

§ 153.8 Filing of contracts, rate schedules, etc.

Persons authorized to export natural gas from the United States to a foreign country or to import natural gas from a foreign country must file two full and complete copies of every contract and the amendments thereto, presently or hereafter effective, for such export or import, together with all rate schedules, agreements, leases or other writings, tariffs, classifications, rules and regulations relative to such export or import in the manner specified in part 154 of this chapter, except that the requirements of § 154.101 through § 154.111 and § 154.301 through 154.403 shall not be applicable.

PART 157—APPLICATIONS FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY AND FOR ORDERS PERMITTING AND APPROVING ABANDONMENT UNDER SECTION 7 OF THE NATURAL GAS ACT

6. The authority citation for part 157 continues to read as follows:

Authority: 15 U.S.C. 717-717w, 3301-3432; 42 U.S.C. 7101-7352.

7. Section 157.103 is amended by revising paragraph (d)(8) to read as follows:

§ 157.103 Terms and conditions; other requirements.

* * * * *

(d) * * *

(8) Prohibitions against cost shifting. No costs originally allocated to a new service may subsequently be allocated to any other services without a filing under Subpart D of Part 154 and a determination by the Commission that the costs sought to be reallocated are in fact being incurred for the benefit of the other services.

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§ 157.301 [Removed]

8. Section 157.301 is removed.

PART 201—UNIFORM SYSTEM OF ACCOUNTS PRESCRIBED FOR NATURAL GAS COMPANIES SUBJECT TO THE PROVISIONS OF THE NATURAL GAS ACT

9. The authority citation for Part 201 continues to read as follows:

Authority: 15 U.S.C. 717-717w, 3301-3432; 42 U.S.C. 7101-7352, 7651-7651o.

10. In Part 201, General Instructions, paragraph 16 is removed and reserved.

11. In Part 201, Gas Plant Instructions, paragraph 3(17)(b) remove the words “§ 154.63” and add, in their place, the words “subpart D of part 154”.

PART 375—THE COMMISSION

12. The authority citation for Part 375 continues to read as follows:

Authority: 5 U.S.C. 551-557; 15 U.S.C. 717-717w, 3301-3432; 16 U.S.C. 791-825r, 2601-2645; 42 U.S.C. 7101-7352.

13. In section 375.307, the section heading and paragraphs (b)(1), (b)(5), (f)(3) and (f)(5) are revised to read as follows:

§ 375.307 Delegations to the Director of the Office of Pipeline Regulation.

* * * * *

(b) * * *

(1) Accept a tariff or rate schedule filing, except a major pipeline rate increase under section 4(e) of the Natural Gas Act and under subpart D of part 154, if it complies with all applicable statutory requirements, and with all applicable Commission rules, regulations, and orders for which a waiver has not been granted, or if a waiver has been granted by the Commission, if it complies with the terms of such waiver;

* * * * *

(5) Accept statements of eligibility filed under § 2.56(p) of this chapter by producers of natural gas, as defined in § 157.40 of this chapter.

* * * * *

(f) * * *

(3) Fees prescribed in §§ 381.207, 381.402, and 381.403 of this chapter in accordance with § 381.106(b) of this chapter;

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(5) Section 154.403 of this chapter, as necessary, in order to rule on out-of-cycle purchased gas adjustment filings.

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PART 382—ANNUAL CHARGES

14. The authority citation for part 382 continues to read as follows:

Authority: 5 U.S.C. 551-557; 15 U.S.C. 717-717w, 3301-3432; 16 U.S.C. 791a-825r,

2601-2645; 42 U.S.C. 7101-7352; 49 U.S.C. 60502; 49 App. U.S.C. 1-85.

§ 382.103 [Amended]

15. In § 382.103(c), the words “§ 154.67(c)(2)(iii)” are removed and the words “§ 154.501(d)” are added in their place.

[FR Doc. 96-7430 Filed 3-26-96; 8:45 am]

BILLING CODE 6717-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 1000 and 1002

[Docket No. 82N-0273]

RIN 0910-AA15

Records and Reports Regulations for Radiation Emitting Electronic Products; Correction

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule; correction.

