TABLE 1—NATIONAL LIST SUBSTANCES RENEWED UNTIL JUNE 22, 2030—Continued

Citation	Substance
7 CFR 205.606 Nonorganically produced agricultural products allowed as ingredients in or on processed products labeled as "organic.": § 205.606(g) § 205.606(l) § 205.606(r) § 205.606(s)	Fructooligosaccharides (CAS #308066–66–2). Gums—water extracted only (Arabic; Guar; Locust bean; and Carob bean). Lecithin—de-oiled. Tamarind seed gum. Tragacanth gum (CAS #–9000–65–1).

Authority: 7 U.S.C. chapter 94.

Erin Morris.

Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2024–17378 Filed 8–7–24; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2023-2198; Airspace Docket No. 23-AEA-12]

RIN 2120-AA66

Establishment and Amendment of United States Area Navigation (RNAV) Routes; Eastern United States; Correction

AGENCY: Federal Aviation Administration (FAA), DOT. **ACTION:** Final rule; correction.

SUMMARY: This action corrects a final rule published by the FAA in the Federal Register on July 5, 2024, that establishes three United States Area Navigation (RNAV) Routes T–434, T–454, and T–458; and amends three United States RNAV Routes T–291, T–314, and T–634 in the eastern United States. This action supports Next Generation Air Transportation System (NextGen) which provides a modern RNAV route structure to improve the

efficiency of the National Airspace System (NAS).

DATES: Effective date 0901 UTC, September 5, 2024. The Director of the Federal Register approves this incorporation by reference action under 1 CFR part 51, subject to the annual revision of FAA Order 7400.11 and publication of conforming amendments. ADDRESSES: FAA Order 7400.11H, Airspace Designations and Reporting Points, and subsequent amendments can be viewed online at www.faa.gov/air traffic/publications/. You may also contact the Rules and Regulations Group, Office of Policy, Federal Aviation Administration, 800 Independence Avenue SW, Washington, DC 20591; telephone: (202) 267-8783.

FOR FURTHER INFORMATION CONTACT: Brian Vidis, Rules and Regulations Group, Office of Policy, Federal Aviation Administration, 800 Independence Avenue SW, Washington, DC 20591; telephone: (202) 267–8783.

SUPPLEMENTARY INFORMATION:

History

The FAA published a final rule in the Federal Register (89 FR 55497; July 5, 2024), amending and establishing multiple RNAV T-routes in support of the FAA's NextGen program.

Subsequent to publication, the FAA determined that the PAWLN, NY; SCAAM, PA; NECCK, NJ; NWTON, NJ; and RAHKS, NY route points were inadvertently identified as Fixes, in error. Additionally, the DANZI, NY

route point was inadvertently identified as a waypoint (WP) in error. This rule corrects those errors by changing all references to the PAWLN, SCAAM, NECCK, NWTON, and RAHKS route points as WP; and changing all references to the DANZI route point as a Fix. These are editorial changes only to match the FAA's aeronautical database information.

Correction to Final Rule

- Accordingly, pursuant to the authority delegated to me, in Docket No. FAA—2023—2198 as published in the **Federal Register** on July 5, 2024 (89 FR 55497), FR Doc. 2024—14345, is corrected as follows:
- 1. On page 55498, in the second column, under "The Rule" in the paragraph starting with "T–291", correct "DANZI, NY, WP" to read "DANZI, NY, Fix".
- 2. On page 55498, in the third column, under "The Rule" in the paragraph starting with "T-434", correct "SCAAM, PA, Fix and the NECCK, NJ, Fix." to read "SCAAM, PA, WP and the NECCK, NJ, WP."
- 3. On page 55498, in the third column, under "The Rule" in the paragraph starting with "T–454", correct "SCAAM, PA, Fix and the NWTON, NJ, Fix. to read "SCAAM, PA, WP and the NWTON, NJ, WP".
- 4. On page 55499 correct the table "T–291 Tar River, NC (TYI) to Albany, NY (ALB) [Amended]" to read:

T-291 Tar River, NC (TYI) to Albany, NY (ALB) [Amended]

Tar River, NC (TYI)	VORTAC	(Lat. 35°58'36.21" N, long. 077°42'13.43" W)
COUPN, VA	WP	(Lat. 36°42′50.83" N, long. 077°00′44.04" W)
Harcum, VA (HCM)	VORTAC	(Lat. 37°26′55.18" N, long. 076°42′40.87" W)
COLIN, VA	FIX	(Lat. 38°05′59.23" N, long. 076°39′50.85" W)
SHLBK, MD	WP	(Lat. 38°20′16.21" N, long. 076°26′10.51" W)
LOUIE, MD	WP	(Lat. 38°36'44.33" N, long. 076°18'04.37" W)
GRACO, MD	FIX	(Lat. 38°56′29.81" N, long. 076°11′59.22" W)
BAABS, MD	WP	(Lat. 39°22'01.36" N, long. 076°27'31.21" W)
VINNY, PA	FIX	(Lat. 39°45′16.64" N, long. 076°36′30.16" W)
Harrisburg, PA (HAR)	VORTAC	(Lat. 40°18′08.06" N, long. 077°04′10.41" W)
Selinsgrove, PA (SEG)	VOR/DME	(Lat. 40°47′27.09" N, long. 076°53′02.55" W)
HYATT, PA	WP	(Lat. 41°01′24.47″ N, long. 076°39′54.34″ W)
MEGSS, PA	FIX	(Lat. 41°11′13.28" N, long. 076°12′41.02" W)
LAAYK, PA	FIX	(Lat. 41°28′32.64″ N, long. 075°28′57.31″ W)
DANZI, NY	FIX	(Lat. 42°10′41.86" N, long. 074°57′24.19" W)

Albany, NY (ALB)

VORTAC

(Lat. 42°44′50.21" N, long. 073°48′11.46" W)

■ 5. On page 55499 correct the table "T—314 Kingston, NY (IGN) to Kennebunk, ME (ENE) [Amended]" to read:

T-314 Kingston, NY (IGN) to Kennebunk, ME (ENE) [Amended]

Kingston, NY (IGN)	VOR/DME	(Lat. 41°39'55.63" N, long. 073°49'20.06" W)
PAWLN, NY	WP	(Lat. 41°46′11.51" N, long. 073°36′02.64" W)
SASHA, MA	FIX	(Lat. 42°07′58.70" N, long. 073°08′55.39" W)
Barnes, MA (BAF)	VORTAC	(Lat. 42°09'43.05" N, long. 072°42'58.32" W)
Gardner, MA (GDM)	VOR/DME	(Lat. 42°32'45.32" N, long. 072°03'29.48" W)
Kennebunk, ME (ENE)	VOR/DME	(Lat. 43°25'32.42" N, long. 070°36'48.69" W)

■ 6. On page 55499 correct the table "T–434 SCAAM, PA to NECCK, NJ [New]" to read:

T-434 SCAAM, PA to NECCK, NJ [New]

SCAAM, PA	WP	(Lat. 41°11′37.46" N, long. 077°58′15.20" W)
HYATT, PA	WP	(Lat. 41°01′24.47" N, long. 076°39′54.34" W)
BEERS, PA	FIX	(Lat. 40°52'47.50" N, long. 075°27'37.36" W)
Solberg, NJ (SBJ)	VOR/DME	(Lat. 40°34′58.96" N, long. 074°44′30.45" W)
TYKES, NJ	FIX	(Lat. 40°17′22.38" N, long. 074°23′06.13" W)
NECCK, NJ	WP	(Lat. 40°18′41.79" N, long. 074°09′35.79" W)

■ 7. On page 55499 correct the table "T–454 SCAAM, PA to NWTON, NJ [New]" to read:

T-454 SCAAM, PA to NWTON, NJ [New]

SCAAM, PA	WP	(Lat. 41°11′37.46″ N, long. 077°58′15.20″ W)
FAVUM, PA	FIX	(Lat. 41°15′59.17" N, long. 077°35′42.32" W)
Williamsport, PA (FQM)	VOR/DME	(Lat. 41°20′18.81" N, long. 076°46′29.52" W)
Wilkes-Barre, PA (LVZ)	VORTAC	(Lat. 41°16′22.08" N, long. 075°41′22.08" W)
NWTON, NJ	WP	(Lat. 40°59'45.19" N, long. 074°52'09.21" W)

■ 8. On page 55499 correct the table "T–458 STUBN, NY to Boston, MA (BOS) [New]" to read:

T-458 STUBN, NY to Boston, MA (BOS) [New]

STUBN, NY	WP	(Lat. 42°05′38.58" N, long. 077°01′28.68" W)
Binghamton, NY (CFB)	VOR/DME	(Lat. 42°09′26.97" N, long. 076°08′11.30" W)
DANZI, NY	FIX	(Lat. 42°10′41.86" N, long. 074°57′24.19" W)
Chester, MA (CTR)	VOR/DME	(Lat. 42°17′28.75" N, long. 072°56′57.82" W)
SPENO, MA	FIX	(Lat. 42°16′48.55″ N, long. 072°09′14.70″ W)
GLYDE, MA	FIX	(Lat. 42°16′03.84" N, long. 071°48′42.76" W)
Boston, MA (BOS)	VOR/DME	(Lat. 42°21′26.82″ N, long. 070°59′22.37″ W)

■ 9. On page 55500 correct the table "T–634 VIBRU, NY to Sandy Point, RI (SEY) [Amended]" to read:

T-634 VIBRU, NY to Sandy Point, RI (SEY) [Amended]

VIBRU, NY	WP	(Lat. 44°20′21.30" N, long. 076°01′19.96" W)
Watertown, NY (ART)	VORTAC	(Lat. 43°57′07.67" N, long. 076°03′52.66" W)
Syracuse, NY (SYR)	VORTAC	(Lat. 43°09'37.87" N, long. 076°12'16.41" W)
STODA, NY	FIX	(Lat. 43°07′00.20" N, long. 075°51′21.23" W)
RAHKS, NY	WP	(Lat. 42°27′59.28" N, long. 075°14′21.68" W)
DANZI, NY	FIX	(Lat. 42°10′41.86" N, long. 074°57′24.19" W)
WEETS, NY	FIX	(Lat. 41°51′26.98" N, long. 074°11′51.51" W)
Kingston, NY (IGN)	VOR/DME	(Lat. 41°39′55.63" N, long. 073°49′20.06" W)
CASSH, NY	FIX	(Lat. 41°35′38.16" N, long. 073°42′17.07" W)
Carmel, NY (CMK)	VOR/DME	(Lat. 41°16′48.32" N, long. 073°34′52.78" W)
CREAM, NY	FIX	(Lat. 41°08'55.85" N, long. 072°31'18.32" W)
Sandy Point, RI (SEY)	VOR/DME	(Lat. 41°10′02.77" N, long. 071°34′33.91" W)

Issued in Washington, DC, on August 2, 2024.

Frank Lias,

Manager, Rules and Regulations Group. [FR Doc. 2024–17485 Filed 8–7–24; 8:45 am]

BILLING CODE 4910-13-P

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 917

[SATS No. KY-264-FOR; Docket ID: OSM-2022-0008; S1D1S SS08011000 SX064A000 245S180110; S2D2S SS08011000 SX064A000 24XS501520]

Kentucky Regulatory Program

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Final rule.

SUMMARY: We, the Office of Surface Mining Reclamation and Enforcement (OSMRE), are approving an amendment to the Kentucky regulatory program (hereinafter, the Kentucky program), under the Surface Mining Control and Reclamation Act of 1977 (SMCRA or the Act). We are approving Kentucky's revision to its regulations regarding the qualifications of members of the Kentucky Reclamation Guaranty Fund Commission.

DATES: The effective date is September 9, 2024.

FOR FURTHER INFORMATION CONTACT: Mr. Michael Castle, Field Office Director, Telephone 859–260–3900, Email: mcastle@osmre.gov.

