

Counsel for Southern Region, room 652, 3400 Norman Berry Drive, East Point, Georgia 30344; telephone (404) 763-7646.

FOR FURTHER INFORMATION CONTACT: James G. Walters, Airspace Section, System Management Branch, Air Traffic Division, Federal Aviation Administration, P.O. Box 20636, Atlanta, Georgia 30320; telephone (404) 763-7646.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested parties are invited to participate in this proposed rulemaking by submitting such written data, views or arguments as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy aspects of the proposal. Communications should identify the airspace docket and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made:

"Comments to Airspace Docket No. 90-ASO-26." The postcard will be date/time stamped and returned to the commenter. All communications received before the specified closing date for comments will be considered before taking action on the proposed rule. The proposal contained in this notice may be changed in the light of comments received. All comments submitted will be available for examination in the Office of the Assistant Chief Counsel for Southern Region, room 652, 3400 Norman Berry Drive, East Point, Georgia 30344, both before and after the closing date for comments. A report summarizing each substantive public contact with FAA personnel concerned with this rulemaking will be filed in the docket.

Availability of NPRM's

Any person may obtain a copy of this Notice of Proposed Rulemaking (NRM) by submitting a request to the Federal Aviation Administration, Manager, System Management Branch (ASO-530), Air Traffic Division, P.O. Box 20636, Atlanta, Georgia 30320. Communications must identify the notice number of this NPRM. Persons interested in being placed on a mailing list for future NPRM's should also request a copy of Advisory Circular No. 11-2A which describes the application procedure.

The Proposal

The FAA is considering an amendment to § 71.171 and § 71.181 of part 71 of the Federal Aviation Regulations (14 CFR part 71) to revise the Beaufort, SC Control Zone and Transition Area. The proposed action would add arrival area extensions southwest and northwest of MCAS Beaufort. The extensions are needed for airspace protection for IFR aircraft executing instrument approach procedures to Runways 5 and 14. The transition area extension northeast of MCAS Beaufort is no longer required and would be eliminated. Additionally, minor corrections would be made to the latitude/longitude coordinate positions of Beaufort MCAS and Beaufort County Airports. Sections 71.171 and 71.181 of part 71 of the Federal Aviation Regulations was republished in FAA Handbook 7400.6G dated September 4, 1990.

The FAA has determined that this proposed regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore, (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, control zones.

The Proposed Amendment

Accordingly, pursuant to the authority delegated to me, the Federal Aviation Administration proposes to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Public Law 97-449, January 12, 1983); 14 CFR 11.89.

§ 71.171 [Amended]

2. Section 71.171 is amended as follows:

Beaufort, SC [Revised]

Within a 5-minute radius of Beaufort MCAS (lat. 32°28'38" N., long. 80°43'24" W.); within 2 miles each side of Beaufort TACAN (lat. 32°28'44" N., long. 80°43'03" W.) 036°, 229° and 302° radials extending from the 5-mile radius zone to 7 miles NE, SW and NW of the TACAN.

§ 71.181 [Amended]

3. Section 71.181 is amended as follows:

Beaufort, SC [Revised]

That airspace extending upward from 700 feet above the surface within an 8.5-mile radius of Beaufort MCAS (lat. 32°28'38" N., long. 80°43'24" W.); within a 6-mile radius of Beaufort County Airport (lat. 32°24'43" N., long. 80°38'05" W.); excluding that portion that coincides with the Hilton Head Island, SC Transition Area.

Issued in East Point, GA, on December 5, 1990.

Don Cass,

*Acting Manager, Air Traffic Division,
Southern Region.*

[FR Doc. 90-29587 Filed 12-17-90; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 347

[Docket No. 78N-021D]

RIN 0905-AA06

Skin Protectant Drug Products for Over-the-Counter Human Use; Proposed Rulemaking for Diaper Rash Drug Products; Limited Extension of Time for Comments

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice of proposed rulemaking; limited extension of comment period.

SUMMARY: The Food and Drug Administration (FDA) is extending the period for submission of comments to March 18, 1991, on issues relating to the use of vitamins A and D (cholecalciferol) included in the proposed rulemaking to establish conditions under which over-the-counter (OTC) skin protectant drug products for the treatment or prevention of diaper rash are generally recognized as safe and effective and not misbranded. FDA is taking this action in response to two requests to extend the comment period for an additional 90 days to allow time

to develop adequate documentation for comments related to the use of vitamins A and D in OTC skin protectant diaper rash drug products. FDA is limiting the extension of the comment period to comments related to these specific ingredients only.

DATES: Written comments by March 18, 1991.

ADDRESSES: Written comments to the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: William E. Gilbertson, Center for Drug Evaluation and Research (HFD-210), Food and Drug Administration, 5600 Fisher Lane, Rockville, MD 20857, 301-295-8000.