SUMMARY: The Food and Drug Administration (FDA) is correcting a final rule that appeared in the Federal Register of September 19, 1995 (60 FR 48374). The document amended FDA regulations regarding the requirements for recordkeeping and reporting of adverse experiences and other information relating to radiation emitting electronic products. The document was published with inadvertent typographical errors. This document corrects those errors.

EFFECTIVE DATE: October 19, 1995.

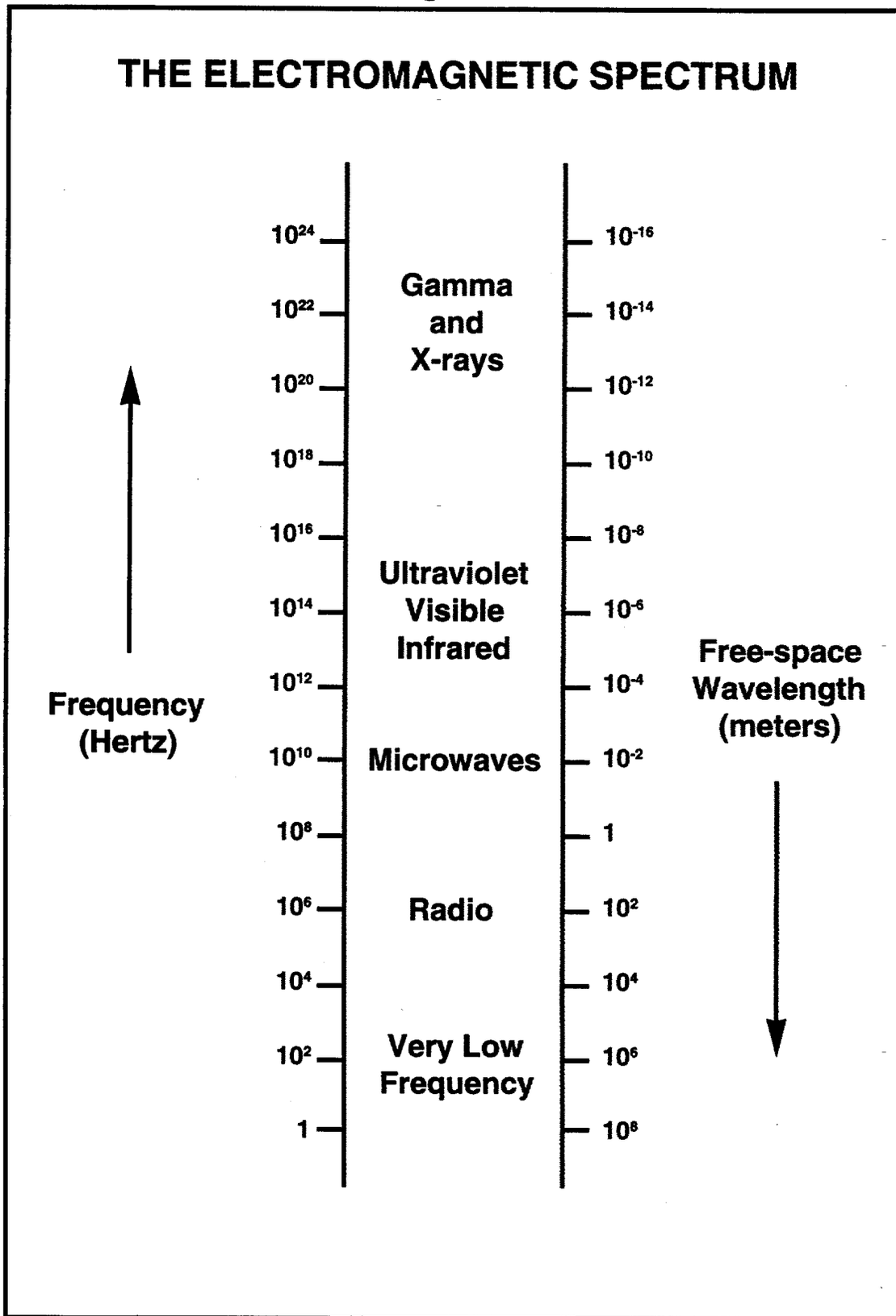
FOR FURTHER INFORMATION CONTACT: Joanne Barron, Center for Devices and Radiological Health (HFZ-300), Food and Drug Administration, 2094 Gaither Rd., Rockville, MD 20850, 301-594-4654.

