

with the firm's request and is amending the regulations accordingly. In addition, § 558.195(c)(2) provides status of this product for the National Academy of Sciences/National Research Council. The status is outdated based upon the Generic Animal Drug and Patent Term Restoration Act of 1988, therefore, § 558.195(c)(2) is removed and reserved.

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: Secs. 512, 701 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360b, 371).

2. Section 558.195 is amended by removing and reserving paragraph (c)(2), and in the table in paragraph (d) by removing the entry for "22.7 mg per 100 lb of body weight per day (0.5 mg per kilogram)" and adding a new entry in numerical order to read as follows:

§ 558.195 Decoquinate.

* * * * *
(d) * * *

Decoquinat in grams per ton	Combination in grams per ton	Indications for use	Limitations	Sponsor
13.6 to 27.2 (0.0015 to 0.003 pct).	Cattle; for the prevention of coccidiosis in ruminating and nonruminating calves and cattle caused by <i>Eimeria bovis</i> and <i>E. zumii</i> .	Feed Type C feed at a rate to provide 22.7 mg per 100 lb of body weight (0.5 mg per kg) per day. May be prepared from dry or liquid Type B feed containing 0.0125 to 0.5 pct decoquinat. Liquid Type B feed must have a pH range of 5.0 to 6.5 and contain a suspending agent to maintain a viscosity of not less than 500 centipoises. Feed at least 28 days during periods of exposure to coccidiosis or when it is likely to be a hazard. Do not feed to cows producing milk for food.	

Dated: June 23, 1995.
Andrew J. Beaulieu,
Acting Director, Office of New Animal Drug Evaluation, Center for Veterinary Medicine.
[FR Doc. 95-16091 Filed 6-30-95; 8:45 am]
BILLING CODE 4160-01-F

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 81

[MN36-2-7085; FRL-5252-3]

Designation of Areas for Air Quality Planning Purposes; Minnesota

AGENCY: Environmental Protection Agency (USEPA).

ACTION: Final rule, correction.

SUMMARY: On May 31, 1995, the USEPA published a direct final rule approving the redesignation requests to attainment for particulate matter in the Rochester

portion of Olmsted County and sulfur dioxide in the Air Quality Control Region 131 Twin Cities and Pine Bend areas (excluding the St. Paul Park area). The revised *Code of Federal Regulations (CFR)* § 81.324 redesignation table for sulfur dioxide identified the remaining nonattainment area as being part of Scott and Washington Counties. The table should have shown the remaining nonattainment area as being part of Dakota and Washington Counties. Also, the western boundary identifier of the Dakota County part of the nonattainment area is being corrected. The USEPA regrets any inconvenience these errors may have caused.

EFFECTIVE DATE: This correction rulemaking becomes effective on July 3, 1995.

FOR FURTHER INFORMATION CONTACT: Randy Robinson, Air Enforcement Branch, Regulation Development Section (AE-17J), United States

Environmental Protection Agency, Region 5, Chicago, Illinois 60604, (312) 353-6713.

SUPPLEMENTARY INFORMATION:

List of Subjects in 40 CFR Part 81

Air pollution control, National parks, Wilderness areas.

Authority: 42 U.S.C. 7401-7671(q).

Dated: June 22, 1995.

David A. Ullrich,
Acting Regional Administrator.

Correction of Publication

Accordingly the direct final rule published on May 31, 1995, at 60 FR 28339 is corrected as follows:

In § 81.324, the amendment to the table "Minnesota SO₂" is corrected to read as follows:

§ 81.324 Minnesota.

