

14 CFR Part 71

[Airspace Docket No. 84-AWA-14]

Proposed Alteration of VOR Federal Airways*Correction*

In FR Doc. 85-3723 beginning on page 6195 in the issue of Thursday, February 14, 1985, make the following corrections:

PART 71—[CORRECTED]

§ 71.123 [Corrected]

V-105 [Corrected]

1. On page 6196, in the third column, in V-105, in the sixth line, "Vagas" should read "Vegas".

V-163 [Corrected]

2. In the same column, in V-163, in the eighth line, "Armdore" should read "Ardmore".

BILLING CODE 1505-01-M

14 CFR Part 71

[Airspace Docket No. 84-AWA-34]

Proposed Alteration of VOR Federal Airways*Correction*

In FR Doc. 85-3731 beginning on page 6192 in the issue of Thursday, February 14, 1985, make the following corrections:

PART 71—[CORRECTED]

§ 71.123 [Corrected]

V-571 [Corrected]

1. On page 6193, in the middle column, in V-571, in the second line, "Leon" should read "Leona".

V-198 [Corrected]

2. On the same page, in the third column, in V-198, in the eleventh line, "226" should read "266".

BILLING CODE 1505-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES**Food and Drug Administration****21 CFR Part 341**

[Docket No. 76N-052H]

Cold Cough, Allergy, Bronchodilator, and Antiasthmatic Drug Products for Over-the-Counter Human Use; Tentative Final Monograph for OTC Antihistamine Drug Products; Correction

AGENCY: Food and Drug Administration.**ACTION:** Notice of proposed rulemaking; correction.

SUMMARY: The Food and Drug Administration (FDA) is deleting the reference to doxylamine succinate inadvertently included in certain parts of the preamble of a notice of proposed rulemaking, which was published in the *Federal Register* of January 15, 1985 (50 FR 2200). The agency clearly indicated earlier in the preamble that all discussion of the safety and effectiveness of doxylamine succinate was removed from the tentative final monograph pending a complete review and evaluation of the new data and information concerning the relationship between doxylamine succinate and birth defects.

FOR FURTHER INFORMATION CONTACT:

William E. Gilbertson, Center for Drugs and Biologics (HFN-210), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-4960.

SUPPLEMENTARY INFORMATION: In FR Doc. 85-680 appearing at page 2200 in the *Federal Register* of Tuesday, January 15, 1985, the following correction are made:

1. On page 2204, third column, the last two sentences of the second paragraph are corrected to read: "The agency, therefore, is proposing in this tentative final monograph that diphenhydramine hydrochloride at an adult dosage of 25 to 50 mg be Category I as an OTC antihistamine drug product. (See comment 8 below.)"

2. On page 2209, third column, and on page 2210, first column, item (6)(iii) is corrected to read: "*For products containing diphenhydramine hydrochloride identified in § 341.12(e). 'May cause marked drowsiness.'*"

Dated: February 27, 1985.

Joseph P. Hile,*Associate Commissioner for Regulatory Affairs.*

[FR Doc. 85-5328 Filed 3-5-85; 8:45 am]

BILLING CODE 4160-01-M

21 CFR Part 357

[Docket No. 81N-0050]

Poison Treatment Drug Products for Over-the-Counter Human Use; Tentative Final Monograph

Correction

In FR Doc. 85-682 beginning on page 2244 in the issue of Tuesday, January 15, 1985, make the following corrections:

1. On page 2248, in the second column, in the ninth line, "permot" should read "permit".

2. On page 2249, in the second column, in paragraph 17., in the third line, "prvious" should read "previous".

BILLING CODE 1505-01-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT**24 CFR Part 1800**

[Docket No. R-85-1221; FR-2051]

Solar Energy and Energy Conservation Bank**AGENCY:** Solar Energy and Energy Conservation Bank, HUD.**ACTION:** Proposed rule.

SUMMARY: Section 104(d)(2) of the Housing and Community Development Technical Amendments Act of 1984 amended section 520(b)(5) of the Solar Energy and Energy Conservation Bank Act to require revision of the current regulation of the Solar Energy and Energy Conservation Bank. The revised regulations must establish explicit criteria, and their relative weights, for allocation of financial assistance and must provide that all amounts available for financial assistance shall be allocated at the same time. The Bank is proposing to change 24 CFR 1800.95 to conform to this statutory requirement and to make other necessary revisions to 24 CFR Part 1800.

DATE: Comment due date: April 5, 1985.

ADDRESS: Interested parties are invited to submit comments regarding this rule to the Office of General Counsel, Rules Docket Clerk, Room 10276, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, D.C. 20410. Comments should refer to the docket number and date of publication of the rule. A copy of each comment submitted will be available for public inspection during regular business hours at the above address.

FOR FURTHER INFORMATION CONTACT:

Dr. Richard Francis, Manager, Solar Energy and Energy Conservation Bank, Room 7110, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, D.C. 20410. Telephone: 202-755-7166. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION:**Background**

The current 24 CFR 1800.95 was adopted in response to the old section 520(b)(5) of the Solar Energy and Energy Conservation Bank Act, which had been added by section 463(e)(2) of the Housing and Urban-Rural Recovery Act

2. In § 1093.61(a)(5), the words "for the months of August through February".

3. Section 1093.61(b).

4. In § 1093.73(a)(1), the words "or if the producer had no established base upon which to receive payments during the base paying months of March through July".