SUPPLEMENTARY INFORMATION: In the Federal Register of June 20, 1990 (55 FR 25204), FDA issued a notice of proposed rulemaking to establish conditions under which OTC skin protectant drug products for the treatment or prevention of diaper rash are generally recognized as safe and effective and not misbranded. This notice of proposed rulemaking is part of the ongoing review of OTC drug products being conducted by the agency. Interested persons were given until December 17, 1990, to submit comments on the proposal.

One manufacturer requested a 90-day extension of the comment period for the limited purpose of providing adequate time to develop documentation for comments related to the use of vitamins A and D in OTC skin protectant diaper rash drug products. The company expressed concern that the proposed FDA dosage limitations and related proposals are unsupported, not applicable, and impractical for diaper rash drug products containing vitamins A and D. The company noted that FDA's proposals were based on an evaluation of hemorrhoidal drug products and not diaper rash drug products. A drug manufacturers association also requested an extension of time to address FDA's proposed maximum dosage limitation for vitamins A and D content of cod liver oil. The association noted that additional time is needed to address these limitations, e.g., validation methods for assaying ingredient concentrations and stability testing. Both requests indicated that the extra time for these comments will enable them to present FDA with a full and timely record for its review of the use of these ingredients for the treatment or prevention of diaper rash.

FDA has carefully considered the requests and believes that additional time for comment on these ingredients is

in the public interest. The agency also believes that such additional information may be of assistance in establishing conditions under which over-the-counter (OTC) skin protectant drug products for the treatment or prevention of diaper rash are generally recognized as safe and effective and not misbranded. Thus, the agency considers a limited extension of the comment period to be appropriate.

Interested persons may, on or before March 18, 1991, submit to the Dockets Management Branch (address above) written comments related to the use of vitamins A and D in OTC skin protectant diaper rash drug products. Three copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in the brackets in the heading of this document. Comments received may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Dated: December 11, 1990.

Alan L. Hoeting,
Acting Associate Commissioner for Regulatory Affairs.
[FR Doc. 90-29482 Filed 12-17-90; 8:45 am]
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DEPARTMENT OF THE TREASURY

Internal Revenue Service

26 CFR Part 1

[PS-107-88]

RIN 1545-AM60

Normalization: Inconsistent Procedures and Adjustments

AGENCY: Internal Revenue Service, Treasury.

ACTION: Correction to notice of proposed rulemaking.

SUMMARY: This document contains corrections to the notice of proposed rulemaking (PS-107-88), which was published on Tuesday, November 27, 1990, (55 FR 49294). The proposed regulations relate to the application of the normalization requirements of sections 167(l) and 168(i)(9) of the Internal Revenue Code to utility companies that file consolidated federal income tax returns.

FOR FURTHER INFORMATION CONTACT: Martin Schaffer, (202) 566-3553 (not a toll-free number).

SUPPLEMENTARY INFORMATION:

Background

The notice of proposed rulemaking that is the subject of this correction

proposes to add new §§ 1.167(l)-1(h)(7) and 1.168(i)-1 to part 1 of title 26 of the Code of Federal Regulations (CFR). The final regulations will be added to part 1 of title 26 of the CFR in accordance with the Internal Revenue Service's specific regulatory authority under 26 U.S.C. 167(l) and 26 U.S.C. 168(i)(9)(B)(iii), as well as its general regulatory authority under 26 U.S.C. 7805.

Need for Correction

As published, the proposed regulations contains typographical errors that, if not corrected, might cause confusion to taxpayers and practitioners.

Correction of Publication

Accordingly, the publication of the proposed regulations (PS-107-88) which was subject of FR Doc. 90-27702, is corrected as follows:

1. On page 49300, third column, in § 1.168(i)-1(d)(2), under the example for 1992, the line immediately preceding the caption "(D) Cumulative Consolidated Tax Savings." which reads "section is 3.88 for 1991." should be removed and the language "section 3.88 for 1992." added in its place.

Dale D. Goode,
Federal Register Liaison Officer, Assistant Chief Counsel (Corporate).

[FR Doc. 90-29566 Filed 12-17-90; 8:45 am]
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DEPARTMENT OF EDUCATION

34 CFR Part 608

RIN 1840-AB39

Student Assistance General Provisions

AGENCY: Department of Education.

ACTION: Extension of comment period for notice of proposed rulemaking.

SUMMARY: On October 1, 1990 at 55 FR 40148, the Secretary published in the Federal Register a Notice of Proposed Rulemaking for the Student Assistance General Provisions that contain requirements relating to clock hour/credit hour conversion. The proposed rules provided for a comment period ending October 31, 1990.

In accordance with the Excellence in Mathematics, Science, and Engineering Education Act of 1990 (Pub. L. 101-589, enacted November 16, 1990), the Secretary extends the comment period for these regulations. The Act requires the Secretary to extend the comment period through January 1, 1991. However, since January 1 is a Federal