SUPPLEMENTARY INFORMATION:

I. Background on the Kentucky Program
II. Submission of the Amendment
III. OSMRE's Findings

IV. Summary and Disposition of Comments V. OSMRE's Decision

VI. Statutory and Executive Order Reviews

I. Background on the Kentucky Program

Subject to OSMRE's oversight, section 503(a) of the Act permits a State to assume primacy for the regulation of surface coal mining and reclamation operations on non-Federal and non-Indian lands within its borders by demonstrating that its program includes, among other things, State laws and regulations that govern surface coal mining and reclamation operations in accordance with the Act and consistent with the Federal regulations. See 30 U.S.C. 1253(a)(1) and (7). On the basis of these criteria, the Secretary of the Interior conditionally approved the

Kentucky program, effective May 18, 1982. You can find background information on the Kentucky program, including the Secretary's findings, the disposition of comments, and conditions of approval of the Kentucky program in the May 18, 1982, **Federal Register** (47 FR 21434). You can also find later actions concerning the Kentucky program and program amendments at 30 CFR 917.11, 917.12, 917.13, 917.15, 917.16, and 917.17.

On July 18, 1986, we approved the creation of Kentucky's bond pool commission, which from 1986 to 2013 oversaw Kentucky's initial alternative bonding system known as the voluntary bond pool fund. 51 FR 26002 (July 18, 1986). In May 2012, we concluded that the State regulatory authority was not effectively implementing, administering, enforcing, and maintaining its reclamation bond program, and we initiated the regulatory process to correct the identified regulatory program issues. See 30 CFR part 733. In response to our part 733 letter, Kentucky submitted various amendments. One amendment, which we approved in large part in 2018, repealed the voluntary bond pool fund and replaced it with the Kentucky Reclamation Guaranty Fund. See 83 FR 3948 (Jan. 29, 2018). Those amendments also replaced the bond pool fund commission with the Kentucky Reclamation Guaranty Fund Commission (KRGFC or commission). Id. The purpose of the KRGFC is to review membership applications and ratings; notify members of tonnage fees required; revoke or reinstate membership; employ a certified public accountant to audit the bond pool fund; authorize necessary expenditures from the fund; and report the financial status of the fund to the governor annually. The KRGFC provisions also specified the composition of the KRGFC membership and qualifications that those members must meet.

II. Submission of the Amendment

By letter dated April 18, 2022 (Administrative Record No. KY-2008), Kentucky sent us an amendment to its program under SMCRA (30 U.S.C. 1201 et seq.). This submission proposes to revise the qualifications for members appointed to the seven-member KRGFC. Currently, the governor appoints three members to the KRGFC that are representatives of the coal industry. The coal industry representatives are permittees that participate in the fund and are selected based on the amount of coal produced and subsequently sold annually. Three tiers were created, based on tons of coal sold, to represent

a large, a medium, and a small operator. One member from each tier was to be selected. The revision would allow the governor to appoint a member from a lower tier when no permittee that participates in the fund meets the production level of an upper tier. Kentucky's submission also removes requirements that are no longer relevant to the operation of the KRGFC and makes minor revisions.

We announced receipt of the proposed amendment in the May 23, 2023, Federal Register (88 FR 33016) (Administrative Record KY–2008). In the same document, we opened the public comment period and provided an opportunity for a public hearing or meeting on the adequacy of the amendment. We did not hold a public hearing or meeting as neither was requested. The public comment period ended on June 22, 2023. We received two comments from concerned individuals that are addressed below in the PUBLIC COMMENTS section.

III. OSMRE's Findings

We made the following findings concerning the amendment under SMCRA and the Federal regulations at 30 CFR 732.15 and 732.17. We are approving the amendment as described below. The full text of this program amendment is available at www.regulations.gov.

We are approving the following changes to KRS 350.506:

A. Section 1. Kentucky deleted the date by which the Governor was to appoint the first six appointed member of the commission, which was "July 1, 2013."

B. Section 1(a). Kentucky revised this provision to require that the three members of the commission who are representative of the coal industry must be permittees that participate in the fund and to reinforce that they are tiered to represent the size of the operator measured in tons of coal sold.

C. Section 1(a)(3). Kentucky deleted subparagraph (b), which specified that if no operator from the largest tier is available to sit on the commission, a member shall be selected from the middle tier. Kentucky replaced subparagraph (b) with the following coda to subsection (a)(3): "If no permittee that participates in the fund meets the qualifications stated in subparagraph 2 or in subparagraph 3 of this paragraph, then a qualified permittee shall be selected in a lower tier."

D. Section 2(a). Kentucky deleted this provision, which dictated the term of years for the Governor's initial appointments to the commission and