resulting in an engine failure and a subsequent forced landing, accomplish the following:

(a) Remove any aluminum (blue-colored) AN823–8D (45°) or MS20822–8D (90°) elbows that connect the A723 oil cooler lines to the engine accessory case and replace them with airworthy MS20823–8 (45°) steel elbows or MS20822–8 (90°) steel elbows, as applicable. If the color is difficult to distinguish, use a magnet to determine if the elbow is aluminum or steel. Apply B270–6 thread sealant/lubricant to the replacement elbows' pipe threads. Torque the elbows to 160 in-lbs. plus as much additional torque as is necessary to align for correct position with the oil line.

Note 2: Robinson Helicopter Company R44 Service Bulletin SB–25, dated October 1, 1997, pertains to the subject of this AD and describes procedures for replacing both aluminum elbows with steel elbows.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Los Angeles Aircraft Certification Office. Operators shall submit their requests through an FAA Maintenance Inspector, who may concur or comment and then send it to the Manager, Los Angeles Aircraft Certification Office.

Note 3: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Los Angeles Aircraft Certification Office.

(c) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the helicopter to a location where the requirements of this AD can be accomplished.

(d) This amendment becomes effective on March 18, 1998.

Issued in Fort Worth, Texas, on February 24, 1998.

Eric Bries,

Acting Manager, Rotorcraft Directorate, Aircraft Certification Service. [FR Doc. 98–5353 Filed 3–2–98; 8:45 am]

BILLING CODE 4910-13-P

DEPARTMENT OF COMMERCE

Bureau of the Census

15 CFR Part 70

[Docket No. 980209031-8031-01]

RIN 0607-AA18

Cutoff Dates for Recognition of Boundary Changes for Census 2000

AGENCY: Bureau of the Census, Commerce.

ACTION: Final rule.

SUMMARY: The Bureau of the Census is establishing the cutoff dates for recognition of boundary changes for

Census 2000. The cutoff dates are established for each decennial census of population and were last established for the 1990 census. For the tabulation and dissemination of data from Census 2000, the Bureau of the Census will recognize only those boundaries legally in effect on January 1, 2000, that have been reported officially to the Bureau of the Census no later than March 1, 2000.

EFFECTIVE DATE: March 3, 1998.

FOR FURTHER INFORMATION CONTACT: Joel L. Morrison, Chief, Geography Division, Bureau of the Census, Washington, DC 20233–7400, telephone (301) 457–1132, or e-mail (j.morrison@geo.census.gov).

SUPPLEMENTARY INFORMATION: The Bureau of the Census is amending 15 CFR Part 70 to establish cutoff dates for recognition of boundary changes for Census 2000. This technical amendment is necessary to change the dates that were established for the 1990 census on July 8, 1988 (51 FR 24653) and are out of date. The name of the census is changed from "1990 census" to "Census 2000", and the reference year is changed from 1990 to 2000 throughout the regulation. The Bureau of the Census will recognize only those boundaries legally in effect on January 1, 2000, that have been reported officially to it no later than March 1, 2000.

The Bureau of the Census finds good cause for dispensing with the notice and comment requirements of the Administrative Procedure Act because notice and comment are unnecessary so far as the public is concerned, since the rule makes merely technical amendments to update the dates from the 1990 census to Census 2000 (5 U.S.C. 553(b)(B)). A delay in the effective date is not required because this rule is not a substantive rule (5 U.S.C. 553(d)). Because a notice of proposed rulemaking and an opportunity for comment are not required for rulemaking under 5 U.S.C. 553 or any other law, the analytical requirements of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) are not applicable. This rule does not contain any collection of information subject to the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). It has been determined that this rule is not significant for purposes of Executive Order 12866.

List of Subjects in 15 CFR Part 70

Census data.

For the reasons set forth in the preamble, 15 CFR part 70 is amended to read as follows:

PART 70—[AMENDED]

1. The authority for part 70 is revised to read as follows:

Authority: 13 U.S.C. 4 and Department of Commerce Organization Order 35–2A (40 FR 42765).

2. In 15 CFR part 70, remove the words "1990 census" wherever they appear and add, in their place, the words "Census 2000".

3. In addition to the amendments set forth above in 15 CFR part 70, remove the date "1990" wherever it appears and add, in its place, the date "2000".

§70.2 [Amended]

4. In § 70.2, remove the sentence "A more complete description appears on pages A1 and A2 of 1980 Census of Population, Volume I, Chapter A" and add, in its place, the sentence "A more complete description appears on pages A–6 and A–11 of 1990 Census of Population, Volume 1, General Population Characteristics, 1990 CP–1–1, Appendix A."

Dated: February 10, 1998.

James F. Holmes,

Acting Director, Bureau of the Census. [FR Doc. 98–5421 Filed 3–2–98; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Chlortetracycline, Bacitracin Methylene Disalicylate

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of an abbreviated new animal drug application (ANADA) filed by Hoffmann-La Roche, Inc. The ANADA provides for use of single ingredient Type A medicated articles containing chlortetracycline and bacitracin methylene disalicylate to make a Type C medicated swine feed.

EFFECTIVE DATE: March 3, 1998. **FOR FURTHER INFORMATION CONTACT:** Lonnie W. Luther, Center for Veterinary Medicine (HFV–102), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301–827–0209.