5. In § 1093.73(a)(2), the words "or base milk and excess milk".

6. Section "1093.73(e)(3).

7. In § 1093.75(a), the words "and the uniform price for base milk".

E. In Part 1097

1. In § 1097.61(a), the words "for each of the months of August through February".

2. In § 1097.61(a)(5), the words "of August through February".

3. Section 1097.61(b).

F. In Part 1098

1. In § 1098.61(a), the words "for each of the months of August through February".

2. In § 1098.61(a)(5), the words "in the months of August through February".

3. Section 1098.61(b).

4. In § 1098.71(a), the words "except that for milk received in March, April, May, June, and July from a producer for whom no daily average base can be computed pursuant to § 1098.92, the applicable rate for making payment pursuant to this paragraph shall be the Class III price for the preceding month".

5. In § 1098.73(a), the words "except that for milk received in March, April, May, June, and July from a producer for whom no daily average base can be computed pursuant to § 1098.92, the applicable rate for making payment pursuant to this paragraph shall be the Class III price for the preceding month".

6. In § 1098.73(b), the words "and such payments to be for base and excess milk at not less than the uniform prices for base and excess milk, respectively, computed pursuant to § 1098.61(b) for the months for which such uniform prices for base and excess milk are computed".

7. In § 1098.73(d)(2), the words "including for the months in which base and excess prices apply, the pounds of base and excess milk".

8. In § 1098.73(e)(2), the words "including for the months in which base and excess prices apply, the pounds of base and excess milk".

9. In § 1098.75(a), the words "and the uniform price for base milk".

G. In Part 1102

1. In § 1102.61(a), the words "for each

of the months of August through February".

2. In § 1102.61(a)(4), the words "of August through February".

3. Section 1102.61(b).

H. In Part 1108

1. In § 1108.61(a), the words, "for each of the months of August through February".

2. In § 1108.61(a)(6), the words "of August through February".

3. Section 1108.61(b).

4. In § 1108.73(a)(2), the words "or base milk and excess milk".

5. Section 1108.73(c)(2)(ii).

6. In § 1108.75(a), the words "and uniform price for base milk".

All persons who want to send written data, views, or arguments about the proposed suspension should send two copies of them to the Dairy Division, AMS, Room 2968, South Building, U.S. Department of Agriculture, Washington, D.C. 20250, not later than 7 days from the date of publication of this notice in the *Federal Register*. The period for filing comments is limited because a longer period would not provide the time needed to complete the required procedures and include March 1985 in the suspension period.

The comments that are received will be made available for public inspection in the Dairy Division during normal business hours (7 CFR 1.27(b)).

Statement of Consideration

The proposed suspension would make inoperative the seasonal base-excess plans under eight orders during the base paying spring and summer months in 1985. The suspension was requested by Southern Milk Sales, a cooperative association that represents producers who are located in the areas covered by the marketing orders.

Under base-excess plans a base for each producer is computed on the basis of deliveries during the fall and winter months. During the following spring and summer months, producers receive a uniform price for base milk for production that does not exceed the established daily average base. Milk in excess of base production commands a lower "excess" price. The plans are intended to encourage a seasonal leveling of production.

The base-excess plans of these orders were recently amended so that if a producer delivered milk to more than one of these eight markets during the fall and winter months, the deliveries to all of the eight markets could be used to compute the producer's base for the purpose of payments during the spring

and summer months. However, Southern Milk Sales contends that substantial quantities of the milk of its producer members was shipped to other deficit southeastern markets that do not have base-excess plans. As a result of supplying these markets, producer members of the cooperative have not established bases that reflect their entire production and thus their returns during the spring and summer will be reduced because an abnormally large proportion of their marketing would be paid for at the lower "excess" price. The cooperative contends that a reduction of returns will jeopardize the maintenance of an adequate supply of milk during the coming months for these and other southeastern markets. Thus, the cooperative concludes that the base-excess plans of the eight orders should be suspended during March through August 1985.

List of Subjects in 7 CFR Parts 1007, 1011, 1046, 1093, 1097, 1098, 1102 and 1108

Milk marketing orders, Milk, Dairy products.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Signed at Washington, D.C. on: February 28, 1985.

William T. Manley,

Deputy Administrator, Marketing Programs.

[FR Doc. 85-5339 Filed 3-5-85; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Airspace Docket No. 84-AWA-13]

Proposed Alteration of VOR Federal Airways

Correction

In FR Doc. 85-3732 beginning on page 6193 in the issue of Thursday, February 14, 1985, make the following correction on page 6194:

PART 71—[CORRECTED]

§ 71.123 [Corrected]

V-13 [Corrected]

In the third column, in V-13, in the fourth line, "003° T" should read "033° T".

BILLING CODE 1505-01-M