* * * * *

MINNESOTA—SO₂

Designated area	Does not meet primary standards	Does not meet secondary standards	Cannot be classified	Better than national standards
AQCR 131:				
Anoka County				X
Carver County				X
Dakota County (part)	X			
The area bounded on the north by Interstate 494; on the west by Babcock Trail and Highway 55; on the south by a line from the intersection of Highway 52 and 56 east to the County Line; on the east by the County line				
Rest of Dakota County				X
Hennepin County				X
Ramsey County				X
Scott County				X
Washington County (part)	X			
The area bounded on the west by the County line; on the south by a line extending from the County line east to 100th Street; on the east by Jamaica Avenue; on the north by Military Road and Interstate 494.				
Rest of Washington County				X
* * * * *	*	*		*

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 [FR Doc. 95-16275 Filed 6-30-95; 8:45 am]
 BILLING CODE 6560-50-D

40 CFR Parts 704, 707, 712, 716, 720, 721, 723, 761, 763, 766, 790, 795, 796, 799

[OPPTS-00173; FRL-4964-5]

Technical Amendments to TSCA Regulations to Update Addresses

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final Rule.

SUMMARY: EPA is issuing technical amendments to several regulations under the Toxic Substances Control Act (TSCA). These amendments revise the addresses for mailing information to, requesting information from, or otherwise contacting certain offices in the Office of Pollution Prevention and Toxics (OPPT). Additionally, this document makes technical amendments to certain information submission procedures that pertain to TSCA section 4 test rules and consent orders.

EFFECTIVE DATE: This final rule takes effect on July 3, 1995.

FOR FURTHER INFORMATION CONTACT: Susan B. Hazen, Director, Environmental Assistance Division (7408), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, Telephone: (202) 554-1404, TDD: (554-0551); TSCA-Hotline@epamail.epa.gov.

SUPPLEMENTARY INFORMATION: This document makes technical amendments

to certain TSCA regulations (40 CFR parts 700 to end). The technical amendments update the mailing addresses for submissions of information to, requesting information from, or otherwise contacting certain offices in OPPT. The addresses currently listed in the regulations have been changed and should no longer be used. Updating applicable addresses will ensure that OPPT receives all information requests and submissions in a timely manner.

Additionally, in order to centralize document receipt and to reduce burdens associated with the submission of information under TSCA section 4 test rules and consent orders, EPA is revising its section 4 procedural rules at 40 CFR Part 790 so that all documents and requests for actions be sent to the address published in 40 CFR 790.5(b). The current procedural rules require under § 790.5(d) that certain submissions and inquiries relating to test rules and consent orders be submitted to the Director of the Office of Compliance Monitoring (OCM). Some of these submissions are duplicative (e.g., the requirement at 40 CFR 790.5(d) to submit to OCM copies of transmittal memos accompanying material submitted to OPPT under § 790.5(b)). In addition, the responsibility to handle other, non-duplicative submissions, as well as questions, has been assigned to OPPT as the result of EPA streamlining and reorganization efforts that have eliminated OCM. Therefore, EPA is removing § 790.5(d) and references to that section. Where appropriate, EPA is replacing references to § 790.5(d) with references to § 790.5(b).

Because these are non-substantive procedural changes, notice and public comment are not necessary. These changes are effective immediately.

I. Rulemaking Record

EPA has established a record for this rulemaking (docket control number OPPTS-00173). A public version of the record, without any confidential business information is available in the Non-Confidential Information Center (NCIC) (7407), Office of Pollution Prevention and Toxics, U.S. Environmental Protection Agency, Room B-607 NEM, 401 M Street, SW., Washington, DC, 20460, between the hours of 12 p.m. and 4 p.m. weekdays excluding legal holidays.

II. Regulatory Assessment Requirements Analyses Under Executive Order 12866, the Unfunded Mandates Reform Act of 1995, the Regulatory Flexibility Act, and the Paperwork Reduction Act

Because this action is limited to intra-agency procedural changes, including updating addresses, consolidating addressees and eliminating unnecessary procedural duplication, there is no "significant" regulatory action within the meaning of Executive Order 12866 (58 FR 51735, October 4, 1993). In addition, this action does not impose any additional Federal mandates on State, local, or tribal governments or the private sector within the meaning of The Unfunded Mandates Reform Act of 1995. For these reasons, pursuant to the Regulatory Flexibility Act (5 U.S.C. 605(b)), I certify that this action would not have a significant economic impact