SUPPLEMENTARY INFORMATION: Hoffmann-La Roche, Inc., 340 Kingsland St., Nutley, NJ 07110–1199, filed ANADA

200-242 that provides for using Aureomycin® 50, 70, 80, 90, or 100 Type A medicated articles containing chlortetracycline calcium complex (CTC) equivalent to 50, 70, 80, 90, or 100 grams per pound (g/lb) chlortetracycline hydrochloride, and BMD® (bacitracin methylene disalicylate) 25, 30, 40, 50, 60, or 75 equivalent to 25, 30, 40, 50, 60, or 75 g/lb bacitracin activity, to make Type C medicated swine feed. The Type Č medicated swine feed contains approximately 400 g/ton (t) chlortetracycline, varying with body weight and feed consumption to provide 10 milligrams/lb CTC of body weight daily, and 10 to 30 g/t bacitracin methylene disalicylate, to be fed for not more than 14 days. It is used in swine feeds for: (1) Treatment of bacterial enteritis caused by Escherichia coli and Salmonella choleraesuis; (2) bacterial pneumonia caused by Pasteurella multocida, susceptible to CTC; (3) increased rate of weight gain; and (4) improved feed efficiency.

Hoffmann-La Roche, İnc.'s ANADA 200–242 is approved as a generic copy of Alpharma Inc.'s NADA 141–059. The ANADA is approved as of January 16, 1998, and the regulations are amended in 21 CFR 558.76(d)(1)(iv) to reflect the approval. The basis of approval is discussed in the freedom of information

summary.

In addition, 21 CFR 558.128 is amended in paragraph (d)(3) by redesignating paragraph (d)(3)(xiv) as paragraph (d)(3)(iii) to place the combination with bacitracin methylene disalicylate in alphabetical order.

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, 12420 Parklawn Dr., rm. 1–23, Rockville, MD 20857, 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.

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.

§ 558.76 [Amended]

2. Section 558.76 *Bacitracin methylene disalicylate* is amended in the table in paragraph (d)(1) in entry (iv), in the columns "Limitations" and "Sponsor" by removing "046573" and adding in its place "000004 and 046573".

§558.128 [Amended]

3. Section 558.128 *Chlortetracycline* is amended by redesignating paragraph (d)(3)(xiv) as paragraph (d)(3)(iii).

Dated: February 6, 1998.

Stephen F. Sundlof,

Director, Center for Veterinary Medicine. [FR Doc. 98–5344 Filed 3–2–98; 8:45 am] BILLING CODE 4160–01–F

DEPARTMENT OF STATE

Bureau of Consular Affairs

22 CFR Part 41

[Public Notice 2600]

Visas: Documentation of Nonimmigrants Under the Immigration and Nationality Act, as Amended

AGENCY: Bureau of Consular Affairs, Department of State.

ACTION: Final rule.

SUMMARY: This final rule implements Chapter 16 of the North American Free Trade Agreement (NAFTA), and sections 341 and 342 of the North American Free Trade Agreement Implementation Act, (the Implementation Act), signed December 8, 1993, which address the movement of business persons among the United States, Canada, and Mexico. This rule finalizes the interim regulations published in the Federal Register on December 28, 1993 [58 FR 68526] concerning two nonimmigrant visa classifications, treaty traders and investors and intracompany transferees, and promulgates new regulations for a category for professionals under INA section 214(e), as amended by the Implementation Act.

EFFECTIVE DATE: January 1, 1994. **FOR FURTHER INFORMATION CONTACT:** Stephen K. Fischel, Director, Office of

Legislation, Regulations and Advisory Opinions, Visa Office, (202) 663–1184.

SUPPLEMENTARY INFORMATION: On December 28, 1993, the Department of State published an interim rule at 58 FR 68526. This rule which amended 22 CFR part 41 by amending §§ 41.51 and 41.54 and by adding a new § 41.59 took effect on January 1, 1994. The rule implements Chapter 16 of the North American Free Trade Agreement (NAFTA), entitled "Temporary Entry for Business Persons", and addresses the movement of business persons among the Parties to the Agreement. Chapter 16 is patterned on the similarly titled Chapter 15 of the United States Canada Free Trade Agreement (CFTA). This chapter relates to four nonimmigrant visa categories in the U.S. Immigration and Nationality Act: temporary visitors for business under INA 101(a)(15)(B); treaty trader and investors under INA 101(a)(15)(E); intracompany transferees under INA 101(a)(15)(L); and NAFTA professionals under INA 214(e) as amended by the Implementation Act.

Comments

The Department received no comments from the public during the comment period. The only modification from the interim rule is a minor wording change in § 41.59(c), definition of temporary entry, to comport with the specific language of NAFTA and with INS' definition [see 58 FR 69212 Dec. 30, 1993 and 63 FR 1331, Jan. 9, 1998].

Final Rule

This final rule is not expected to have a "significant economic impact" on a substantial number of small entities under the Regulatory Flexibility Act. This rule imposes no reporting or recordkeeping action from the public requiring the approval of the Office of Management and Budget under the Paperwork Reduction Act requirements. This rule has been reviewed as required by E.O. 12988 and certified to be in compliance therewith. This rule is exempted from E.O. 12866 but has been reviewed to ensure consistency therewith.

List of Subjects in 22 CFR 41

Aliens, Nonimmigrants, Intracompany Transferees, (executives, managers, and specialists), Professionals Under the North American Free Trade Agreement, Treaty Trader or Investor, Visas.

Accordingly, the regulations at 22 CFR 41.51 and 41.54 are adopted as published in the interim rule at 58 FR 68526 and § 41.59 is amended as follows: