19288

§71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of FAA Order 7400.9X, Airspace Designations and Reporting Points, dated August 7, 2013, and effective September 15, 2013, is amended as follows:

Paragraph 6011 United States area navigation routes.

* * * * *

T-265 AHMED, IL to VEENA, WI [Amended]

AHMED, IL Fix

- (Lat. 41°29′52″ N., long. 88°51′52″ W.) START, IL Fix
- (Lat. 41°45′25″ N., long. 89°00′22″ W.) BULLZ, IL Fix
- (Lat. 42°27′27″ N., long. 88°46′17″ W.) VEENA, WI Fix
- (Lat. 42°42′18″ N., long. 88°18′14″ W.)

* * * * *

Issued in Washington, DC, on April 1, 2014.

Gary A. Norek,

Manager, Airspace Policy and Regulations Group.

[FR Doc. 2014–07725 Filed 4–7–14; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 91

[Docket No. FAA-2011-0246; Amendment No. 91-321A; SFAR No. 112]

RIN 2120-AK42

Prohibition Against Certain Flights Within the Tripoli Flight Information Region (FIR); Extension of Expiration Date; Correction

AGENCY: Federal Aviation Administration (FAA), DOT. **ACTION:** Final rule; Extension of expiration date; Correction.

SUMMARY: The FAA is correcting a final rule published on March 21, 2014. In that final rule, the FAA amended its regulations to extend the prohibition against certain flights within the Tripoli Flight Information Region from March 21, 2014 to March 21, 2015. The FAA inadvertently cited an incorrect RIN number. This document corrects that error and also corrects an inadvertent amendment.

DATES: This correction is effective April 8, 2014.

FOR FURTHER INFORMATION CONTACT: Keira Jones, Office of Rulemaking, ARM–101, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20591. Telephone: 202–267–4025. SUPPLEMENTARY INFORMATION:

Background

On March 21, 2014 (79 FR 15679), the FAA issued "Prohibition Against Certain Flights Within the Tripoli Flight Information Region (FIR); Extension of Expiration Date" (79 FR 15679). In that final rule, which became effective March 21, 2014, the FAA extended the expiration date from March 21, 2014 to March 21, 2015.

The FAA inadvertently listed the incorrect RIN number (2120–AJ93). The correct RIN number is 2120–AK42. In addition, the Office of the Federal Register inadvertently amended § 91.1603 by removing paragraph (e) effective March 20, 2015. Unless the FAA takes further action, § 91.1603 will expire effective March 20, 2015.

Corrections

In the final rule, FR Doc. 2014–06199, published on March 21, 2014, at 79 FR 15679, make the following corrections:

1. On page 15679, in the first column heading, revise "RIN 2120–AJ93" to read "RIN 2120–AK42".

2. On page 15679, in the third column under the **DATES** heading, remove the sentence "Amendment 3 to § 91.1603 is effective March 20, 2015."

§91.1603 [Amended]

3. On page 15680, in the third column, beginning at line 19 from the bottom, remove Amendment 3.

Issued under authority provided by 49 U.S.C. 106(f), 44701(a), and 44703 in Washington, DC.

Lirio Liu,

Director, Office of Rulemaking. [FR Doc. 2014–07509 Filed 4–7–14; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF STATE

22 CFR Part 41

[Public Notice: 8687]

RIN 1400-AD51

Visas: Waiver by Joint Action of Visa and Passport Requirements for Members of Armed Forces and Coast Guards of Foreign Countries

AGENCY: Department of State. **ACTION:** Final rule.

SUMMARY: The Department of State is amending its regulations regarding the waiver by joint action of consular and immigration officers of visa and passport requirements for members of

foreign armed forces and coast guards. Specifically, the regulation, as amended, removes the current list of countries whose armed forces members are ineligible for a such a waiver, and provides that, in every case, when entry of foreign armed forces and coast guard members is proposed under arrangements made with the appropriate military authorities of the United States and after coordination within the U.S. Government by those U.S. military authorities, the Department of Homeland Security and the Department of State will jointly decide whether to approve waiver of the visa and/or passport requirements.

DATES: *Effective Date:* This rule becomes effective April 8, 2014.

FOR FURTHER INFORMATION CONTACT:

Jennifer Liu, Legislation and Regulations Division, Legal Affairs, Office of Visa Services, Bureau of Consular Affairs, Department of State, 600 19th Street NW., Washington, DC 20520–0106, (202) 485–7648, email (*LiuJN@state.gov*).

SUPPLEMENTARY INFORMATION:

Why is the Department promulgating this rule?

This final rule implements the joint determination of the Department of State and the Department of Homeland Security to remove the list of countries whose citizens or residents are currently ineligible for a waiver under 22 CFR 41.3(e), pursuant to authority under section 212(d)(4)(A) of the Immigration and Nationality Act (INA), 8 U.S.C. 1182(d)(4)(A), as such a list is considered unnecessary and requires regular and resource-intensive review. The amended regulation clarifies that, in every case, when entry of members of foreign armed forces and coast guard into the United States is proposed under arrangements made with the appropriate military authorities of the United States and after coordination within the U.S. Government by those U.S. military authorities, the Department of Homeland Security and the Department of State will jointly decide, as a matter of discretion, whether to approve a waiver of the visa and/or passport requirements for the foreign armed forces and coast guard members. Finally, the amended rule extends authority to grant a waiver under 22 CFR 41.3 to the Deputy Assistant Secretary of State for Visa Services or his or her designee, in addition to the consular officer serving the port or place of embarkation, jointly with the appropriate immigration officer within DHS.