the flood control works in accordance with the terms of the PCA or CA. In appropriate cases for Federal projects, refer to the "Flood Control Regulation for Maintenance and Operation of Flood Control Works: (33 CFR 208)" or the project's Operation and Maintenance Manual. Reporting requirements placed on the non-Federal sponsor will vary according to organization and other circumstances.

[FR Doc. 03–9008 Filed 4–18–03; 8:45 am]

DEPARTMENT OF COMMERCE

Patent and Trademark Office

37 CFR Part 2

[Docket No.: 2003-P-011]

Correspondence With the United States Patent and Trademark Office

AGENCY: United States Patent and Trademark Office, Commerce. **ACTION:** Final rule; correction.

SUMMARY: The United States Patent and Trademark Office (Office) published in the Federal Register of March 25, 2003 (68 FR 14332) a final rule revising the rules of practice to change the mailing address for certain correspondence with the Office, and to change the titles of certain Office officials. This document corrects an error in the zip code set forth in the address for mailing trademark-related correspondence.

EFFECTIVE DATE: Effective on May 1, 2003.

FOR FURTHER INFORMATION CONTACT:

Mary Hannon, Office of the Commissioner for Trademarks, by telephone at (703) 308–8910, ext. 137; by e-mail to mary.hannon@uspto.gov; by facsimile transmission addressed to her at (703) 872–9280; or by mail marked to her attention and addressed to Commissioner for Trademarks, 2900 Crystal Drive, Arlington, Virginia 22202–3514.

SUPPLEMENTARY INFORMATION: The Office published in the **Federal Register** of March 25, 2003 (68 FR 14332) a final

rule that changed the mailing address for certain correspondence with the Office. This document amends § 1.1(a)(2) to correct the zip code in the address for mailing trademark-related documents (other than documents sent to the Assignment Services Division for recordation and requests for copies of trademark documents). Specifically, 37 CFR 1.1(a)(2) is amended to refer to "22202–3514" rather than "22202–3513."

In FR Doc. 03–6971, published on March 25, 2003 (68 FR 14332), make the following correction.

PART 37—[Corrected]

§1.1 [Corrected].

■ 1. On page 14335, in the third column, in § 1.1(a)(2), line 10, correct "22202-3513" to read "22202-3514."

Dated: April 15, 2003.

Lynne G. Beresford,

Deputy Commissioner for Trademark Examination Policy.

[FR Doc. 03–9696 Filed 4–18–03; 8:45 am]

BILLING CODE 3510-16-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[FRL-7485-3]

Prevention of Significant Deterioration;
Notice of Withdrawal of Delegation of
Authority; Bay Area Air Quality
Management District; Kern County Air
Pollution Control District; Nevada
Division of Environmental Protection;
San Diego County Air Pollution Control
District; Santa Barbara County Air
Pollution Control District; Shasta
County Air Quality Management
District; South Coast Air Quality
Management District; and Washoe
County District Health Department

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of withdrawal of delegation of PSD permitting authority.

SUMMARY: This document is to inform interested parties that, by letters dated March 3, 2003, the Regional Administrator of EPA, Region 9, has rescinded the Region's delegations of authority to issue federal Prevention of Significant Deterioration (PSD) permits to the following agencies in California and Nevada: Bay Area Air Quality Management District; Kern County Air Pollution Control District; Nevada Division of Environmental Protection; San Diego County Air Pollution Control