

technological collection techniques, or other forms of information technology. Comments may be sent to both Lee Puricelli, Paperwork Specialist, at his address provided above, and the Desk Officer for Agriculture, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20253.

Comments are requested by January 21, 1997. To be most effective, comments should be sent to OMB within 30 days of the publication date of this direct final rule.

List of Subjects in 9 CFR Part 318

Food additives, Meat inspection.

For the reasons discussed in the preamble, FSIS is amending 9 CFR part 318 of the Federal meat inspection regulations as follows:

PART 318—ENTRY INTO OFFICIAL ESTABLISHMENTS; REINSPECTION AND PREPARATION OF PRODUCTS

1. The authority citation for part 318 continues to read as follows:

Authority: 7 U.S.C. 450, 1901–1906; 21 U.S.C. 601–695; 7 CFR 2.18, 2.53.

2. Section 318.7(c)(4) is amended by revising in the chart of substances, under the Class of Substance “Flavoring agents; protectors and developers”, the entry for the substance “Corn syrup solids, corn syrup, glucose syrup” to read as follows:

§ 318.7 Approval of substances for use in the preparation of products.

* * * * *

(c) * * *

(4) * * *

Class of substance	Substance	Purpose	Products	Amount
*	*	*	*	*
	Corn syrup solids, corn syrup, glucose, syrup.	To flavor	Sausage, hamburger, meat loaf, meat, chopped or pressed ham.	Sufficient for purpose.
*	*	*	*	*

Done at Washington, DC, on: November 12, 1996.
 Thomas J. Billy,
Administrator.
 [FR Doc. 96–29561 Filed 11–18–96; 8:45 am]
 BILLING CODE 3410–DM–P

FEDERAL RESERVE SYSTEM

12 CFR Part 215

[Regulation O; Docket No. R–0939]

Loans to Executive Officers, Directors, and Principal Shareholders of Member Banks; Loans to Holding Companies and Affiliates; Correction

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Final rule; correction.

SUMMARY: This document corrects the announced effective date of recent amendments to Regulation O, which limits how much and on what terms a bank may lend to its own insiders and insiders of its affiliates. These amendments were effective under the Small Business Regulatory Enforcement Fairness Act of 1996, on November 8, 1996, the date they appeared in the Federal Register. The final rule as published, however, incorrectly stated that they were effective November 4, 1996, the date the Board adopted them.

EFFECTIVE DATE: Effective November 4, 1996, the effective date for the final rule published at 61 FR 57769 is corrected to be November 8, 1996.

FOR FURTHER INFORMATION CONTACT:

Gregory Baer, Managing Senior Counsel (202/452–3236), or Gordon Miller, Attorney (202/452–2534), Legal Division, Board of Governors of the Federal Reserve System. For the hearing impaired *only*, Telecommunications Device for the Deaf (TDD), Dorothea Thompson (202/452–3544).

By order of the Board of Governors of the Federal Reserve System, November 13, 1996.
 William W. Wiles,
Secretary of the Board.

[FR Doc. 96–29505 Filed 11–18–96; 8:45 am]
 BILLING CODE 6210–01–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. 96–ACE–13]

Amendment to Class D Airspace, Knob Noster, MO

AGENCY: Federal Aviation Administration, DOT.

ACTION: Direct final rule; confirmation of effective date.

SUMMARY: This rule amends the Class D airspace area at Whiteman AFB, Knob Noster, MO, to provide additional controlled airspace for aircraft executing the new Standard Instrument Approach Procedure (SIAP) at Whiteman AFB. The effect of this rule is to provide additional controlled airspace for aircraft executing Standard Instrument

Approach Procedures (SIAP) and for departing aircraft to transition into controlled airspace.

EFFECTIVE DATE: 0901 UTC, January 30, 1997.

FOR FURTHER INFORMATION CONTACT:

Kathy Randolph, Air Traffic Division, Operations Branch, ACE–530C, Federal Aviation Administration, 601 East 12th Street, Kansas City, Missouri 64106; telephone (816) 426–3408.

SUPPLEMENTARY INFORMATION: The FAA published this direct final rule with a request for comments in the Federal Register on September 17, 1996, (181 FR 48824). The FAA uses the direct final rulemaking procedure for a non-controversial rule where the FAA believes that there will be no adverse public comment. This direct final rule advised the public that no adverse comments were anticipated, and that unless a written adverse comment, or a written notice of intent to submit such an adverse comment, were received within the comment period, the regulation would become effective on January 30, 1997. No adverse comments were received, and thus this notice confirms that this final rule will become effective on that date.

Issued in Kansas City, MO, on October 31, 1996.

Herman J. Lyons, Jr.,
Manager, Air Traffic Division, Central Region.
 [FR Doc. 96–29593 Filed 11–18–96; 8:45 am]

BILLING CODE 4910–13–M