this document. Submit electronic comments to http://www.regulations.gov. Submit written comments to the Division of Dockets Management (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. It is only necessary to send one set of comments. It is no longer necessary to send two copies of mailed comments. Comments are to be identified with the docket number found in brackets in the heading of this document. In addition, when responding to specific discussion topics as outlined in this document, please identify the topic you are addressing. Received comments may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

III. Transcripts

Please be advised that as soon as a transcript is available, it will be accessible at http://www.regulations.gov. It may be viewed at the Division of Dockets Management (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. A transcript will also be available in either hardcopy or on CD–ROM, after submission of a Freedom of Information request. Written requests are to be sent to Division of Freedom of Information (HFI–35), Office of Management Programs, Food and Drug Administration, 5600 Fishers Lane, rm. 6–30, Rockville, MD 20857.

Dated: March 9, 2011.

Leslie Kux,
Acting Assistant Commissioner for Policy.

BILLING CODE 4160–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES
Food and Drug Administration
[Docket No. FDA–2011–N–0110]

Extension of Memorandum of Understanding Between the Food and Drug Administration and Servicio Nacional de Sanidad, Inocuidad y Calidad Agroalimentaria of the United Mexican States Concerning Entry of Mexican Cantaloupes Into the United States of America

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is providing notice of an extension of memorandum of understanding (MOU) between FDA and Servicio Nacional de Sanidad, Inocuidad y Calidad Agroalimentaria of the United Mexican States. The purpose of the MOU is to establish, and build confidence in, a system that increases the likelihood that cantaloupes from Mexico offered for import into the United States comply with U.S. law. This MOU also establishes a risk-based classification system for firms in Mexico producing cantaloupes for import into the United States to protect the public health.

DATES: The agreement became effective on October 26, 2005, amended on April 19, 2007, and extended on October 28, 2010, for 1 year.


SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 20.108(c), which states that all written agreements and MOUs between FDA and others shall be published in the Federal Register, the Agency is publishing notice of this MOU.

Dated: March 9, 2011.

Leslie Kux,
Acting Assistant Commissioner for Policy.

BILLING CODE 4160–01–P
EXTENSION OF MEMORANDUM OF UNDERSTANDING
BETWEEN THE
FOOD AND DRUG ADMINISTRATION
DEPARTMENT OF HEALTH AND HUMAN SERVICES
OF THE UNITED STATES OF AMERICA
AND
SERVICIO NACIONAL DE SANIDAD, INOCUIDAD
Y CALIDAD AGROALIMENTARIA
OF THE UNITED MEXICAN STATES
CONCERNING
ENTRY OF MEXICAN CANTALOUPES
INTO THE UNITED STATES OF AMERICA

Whereas the United States Food and Drug Administration and the Servicio Nacional de Sanidad, Inocuidad y Calidad Agroalimentaria (collectively, the Participants) entered into a Memorandum of Understanding Concerning Entry of Mexican Cantaloupes into the United States of America signed on October 26, 2005 (the MOU); and

Whereas activities under the MOU were to continue for a period of five years which five year period will end on the 26th of October, 2010; and

Whereas the Participants desire to extend the cooperative work under the MOU in promoting the safety of public health and to ensure the safety of cantaloupes exported to the United States of America from the United Mexican States;

The Participants hereby consent to extend the MOU for a period of one year from the last date of signature of this document.

Murray M. Lumpkin, M.D., M.Sc.
Deputy Commissioner
International Programs
United States Food and Drug Administration
Department of Health and Human Resources
UNITED STATES OF AMERICA

Date: 25 Oct 2010

MVZ. Enrique Sánchez Cruz
Director en Jefe
Servicio Nacional de Sanidad, Inocuidad
y Calidad Agroalimentaria
Secretaría de Agricultura, Ganadería,
Desarrollo Rural, Pesca y Alimentación
UNITED MEXICAN STATES

Date: 26 Oct 2010
Considerando que la Administración de Alimentos y Medicamentos de los Estados Unidos y el Servicio Nacional de Sanidad, Inocuidad y Calidad Agroalimentaria (colectivamente, los Participantes) celebraron un Memorando de Entendimiento acerca del ingreso de melones cantalupos mexicanos a los Estados Unidos de América, suscrito el 26 de octubre de 2005 (el MdE); y

Considerando que, de conformidad con el MdE, las actividades deberían continuar por un periodo de cinco años que finalizará el 26 de octubre de 2010; y

Considerando que los Participantes desean prorrogar la labor de cooperación de conformidad con el MdE destinada a fomentar la seguridad de la salud pública y garantizar la inocuidad de los melones cantalupos exportados de los Estados Unidos Mexicanos a los Estados Unidos de América;

los Participantes consienten por medio del presente en prorrogar el MdE por un periodo de un año a partir de la última fecha de firma de este documento.

[Signature]
Murray M. Tumpkin, M.D., M.Sc.  
Comisionado Adjunto  
Programas Internacionales  
Administración de Alimentos y Medicamentos de los Estados Unidos

Fecha: 25 Oct 2010

[Signature]
M.V. Enrique Sánchez Cruz  
Director en Jefe  
Servicio Nacional de Sanidad, Inocuidad y Calidad Agroalimentaria

Fecha: 28 Oct 2010

PRÓRROGA DEL MEMORANDO DE ENTENDIMIENTO ENTRE
LA ADMINISTRACIÓN DE ALIMENTOS Y MEDICAMENTOS
DEL DEPARTAMENTO DE SALUD Y SERVICIOS HUMANOS
DE LOS ESTADOS UNIDOS DE AMÉRICA
Y EL
SERVICIO NACIONAL DE SANIDAD, INOCUIDAD
Y CALIDAD AGROALIMENTARIA
DE LOS ESTADOS UNIDOS MEXICANOS
ACERCA DEL
INGRESO DE MELONES CANTALUPOS MEXICANOS
A LOS ESTADOS UNIDOS DE AMÉRICA

Reports Clearance Office on (301) 443–1129.
The following request has been submitted to the Office of Management and Budget for review under the Paperwork Reduction Act of 1995:

**Proposed Project: Children’s Hospitals Graduate Medical Education Payment Program (CHGME Payment Program) (OMB No. 0915–0247)—Revision**

The CHGME Payment Program was enacted by Public Law 106–129 and reauthorized by Public Law 109–307 to provide Federal support for graduate medical education (GME) to freestanding children’s hospitals. This legislation attempts to provide support for GME comparable to the level of Medicare GME support received by other, non-children’s hospitals. The legislation indicates that eligible children’s hospitals will receive payments for both direct and indirect medical education. Direct payments are designed to offset the expenses associated with operating approved graduate medical residency training programs and indirect payments are designed to compensate hospitals for expenses associated with the treatment of more severely ill patients and the additional costs relating to teaching residents in such programs. The CHGME Payment Program application forms received OMB clearance on June 30, 2010. Centers for Medicare and Medicaid Services (CMS) final rule regarding Sections 5503, 5504, 5505 and 5506 of the Affordable Care Act of 2010, Public Law 111–148, published in the Federal Register on Wednesday, November 24, 2010, requires some modification of the data collection within the CHGME Payment Program application. The CHGME Payment Program application forms have been