

**PART 985—MARKETING ORDER REGULATING THE HANDLING OF SPEARMINT OIL PRODUCED IN THE FAR WEST**

n 1. The authority citation for 7 CFR part 985 continues to read as follows:

**Authority:** 7 U.S.C. 601–674.

n 2. In § 985.223, paragraph (b) is revised to read as follows:

(Note: This section will not appear in the annual Code of Federal Regulations.)

**§ 985.223 Salable quantities and allotment percentages—2004–2005 marketing year.**

\* \* \* \* \*

(b) Class 3 (Native) oil—a salable quantity of 1,267,562 pounds and an allotment percentage of 59 percent.

Dated: February 16, 2005.

**Kenneth C. Clayton,**  
*Acting Administrator, Agricultural Marketing Service.*

[FR Doc. 05–3480 Filed 2–18–05; 9:05 am]

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**DEPARTMENT OF ENERGY**

**10 CFR Part 824**

[Docket No. SO–RM–00–01]

RIN 1992–AA28

**Procedural Rules for the Assessment of Civil Penalties for Classified Information Security Violations; Correction**

**AGENCY:** Office of Security, Department of Energy.

**ACTION:** Final rule; correction.

**SUMMARY:** The Department of Energy published a final rule on January 26, 2005, establishing 10 CFR Part 824 to implement section 234B of the Atomic Energy Act of 1954. This document corrects an inadvertent omission in one sentence of the final rule.

**DATES:** This final rule is effective on February 25, 2005.

**FOR FURTHER INFORMATION CONTACT:** GERALYN PRASKIEVICZ, (202) 586–4451 or JOANN WILLIAMS, (202) 586–6899.

**SUPPLEMENTARY INFORMATION:** This document makes a correction to a final rule that was published in the **Federal Register** on January 26, 2005 (67 FR 3599).

In rule document FR Doc. 05–1303, appearing on page 3599, in the issue of Wednesday, January 26, 2005, the following correction is made.

**PART 824—[CORRECTED]**

**§ 824.2 [Corrected]**

n Beginning on page 3607, in the third column, § 824.2(c) is corrected to read as follows:

\* \* \* \* \*

(c) *Individual employees.* No civil penalty may be assessed against an individual employee of a contractor or any other entity which enters into an agreement with DOE.

Issued in Washington, DC, on February 16, 2005.

**Glenn S. Podonsky,**  
*Director, Office of Security and Safety Performance Assurance.*

[FR Doc. 05–3423 Filed 2–22–05; 8:45 am]

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**FEDERAL RESERVE SYSTEM**

**12 CFR Part 229**

[Regulation CC; Docket No. R–1224]

**Availability of Funds and Collection of Checks**

**AGENCY:** Board of Governors of the Federal Reserve System.

**ACTION:** Final rule; technical amendment.

**SUMMARY:** The Board of Governors is amending appendix A of Regulation CC to delete the reference to the Detroit branch office of the Federal Reserve Bank of Chicago and reassign the Federal Reserve routing symbols currently listed under that office to the head office of the Federal Reserve Bank of Cleveland and delete the reference to the Houston branch office of the Federal Reserve Bank of Dallas and reassign the routing numbers listed under that office to the head office of that Reserve Bank. These amendments will ensure that the information in appendix A accurately describes the actual structure of check processing operations within the Federal Reserve System.

**DATES:** The amendments to appendix A under the Fourth and Seventh Federal Reserve Districts (Federal Reserve Banks of Cleveland and Chicago) are effective on April 16, 2005. The amendments to appendix A under the Eleventh Federal Reserve District (Federal Reserve Bank of Dallas) are effective on April 23, 2005.

**FOR FURTHER INFORMATION CONTACT:** JACK K. WALTON II, Assistant Director (202) 452–2660, or JOSEPH P. BAESSI, Senior Financial Services Analyst (202) 452–3959, Division of Reserve Bank Operations and Payment Systems; or

ADRIANNE G. THREATT, Counsel (202) 452–3554, Legal Division. For users of Telecommunications Devices for the Deaf (TDD) only, contact (202) 263–4869.

**SUPPLEMENTARY INFORMATION:** Regulation CC establishes the maximum period a depository bank may wait between receiving a deposit and making the deposited funds available for withdrawal.<sup>1</sup> A depository bank generally must provide faster availability for funds deposited by a local check than by a nonlocal check. A check drawn on a bank is considered local if it is payable by or at a bank located in the same Federal Reserve check processing region as the depository bank. A check drawn on a nonbank is considered local if it is payable through a bank located in the same Federal Reserve check processing region as the depository bank. Checks that do not meet the requirements for local checks are considered nonlocal.

Appendix A to Regulation CC contains a routing number guide that assists banks in identifying local and nonlocal banks and thereby determining the maximum permissible hold periods for most deposited checks. The appendix includes a list of each Federal Reserve check processing office and the first four digits of the routing number, known as the Federal Reserve routing symbol, of each bank that is served by that office for check processing purposes. Banks whose Federal Reserve routing symbols are grouped under the same office are in the same check processing region and thus are local to one another.

As explained in detail in the Board's final rule published in the **Federal Register** on September 28, 2004, the Federal Reserve Banks have decided to reduce further the number of locations at which they process checks.<sup>2</sup> The amendments set forth in this notice are part of a series of appendix A amendments related to that decision, and the Board will issue separate notices for each phase of the restructuring.<sup>3</sup>

As part of the restructuring process, the Detroit branch office of the Federal

<sup>1</sup> For purposes of Regulation CC, the term “bank” refers to any depository institution, including commercial banks, savings institutions, and credit unions.

<sup>2</sup> See 69 FR 57837, September 28, 2004.

<sup>3</sup> In addition to the general advance notice of future amendments provided by the Board, and the Board's notices of final amendments, the Reserve Banks are striving to inform affected depository institutions of the exact date of each office transition at least 120 days in advance. The Reserve Banks' communications to affected depository institutions are available at <http://www.frb-services.org>.