In FR Doc. 95-23130, appearing on page 48374 in the Federal Register of Tuesday, September 19, 1995, the following corrections are made:

1. On page 48381, “Figure 1” is republished to correct some inadvertent errors, as follows:

BILLING CODE 4160-01-F

Figure 1



2. Beginning on page 48383, in table 1, is being republished to correct some inadvertent typographical errors, as follows:

TABLE 1.—Record and Reporting Requirements By Product

Products	Manufacturer						Dealer & Distributor
	Product reports § 1002.10	Supplemental reports § 1002.11	Abbreviated reports § 1002.12	Annual reports § 1002.13	Test records § 1002.30(a) ¹	Distribution records § 1002.30(b) ²	Distribution records §§ 1002.40 and 1002.41
DIAGNOSTIC X-RAY ³ (1020.30, 1020.31, 1020.32, 1020.33)							
Computed tomography X-ray system ⁴	X	X		X	X	X	X
Tube housing assembly	X	X		X	X	X	X
X-ray control	X	X		X	X	X	X
X-ray high voltage generator	X	X		X	X	X	X
X-ray table or cradle			X		X	X	X
X-ray film changer			X		X	X	X
Vertical cassette holders mounted in a fixed location and cassette holders with front panels			X		X	X	X
Beam-limiting devices	X	X		X	X	X	X
Spot-film devices and image intensifiers manufactured after April 26, 1977	X	X		X	X	X	X
Cephalometric devices manufactured after February 25, 1978			X		X	X	
Image receptor support devices for mammographic X-ray systems manufactured after September 5, 1978			X		X	X	X
CABINET X RAY (§ 1020.40)							
Baggage inspection	X	X		X	X	X	X
Other	X	X		X	X	X	
PRODUCTS INTENDED TO PRODUCE PARTICULATE RADIATION OR X-RAYS OTHER THAN DIAGNOSTIC OR CABINET DIAGNOSTIC X-RAY							
Medical			X	X	X	X	
Analytical			X	X	X	X	
Industrial			X	X	X	X	
TELEVISION PRODUCTS (§ 1020.10)							
<25 kilovolt (kV) and <0.1 milliroentgen per hour (mR/hr IRLC ^{5,6}			X	X ⁶			
≥25kV and <0.1mR/hr IRLC ⁵	X	X		X			
≥0.1mR/hr IRLC ⁵	X	X		X	X	X	
MICROWAVE/RF							
MW ovens (§ 1030.10)	X	X		X	X	X	
MW diathermy			X				
MW heating, drying, security systems			X				
RF sealers, electromagnetic induction and heating equipment, dielectric heaters (2–500 megahertz)			X				
OPTICAL							
Phototherapy products	X	X					
Laser products (§§ 1040.10, 1040.11)							
Class I lasers and products containing such lasers ⁷	X			X	X		
Class I laser products containing class IIa, II, IIIa, lasers ⁷	X			X	X	X	
Class IIa, II, IIIa lasers and products other than class I products containing such lasers ⁷	X	X		X	X	X	X
Class IIIb and IV lasers and products containing such lasers ⁷	X	X		X	X	X	X
Sunlamp products (§ 1040.20)							
Lamps only	X						
Sunlamp products	X	X		X	X	X	X
Mercury vapor lamps (§ 1040.30)							
T lamps	X	X		X			
R lamps			X				
ACOUSTIC							
Ultrasonic therapy (1050.10)	X	X		X	X	X	X

TABLE 1.—Record and Reporting Requirements By Product—Continued

Products	Manufacturer						Dealer & Distributor
	Product reports § 1002.10	Supplemental reports § 1002.11	Abbreviated reports § 1002.12	Annual reports § 1002.13	Test records § 1002.30(a) ¹	Distribution records § 1002.30(b) ²	Distribution records §§ 1002.40 and 1002.41
Diagnostic ultrasound			X				
Medical ultrasound other than therapy or diagnostic	X	X					
Nonmedical ultrasound			X				

¹However, authority to inspect all appropriate documents supporting the adequacy of a manufacturer's compliance testing program is retained.
²The requirement includes §§ 1002.31 and 1002.42, if applicable.
³Report of Assembly (Form FDA 2579) is required for diagnostic x-ray components; see 21 CFR 1020.30(d)(1) through (d)(3).
⁴Systems records and reports are required if a manufacturer exercises the option and certifies the system as permitted in 21 CFR 1020.30(c).
⁵Determined using the isoexposure rate limit curve (IRLC) under phase III test conditions (1020.10(c)(3)(iii)).
⁶Annual report is for production status information only.
⁷Determination of the applicable reporting category for a laser product shall be based on the worst-case hazard present within the laser product.

