drug medicated feed. This correction is being made to improve the accuracy of the animal drug regulations.

List of Subjects in 21 CFR Part 558

Animal drugs, Animal feeds.

Accordingly, 21 CFR part 558 is corrected by making the following correcting amendment:

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

■ 1. The authority citation for 21 CFR part 558 continues to read as follows:


§ 558.530 [Corrected]

■ 2. In § 558.530, remove and reserve paragraphs (d)(4)(i) and (d)(4)(xvii).

Dated: March 17, 2011.

Leslie Kux,
Acting Assistant Commissioner for Policy.

[Docket No. FDA–2010–N–0002]

New Animal Drugs for Use in Animal Feeds; Florfenicol; Correction

AGENCY: Food and Drug Administration, HHS.

ACTION: Correcting amendments.

SUMMARY: The Food and Drug Administration (FDA) published a document in the Federal Register of June 17, 2010 (75 FR 34361) revising the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA). That document contained an incorrect table entry describing the maximum florfenicol concentration in Type B medicated swine feeds. This correction is being made to improve the accuracy of the animal drug regulations.

List of Subjects in 21 CFR Part 558

Animal drugs, Animal feeds.

Accordingly, 21 CFR part 558 is corrected by making the following correcting amendments:

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

■ 1. The authority citation for 21 CFR part 558 continues to read as follows:


§ 558.4 [Corrected]

■ 2. In paragraph (d) of § 558.4, in the “Category II” table, in the “Type B maximum (100x)” column, in the entry for “Florfenicol”, remove “Swine feed: n/a”, “Catfish feed: n/a”, and “Salmonid feed: n/a” and in their places add “9.1 g/lb (2.0%)”.

Dated: March 17, 2011.

Leslie Kux,
Acting Assistant Commissioner for Policy.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

39 CFR Parts 111 and 121

Combined Mailings of Standard Mail and Periodicals Flats

AGENCY: Postal Service,™

ACTION: Final rule; withdrawal.

SUMMARY: The Postal Service is withdrawing a final rule that would have provided a new option for mailers to combine mailings of Standard Mail ® flats and Periodicals flats within the same bundle, when placed on pallets, and to combine bundles of Standard Mail flats and bundles of Periodicals flats on the same pallet. The Postal Service also withdraws the Code of Federal Regulations revision to reflect that Standard Mail service standards apply to all Periodicals flats pieces entered in such combined mailings.

DATES: The final rule published on February 28, 2011 (76 FR 10757), is withdrawn effective March 24, 2011.


SUPPLEMENTARY INFORMATION: In a final rule published in the Federal Register on February 28, 2011, the Postal Service provided a new option for mailers to combine Standard Mail flats and Periodicals flats, when bundled and placed on pallets. Mailers using this option would have combined different-class mailpieces within the same bundle (comail), or combined separate same-class bundles (of different classes) on the same pallet (copalletize) to maximize presorting or to qualify for deeper destination entry discounts. All mailpieces prepared under this option were required to be bundled and placed on pallets.

In consideration of concerns expressed by members of the mailing community, the Postal Service has elected to withdraw this final rule and will publish these standards as a proposed rule concurrently.

The Postal Service also withdraws the revision to 39 CFR part 121.2 whereby we added a new item “c” to describe the USPS processing of Periodicals mailpieces included in combined mailings of Standard Mail flats and Periodicals flats, and specifying that Periodicals mailpieces included in these mailings will be assigned the service standards applicable to Standard Mail pieces.

Stanley F. Mires,
Chief Counsel, Legislative.

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 261

[Hazardous Waste Management System Identification and Listing of Hazardous Waste; Final Exclusion]

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA, also the Agency or we in this preamble) today is granting a petition submitted by Babcock & Wilcox Nuclear Operations Group, Inc., the current owner, and to BWX Technologies, Inc., as predecessor in interest to the current owner, identified collectively hereafter in this preamble as “B&W NOG,” to exclude (or delist) on a one-time basis from the lists of hazardous waste, a certain solid waste generated at its Mt. Athos facility near Lynchburg, Virginia.

After careful analysis, we have concluded that the petitioned waste is