SUPPLEMENTARY INFORMATION: Hoechst Roussel Vet, 30 Independence Blvd., P.O. Box 4915, Warren, NJ 07059, filed NADA 141-129 that provides for combining approved single ingredient Avatec® (lasalocid) and Flavomycin® (bambermycins) Type A medicated articles to make Type C medicated broiler feeds containing 68 to 113 grams per ton (g/t) lasalocid and 1 to 2 g/t bambermycins. The Type C medicated broiler feeds are used for prevention of coccidiosis caused by Eimeria tenella, E. necatrix, E. acervulina, E. brunetti, E. mivati, and E. maxima, and for increased rate of weight gain and improved feed efficiency in broiler chickens. The NADA is approved as of August 6, 1999, and the regulations are amended in 21 CFR 558.95 by adding paragraph (d)(1)(xiv) and in 21 CFR 558.311 by adding paragraph (e)(4)(ii) to reflect the approval.

In accordance with the freedom of information provisions of 21 CFR part 20 and 514.11(e)(2)(ii), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852, between 9 a.m. and 4 p.m., Monday through Friday.

The agency has determined under 21 CFR 25.33(a)(2) that this action is of a type that does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801-808.

List of Subjects in 21 CFR Part 558

Animal drugs, Animal feeds. Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, 21 CFR part 558 is amended as follows:

PART 558—NEW ANIMAL DRUGS FOR **USE IN ANIMAL FEEDS**

1. The authority citation for 21 CFR part 558 continues to read as follows:

Authority: 21 U.S.C. 360b, 371.

2. Section 558.95 is amended by adding paragraph (d)(1)(xiv) to read as follows:

§558.95 Bambermycins.

* * *

- (d) * * * (1) * * *

(xiv) Amount per ton. Bambermycins 1 to 2 grams, plus lasalocid 68 to 113 grams.

(a) Indications for use. For prevention of coccidiosis caused by E. tenella, E. necatrix, E. acervulina, E. brunetti, E. mivati, and E. maxima, and for increased rate of weight gain and improved feed efficiency in broiler chickens.

(b) Limitations. For broiler chickens only. Feed continuously as sole ration. Lasalocid as provided by No. 063238 in §510.600(c) of this chapter.

3. Section 558.311 is amended by adding paragraph (e)(4)(ii) to read as follows:

§558.311 Lasalocid.

* *

(e) * * *

(4) * * *

(ii) Bambermycins as in §558.95 of this chapter.

Dated: August 30, 1999.

Stephen F. Sundlof,

Director, Center for Veterinary Medicine. [FR Doc. 99-23467 Filed 9-9-99; 8:45 am] BILLING CODE 4160-01-F

DEPARTMENT OF THE TREASURY

Bureau of Alcohol, Tobacco and Firearms

27 CFR Part 200

[T.D. ATF-414]

RIN 1512-AB91

Rules of Practice in Permit Proceedings; Technical Amendments

AGENCY: Bureau of Alcohol, Tobacco and Firearms (ATF), Department of the Treasury.

ACTION: Final rule, Treasury decision.

SUMMARY: This Treasury decision amends the provisions of its rules of practice in permit proceedings to change the title designation "District Director" to "Director of Industry Operations (DIO)" wherever it appears, and to make other necessary conforming amendments. All such changes are to provide clarity and uniformity throughout Title 27 Code of Federal Regulations.

EFFECTIVE DATE: September 10, 1999. FOR FURTHER INFORMATION CONTACT: Nancy M. Kern, Regulations Division,

650 Massachusetts Avenue, NW, Washington, DC 20226, (202-927-8210). SUPPLEMENTARY INFORMATION:

Background

The Bureau of Alcohol, Tobacco and Firearms (ATF) administers regulations published in Chapter I of Title 27 Code of Federal Regulations. ATF determined that the regulations in part 200 should be revised to reflect the current ATF field structure reorganization, which established the positions of "Director of Industry Operations" for the respective ATF operating Field Divisions, and eliminated the positions of "District Directors'' (formerly Regional Directors) for such districts.

These amendments do not make any substantive changes and are only intended to improve the clarity of Title 27.

Paperwork Reduction Act

The provisions of the Paperwork Reduction Act of 1995, Public Law 104-13, 44 U.S.C. Chapter 35, and its implementing regulations, 5 CFR part 1320, do not apply to this final rule because there are no recordkeeping or reporting requirements.

Regulatory Flexibility Act

Because no notice of proposed rulemaking is required for this rule, the provisions of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) do not apply.

Executive Order 12866

This final rule is not subject to the requirements of Executive Order 12866 because the regulations make nonsubstantive technical amendments to previously published regulations.

Administrative Procedure Act

Because this final rule merely makes technical amendments and conforming changes to improve the clarity of the regulations, it is unnecessary to issue this final rule with notice and public procedure under 5 U.S.C. 553(b), or with the 30-day delayed effective date under 5 U.S.C. 553(b).

Drafting Information

The principal author of this document is Nancy M. Kern, Regulations Division, Bureau of Alcohol, Tobacco and Firearms.

List of Subjects in 27 CFR 200

Administrative practice and procedure, Authority delegations.

