

with the requirements of this AD, it is determined that corrosion findings exceed Level 1 in any area, within 60 days after such determination, implement a means, approved by the FAA, to reduce future findings of corrosion in that area to Level 1 or better.

(i) Before any operator places into service any airplane subject to the requirements of this AD, a schedule for the accomplishment of corrosion tasks required by this AD must be established in accordance with paragraph (i)(1) or (i)(2) of this AD, as applicable:

(1) For airplanes previously maintained in accordance with this AD, the first corrosion task in each airplane area to be performed by the new operator must be accomplished in accordance with the previous operator's schedule or with the new operator's schedule, whichever would result in the earlier accomplishment date for that task. After each corrosion task has been performed once, each subsequent task must be

performed in accordance with the new operator's schedule.

(2) For airplanes that have not been previously maintained in accordance with this AD, the first corrosion task for each airplane area to be performed by the new operator must be accomplished prior to further flight or in accordance with a schedule approved by the FAA.

(j) Reports of Level 2 and Level 3 corrosion must be submitted at least quarterly to Lockheed Martin Aircraft & Logistics Centers in accordance with Section 5 of Revision D of the Document.

Note 14: Reporting of Level 2 and Level 3 corrosion found as a result of any opportunity inspections is highly desirable.

Alternative Methods of Compliance

(k) In accordance with 14 CFR 39.19, the Manager, Atlanta ACO, FAA, is authorized to

approve alternative methods of compliance for this AD.

Incorporation by Reference

(l) Except as otherwise specified in this AD, the actions must be done in accordance with Lockheed Document Number LR 31889, "Corrosion Prevention and Control Program, TriStar L-1011," dated March 15, 1991, including "Errata Sheet, LR 31889, Corrosion Prevention and Control Program, TriStar L-1011," issued September 29, 1992; and Lockheed Document Number LR 31889, "Corrosion Prevention and Control Program, TriStar L-1011," including Appendices A, B, C, and D, Revision D, dated August 15, 1999; as applicable. Revision D contains the following effective pages (the revision level of this document is listed only on the title pages of this document):

Page no.	Revision level shown on page	Date shown on page
Active Page Record, Page 0.5	D	August 15, 1999.

(1) The incorporation by reference of Lockheed Document Number LR 31889, "Corrosion Prevention and Control Program, TriStar L-1011," including Appendices A, B, C, and D, Revision D, dated August 15, 1999; is approved by the Director of the Federal Register, in accordance with 5 U.S.C. 552(a) and 1 CFR part 51.

(2) The incorporation by reference of Lockheed Document Number LR 31889, "Corrosion Prevention and Control Program, TriStar L-1011," dated March 15, 1991, including "Errata Sheet, LR 31889, Corrosion Prevention and Control Program, TriStar L-1011," issued September 29, 1992; was approved previously by the Director of the Federal Register as of December 17, 1993 (58 FR 60775, November 18, 1993).

(3) Copies may be obtained from Lockheed Martin Aircraft & Logistics Center, 120 Orion Street, Greenville, South Carolina 29605. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue, SW., Renton, Washington; or at the FAA, Atlanta Aircraft Certification Office, One Crown Center, 1895 Phoenix Boulevard, suite 450, Atlanta, Georgia; or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030, or go to: http://www.archives.gov/federal_register/code_of_federal_regulations/ibr_locations.html.

Effective Date

(m) This amendment becomes effective on June 17, 2004.

Issued in Renton, Washington, on April 27, 2004.

Kevin M. Mullin,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 04-10245 Filed 5-12-04; 8:45 am]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Chlortetracycline and Decoquinatone

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of an abbreviated new animal drug application (ANADA) filed by Pennfield Oil Co. The ANADA provides for the use of single-ingredient, chlortetracycline and decoquinatone Type A medicated articles to make two-way combination drug Type B and Type C medicated feeds for calves, beef and nonlactating dairy cattle.

DATES: This rule is effective May 13, 2004.

FOR FURTHER INFORMATION CONTACT: Lonnie W. Luther, Center for Veterinary Medicine (HFV-104), Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 301-827-8549, e-mail: lluther@cvm.fda.gov.

SUPPLEMENTARY INFORMATION: Pennfield Oil Co., 14040 Industrial Rd., Omaha, NE 68144, filed ANADA 200-359 for use of PENNCHLOR (chlortetracycline) and DECCOX (decoquinatone) single-ingredient Type A medicated articles to make two-way combination drug Type B

and Type C medicated feeds for calves, beef and nonlactating dairy cattle. Pennfield Oil Co.'s ANADA 200-359 is approved as a generic copy of Alpharma, Inc.'s NADA 141-147. The ANADA is approved as of March 19, 2004, and the regulations are amended in 21 CFR 558.195 to reflect the approval. The basis of approval is discussed in the freedom of information summary.

In accordance with the freedom of information provisions of 21 CFR part 20 and 21 CFR 514.11(e)(2)(ii), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852, between 9 a.m. and 4 p.m., Monday through Friday.

The agency has determined under 21 CFR 25.33(a)(2) that this action is of a type that does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801-808.

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: 21 U.S.C. 360b, 371.

§ 558.195 [Amended]

■ 2. Section 558.195 is amended in paragraph (e)(2)(iii) in the “Limitations” column by removing “CTC (chlortetracycline) Type A medicated articles under NADA 141–147” and by adding in its place “chlortetracycline Type A medicated articles under NADA 141–147 and ANADA 200–359” and by adding as the last sentence “Chlortetracycline as provided by Nos. 046573 and 053389 in § 510.600(c) of this chapter.”; and in paragraph (e)(2)(iii) in the “Sponsor” column by adding “053389” after “046573”.

