

chloro-1-(3-ethoxy-4-nitrophenoxy)-4-(trifluoromethyl)benzene] in or on the following raw agricultural commodities:

* * * * *

(b) Tolerances with regional registration are established for residues of the herbicide oxyfluorfen [2-chloro-1-(3-ethoxy-4-nitrophenoxy)-4-(trifluoromethyl)benzene] in or on the following raw agricultural commodities:

Commodity	Parts per million
Blackberry	0.05
Garbanzo beans	0.05
Guava	0.05
Papaya	0.05
Raspberry	0.05
Taro (corms and leaves)	0.05

PART 185—[AMENDED]

2. In part 185:
 a. The authority citation for part 185 continues to read as follows:
 Authority: 21 U.S.C. 346a and 348.
 b. By amending § 185.4600 by revising the introductory text to read as follows:

§ 185.4600 Oxyfluorfen.

A regulation is established permitting residues of the herbicide oxyfluorfen [2-chloro-1-(3-ethoxy-4-nitrophenoxy)-4-(trifluoromethyl)benzene] in or on the following processed food when present therein as a result of application of the herbicide to growing crops:

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40 CFR Part 763

[OPPTS-00173A; FRL-4980-2]

Technical Amendments to TSCA Regulations to Update Addresses; Correction

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

SUMMARY: This document corrects a technical amendment issued by EPA and published in the Federal Register on July 3, 1995.
DATES: The effective date of this correction is December 6, 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: (202) 554-0551; e-mail: TSCA Hotline@epamail.epa.gov.

SUPPLEMENTARY INFORMATION: In the Federal Register of July 3, 1995, EPA issued a technical amendment to several regulations under the Toxic Substances Control Act (TSCA). The amendments revised addresses for mailing information to, requesting information from, or otherwise contacting certain offices in the Office of Pollution Prevention and Toxics. Two of the technical amendments made changes to sections that had previously been removed from 40 CFR part 763 by technical amendments that published in the Federal Register on June 19, 1995 (60 FR 31917). This document corrects those two technical amendments.

1. In FR Doc. 95-16287, July 3, 1995, on page 34465, third column, amendatory language item "b" and the amendment to § 763.71 is removed.
2. In the same issue of the Federal Register, the same document, on page 34466, in the first column, amendatory language item "d" and the amendment to § 763.119(a) is removed.

List of Subjects in 40 CFR Part 763

Administrative practice and procedure, Asbestos, Confidential Business Information, Environmental protection, Hazardous substances, imports, Intergovernmental relations, labeling, Occupational safety and health, Reporting and recordkeeping requirements, Schools.

Dated: November 13, 1995.
 Charles M. Auer,
 Director, Chemical Control Division, Office of Pollution Prevention and Toxics.
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GENERAL SERVICES ADMINISTRATION

41 CFR Part 301-11

[FTR Amendment 45]
 RIN 3090-AF88

Federal Travel Regulation; Increase in the Maximum Travel Expense Amount Which May Be Claimed Without Requirement for a Supporting Receipt

AGENCY: Federal Supply Service, GSA.
ACTION: Final rule.

SUMMARY: This final rule amends the Federal Travel Regulation (FTR) to increase to \$75 the maximum travel expense amount which may be claimed without requirement that a supporting receipt be attached to the travel voucher. This rule reflects an Internal Revenue Service (IRS) change, effective October 1, 1995, to receipt requirements

for Federal income tax purposes. This amendment is intended to reduce agency administrative costs by decreasing the number of receipts that must be attached to the travel voucher and reviewed.

EFFECTIVE DATE: This final rule is effective October 1, 1995, and applies for travel (including travel incident to a change of official station) performed on or after October 1, 1995.

FOR FURTHER INFORMATION CONTACT: Robert A. Clauson, Transportation Management Division (FBX), Washington, DC 20406, telephone 703-305-5745.

SUPPLEMENTARY INFORMATION: This final rule increases from \$25 to \$75 the maximum travel expense amount which may be claimed without requirement for a supporting receipt to accompany the travel voucher. Temporary Treasury Regulation (Treas. Reg.) § 1.274-5T(c)(2)(iii), as in effect prior to October 1, 1995, required a taxpayer to substantiate a travel expense deduction by maintaining documentary evidence for (a) any lodging expenditure, or (b) any other expenditure of \$25 or more. On October 16, 1995, the Internal Revenue Service (IRS) issued Notice 95-50, 1995-42 I.R.B. 8 stating that IRS will amend Treas. Reg. § 1.274-5T(c)(2)(iii), effective October 1, 1995, to increase the minimum amount for "other expenditures" from \$25 to \$75. This FTR amendment reflects the IRS receipts requirement change. The FTR requirement for a receipt regardless of amount for the expense items listed in FTR § 301-11.3(c) (1) through (18) remains unchanged.

The General Services Administration (GSA) has determined that this rule is not a significant regulatory action for the purposes of Executive Order 12866 of September 30, 1993. This final rule is not required to be published in the **FEDERAL REGISTER** for notice and comment. Therefore, the Regulatory Flexibility Act does not apply.

List of Subjects in 41 CFR Part 301-11

Government employees, Travel, Travel allowances, Travel and transportation expenses.

For the reasons set out in the preamble, 41 CFR part 301-11 is amended to read as follows:

PART 301-11—CLAIMS FOR REIMBURSEMENT

1. The authority citation for part 301-11 continues to read as follows:

Authority: 5 U.S.C. 5701-5709; E.O. 11609, 36 FR 13747, 3 CFR, 1971-1975 Comp., p. 586.