Authority and Issuance

Title 27, Code of Federal Regulations is amended as follows:

PART 200—RULES OF PRACTICE IN PERMIT PROCEEDINGS

Paragraph 1. The authority citation for part 200 continues to read as follows:

Authority: 26 U.S.C. 7805, 27 U.S.C. 204.

PART 200—[AMENDED]

Par. 2. Section 200.5 is amended as follows:

(a) By revising in alphabetical order, the terms, Attorney for the Government, Director of Industry Operations and Initial Decision.

(b) By removing the term "District director" and by adding in alphabetical order, the term "Director of Industry Operations".

The additional revision reads as follows:

*

§ 200.5 Meaning of terms.

Attorney for the Government. The attorney in the appropriate office of Chief Counsel authorized to represent the Director of Industry Operations in the proceeding.

* * * *

Director of Industry Operations. The principal ATF official in a field operations division responsible for administering the regulations in this part.

Initial decision. The decision of the Director of Industry Operations or administrative law judge in a proceeding on the suspension, revocation or annulment of a permit.

§200.25 [Amended]

Par. 3. Section 200.25 is amended by removing the words "Regional Director (compliance)" and by adding the words "Director of Industry Operations (DIO)" in place thereof. Section 200.25 is also amended by removing the words "district director" and by adding the words "director of industry operations" in place thereof.

* * * *

Par. 4. The following sections of part 200 are amended by removing the words "district director" each place they appear and adding, in place thereof, the words "director of industry operations":

- (a) Section 200.27;
- (b) Section 200.29;
- (c) Section 200.31;
- (d) Section 200.35;
- (e) Section 200.36;
- (f) Section 200.37;
- (g) Section 200.38;
- (h) Section 200.45;
- (i) Section 200.46;

(j) Section 200.48, introductory text; (k) Section 200.49: (l) Section 200.49a, introductory text; (m) Section 200.49b, introductory text and paragraph (b); (n) Section 200.55(a), introductory text: (o) Section 200.57; (p) Section 200.59; (q) Section 200.60, paragraphs (a), (b), and (c); (r) Section 200.61; (s) Section 200.62; (t) Section 200.64: (u) Section 200.65: (v) Section 200.70; (w) Section 200.71; (x) Section 200.72; (y) Section 200.73; (z) Section 200.75; (aa) Section 200.78; (bb) Section 200.79, paragraph (b); (cc) Section 200.80; (dd) Section 200.85, introductory text; (ee) Section 200.105; (ff) Section 200.106, paragraph (a); (gg) Section 200.107; (hh) Section 200.109; (ii) Section 200.110; (jj) Section 200.115; (kk) Section 200.116; (ll) Section 200.117; (mm) Section 200.126; (nn) Section 200.129.

§200.95 [Amended]

Par. 5. In § 200.95 remove the words "district directors" each place they appear and add, in place thereof, the words "directors of industry operations".

§§ 200.107 and 200.108 [Amended]

Par. 6. Sections 200.107a(a)(3) and 200.108 are amended by removing the words "district director's" each place they appear and adding the words "director of industry operations'".

§200.27 [Amended]

Par. 7. The section heading for § 200.27 is amended by removing the words "district director" and adding the words "director of industry operations" in place thereof.

§200.107 [Amended]

Par. 8. The undesignated heading that precedes § 200.107 is amended by removing the words "District Director" and adding the words "Director of Industry Operations" in place thereof.

§200.107a [Amended]

Par. 9. The section heading for § 200.107a is amended by removing the words "District Director's" and adding the words "Director of Industry Operations'" in place thereof.

Signed: July 29, 1999. John W. Magaw, Director. Approved: August 17, 1999. John P. Simpson, Deputy Assistant Secretary (Regulatory, Tariff

Deputy Assistant Secretary (Regulatory, Tarit, and Trade Enforcement). [FR Doc. 99–23387 Filed 9–9–99; 8:45 am] BILLING CODE 4810–31–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[FRL-6434-4]

Finding of Failure To Submit a Required State Implementation Plan for Carbon Monoxide; Nevada—Las Vegas Valley

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: EPA is taking final action in making a finding, under the Clean Air Act (CAA or Act), that Nevada failed to make a carbon monoxide (CO) nonattainment area state implementation plan (SIP) submittal required for the Las Vegas Valley under the Act. Under certain provisions of the Act, states are required to submit SIPs providing for, among other things, reasonable further progress and attainment of the CO national ambient air quality standards (NAAQS) in areas classified as serious. The deadline for submittal of this plan for the Las Vegas Valley was May 3, 1999.

This action triggers the 18-month time clock for mandatory application of sanctions and 2-year time clock for a federal implementation plan (FIP) under the Act. This action is consistent with the CAA mechanism for assuring SIP submissions.

EFFECTIVE DATE: This action is effective as of August 31, 1999.

FOR FURTHER INFORMATION CONTACT: Larry A. Biland, Air Planning Office (AIR–2), Air Division, U.S. EPA, Region 9, 75 Hawthorne Street, San Francisco, California, 94105–3901, Telephone (415) 744–1227.

SUPPLEMENTARY INFORMATION:

I. Background

The CAA Amendments of 1990 were enacted on November 15, 1990. Under section 107(d)(1)(C) of the amended CAA, each CO area designated nonattainment prior to enactment of the 1990 Amendments, such as the Las Vegas Valley area, was designated nonattainment by operation of law upon