Dated: April 23, 2004.

Catherine P. Beck,

Acting Director, Center for Veterinary Medicine.

[FR Doc. 04–10829 Filed 5–12–04; 8:45 am]

BILLING CODE 4160–01–S

DEPARTMENT OF LABOR

Mine Safety and Health Administration

30 CFR Part 50

Administrative Changes

AGENCY: Mine Safety and Health Administration (MSHA), Labor.

ACTION: Final rule.

SUMMARY: We are amending our regulations to: reflect organizational changes and updated filing procedures; correct clerical errors; and make conforming changes to rule text.

EFFECTIVE DATE: May 13, 2004.

FOR FURTHER INFORMATION CONTACT: Marvin W. Nichols, Jr., Director, Office of Standards, Regulations, and Variances, MSHA, 1100 Wilson Blvd., Room 2313, Arlington, Virginia 22209–3939, *Nichols-Marvin@msha.gov*, (202)693–9440 (telephone), (202)693–9441 (facsimile). This rule is available in alternative formats, such as large print, and is also available at *http://www.msha.gov*, under “Rules and Regs.”

SUPPLEMENTARY INFORMATION:

A. Background

This final rule updates 30 CFR part 50 to reflect current mailing addresses and office closings. Additionally, the final rule recognizes our practice of providing the public with electronic access to forms and allowing mine operators to submit reports electronically. Finally, the rule corrects errors and makes a conforming change in the rule text.

Because this final rule deals with agency management and procedures, the notice and comment provisions of the Administrative Procedure Act do not apply pursuant to 5 U.S.C. 553(a)(2) and (b)(3)(A), and the usual 30-day delay in the effective date is not required.

B. Paperwork Reduction Act Statement

This final rule does not contain a new or amended information collection requirement subject to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

C. E.O. 12866 Regulatory Planning and Review

This final rule is not a “regulatory action” under section 3 of Executive Order 12866 and has not been reviewed by the Office of Management and Budget. The rule is an administrative action reflecting organizational and procedural changes in a federal agency. Because the rule is limited to agency organization and management, it falls within the exclusion set forth in section 3(d)(3) of the Executive Order.

D. Unfunded Mandates Reform Act

For purposes of the Unfunded Mandates Reform Act of 1995, this rule does not include any Federal mandate that may result in increased expenditures by State, local, or tribal governments, or by the private sector.

List of Subjects in 30 CFR Part 50

Investigations, Mine safety and health, Reporting and record keeping requirements.

■ Accordingly, Chapter I of Title 30 of the Code of Federal Regulations is amended as follows:

PART 50—NOTIFICATION, INVESTIGATION, REPORTS AND RECORDS OF ACCIDENTS, INJURIES, ILLNESSES, EMPLOYMENT, AND COAL PRODUCTION IN MINES

■ 1. The authority citation for Part 50 continues to read as follows:

Authority: 29 U.S.C. 577a; 30 U.S.C. 951, 957, 961.

§ 50.2 [Amended]

■ 2. In § 50.2(h), the comma after the term “Accident means” is removed.

§ 50.10 [Amended]

■ 3. In § 50.10:

■ a. In the first sentence, the phrase “or Subdistrict” is removed.

■ b. In the second sentence, the phrase “or Subdistrict” is removed.

§ 50.11 [Amended]

■ 4. In § 50.11(a), in the first sentence, the phrase “or Subdistrict” is removed.

■ 5. In § 50.11(b)(8), the word “ocurrence” is changed to “occurrence.”

§ 50.12 [Amended]

■ 6. In § 50.12, the phrase “or Subdistrict” is removed.

§ 50.20 [Amended]

■ 7. In § 50.20(a):

■ a. In the second sentence, the phrase “MSHA Metal and Nonmetal Mine Safety and Health District Offices and from MSHA Coal Mine Safety and Health Subdistrict Offices” is revised to read “the MSHA District Office.”

■ b. In the last sentence, the phrase “5 through 11” is revised to read “5 through 12.”

§ 50.20–1 [Amended]

■ 8. In § 50.20–1:

■ a. In the second sentence, the phrase “Denver Safety and Health Technology Center” is revised to read “MSHA Office of Injury and Employment Information.”

■ b. In the third sentence, the phrase “or Subdistrict” is removed.

■ c. In the fifth sentence, the phrase “Denver Safety and Health Technology Center” is revised to read “MSHA Office of Injury and Employment Information.”

■ d. At the end of the paragraph, add “You may also submit reports by facsimile, 888–231–5515. To file electronically, follow the instructions on the MSHA Internet site, *http://www.msha.gov*. For assistance in electronic filing, contact the MSHA help desk at 877–778–6055.”

§ 50.20–4 [Amended]

■ 9. In § 50.20–4(a), in the second sentence, the phrase “Health and Safety District of Subdistrict office” is revised to read “District Office.”

§ 50.20–6 [Amended]

■ 10. In § 50.20–6(b)(7)(ii), the term “Disease” is revised to read “Diseases.”

■ 11. In § 50.20–6(b)(7)(v), the term “ultra-violet” is revised to read “ultra-violet.”

§ 50.30 [Amended]

■ 12. Amend § 50.30(a) as follows:

■ a. In the first sentence, the phrase “Denver Safety and Health Technology Center” is revised to read “MSHA Office of Injury and Employment Information.”