§ 1002.3 [Corrected]

3. On page 48385, in the first column, in § 1002.3, in line 6, the comma is removed after the word "product" and in line 7, a comma is added after the word "purchaser".

Dated: March 19, 1996.
 William K. Hubbard,
Associate Commissioner for Policy Coordination.
 [FR Doc. 96-7313 Filed 3-26-96; 8:45 am]
 BILLING CODE 4160-01-F

DEPARTMENT OF VETERANS AFFAIRS

38 CFR Part 3

RIN 2900-AH48

Examinations

AGENCY: Department of Veterans Affairs.
ACTION: Final rule.

SUMMARY: This document adopts as a final rule, without change, an interim rule that amended the Department of Veterans Affairs (VA) adjudication regulations concerning compensation and pension claims filed by veterans, surviving spouses, or parents. With respect to language for authorizing VA examinations, this final rule provides that a VA examination will be authorized where there is a well-grounded claim for disability compensation or pension but the medical evidence accompanying the claim is not adequate for rating purposes. This final rule reflects statutory language and caselaw requirements concerning such VA examinations.

EFFECTIVE DATE: This final rule is effective March 27, 1996. (The interim rule was effective October 11, 1995.)
FOR FURTHER INFORMATION CONTACT: Paul Trowbridge, Consultant, Compensation and Pension Service, Veterans Benefits Administration, 810 Vermont Avenue, NW, Washington, DC 20420, telephone (202) 273-7210.
SUPPLEMENTARY INFORMATION: On October 11, 1995, VA published in the Federal Register (60 FR 52863) an interim final rule intended to clarify the circumstances under which a VA examination will be authorized. Interested parties were invited to submit written comments on or before December 11, 1995. We received no comments.

Based on the rationale set forth in the interim final rule, the provisions of the interim final rule are adopted as a final rule without change.

The Secretary certifies that this final rule will not have a significant economic impact on a substantial number of small entities as they are defined in the Regulatory Flexibility Act, 5 U.S.C. 601-612. This final rule will directly affect VA beneficiaries but will not affect small businesses. Therefore, pursuant to 5 U.S.C. 606(b), this final rule is exempt from the initial and final regulatory flexibility analysis requirements of sections 603 and 604.

The Catalog of Federal Domestic Assistance program numbers are 64.100, 64.104, 64.105, 64.106, 64.109, and 64.110.

List of Subjects in 38 CFR Part 3

Administrative practice and procedure, Claims, Disability benefits, Health care, Pensions, Veterans, Vietnam.

Approved: March 18, 1996.
 Jesse Brown,
Secretary of Veterans Affairs.
 [FR Doc. 96-7326 Filed 3-26-96; 8:45 am]
 BILLING CODE 8320-01-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[PP 5F4509/R2221; FRL-5357-9]

Meat Meal and Red Pepper; Exemption From the Requirement of a Tolerance

AGENCY: Environmental Protection Agency (EPA).
ACTION: Final rule.

SUMMARY: This rule establishes an exemption from the requirement of a tolerance for residues of the active ingredients meat meal and red pepper in or on all raw agricultural commodities when applied as animal repellants in accordance with good agricultural practices. This exemption was requested by Lakeshore Enterprises.

EFFECTIVE DATE: The regulation becomes effective on March 27, 1996.

ADDRESSES: Written objections and hearing requests, identified by the docket number, [PP 5F4509/R2221], may be submitted to: Hearing Clerk (1900), Environmental Protection Agency, Rm. M3708, 401 M St., SW., Washington, DC 20460. A copy of any objections and hearing requests filed with the Hearing Clerk should be identified by the docket number and submitted to: Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental