airworthiness directive, Amendment 39–9820, to read as follows:

96-23-14 Pratt & Whitney: Amendment 39-9820. Docket 93-ANE-79. Supersedes AD 87-11-07 R1, Amendment 39-6360, AD 87-11-07, Amendment 39-5619, and AD 95-08-15, Amendment 39-9204.

Applicability: Pratt & Whitney (PW) Models JT8D-1,-1A,-1B, -7, -7A, -7B, -9, -9A, -11, -15, -15A, -17, -17A, -17R, and -17AR turbofan engines, with combustion chamber outer case (CCOC) part numbers (P/Ns) 490547, 542155, 616315, 728829, 728829-001, 730413, 730413-001, 730414, 730414-001, 767197, 767279, 767279-001 installed. These engines are installed on but not limited to Boeing 737 and 727 series, and McDonnell Douglas DC-9 series aircraft.

Note 1: This airworthiness directive (AD) applies to each engine identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For engines that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (c)

of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required as indicated, unless accomplished previously.

To prevent CCOC flange cracks that could result in uncontained engine failure, inflight engine shutdown, engine cowl release, and airframe damage, accomplish the following:

(a) Inspect, disposition, and report CCOC distress, in accordance with the intervals and procedures described in Paragraphs 2.A and 2.C of PW Alert Service Bulletin (ASB) No. A6202, Revision 1, dated January 4, 1996. Reporting requirements have been approved by the Office of Management and Budget and assigned OMB control number 2120–0056.

(1) For the purposes of this AD, the accomplishment effective date to be used for determination of inspection intervals, as required by Section 2.A of PW ASB A6202, Revision 1, dated January 4, 1996, is defined as May 9, 1995, which is the effective date of AD 95–08–15.

(b) Inspect, disposition ,and report CCOC distress in accordance with the intervals and

procedures described in Paragraphs 2.A. (Part I), 2.B. (Part II), and 2.D of PW ASB No. A6228, dated November 7, 1995. Reporting requirements have been approved by the Office of Management and Budget and assigned OMB control number 2120–0056.

(c) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Engine Certification Office. The request should be forwarded through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Engine Certification Office.

Note 2: Information concerning the existence of approved alternative method of compliance with this AD, if any, may be obtained from the Engine Certification Office.

- (d) Special flight permits may be issued in accordance with §§ 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the aircraft to a location where the requirements of this AD can be accomplished.
- (e) The actions required by this AD shall be done in accordance with the following Pratt & Whitney ASBs and NDIP documents:

Document No.	Pages	Revision	Date
A6202	1–10	1	Jan. 4, 1996.
	11	Original	Feb. 20, 1995.
NDIP-835	1–17	Α	Oct. 7, 1995.
Total pages: 28.			
A6228	1–31	Original	Nov. 7, 1995.
NDIP-620	1–15	Α	Oct. 7 1995.
NDIP-691	1–20	В	Oct. 7, 1995.
NDIP-781	1–21	Original	Oct. 7, 1995.
NDIP-795	1–20	Original	Oct. 7, 1995.
NDIP-829	1–14	Original	Oct. 7, 1995.
NDIP-834	1–19	A	Oct. 7, 1995.
NDIP-856	1–42	Original	Oct. 7, 1993.
Total pages: 182.		3 2	, , , , , , , , , , , , , , , , , , , ,

This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Pratt & Whitney, 400 Main St., East Hartford, CT 06108; telephone (860) 565–6600, fax (860) 565–4503. Copies may be inspected at the FAA, New England Region, Office of the Assistant Chief Counsel, 12 New England Executive Park, Burlington, MA; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(f) This amendment becomes effective on January 2, 1997.

Issued in Burlington, Massachusetts, on November 7, 1996.

James C. Jones,

Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 96–30127 Filed 11–29–96; 8:45 am] BILLING CODE 4910–13–U

SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 240

[Release No. 34-37972; File No. S7-30-95]

RIN 3235-AG66

Order Execution Obligations

AGENCY: Securities and Exchange Commission.

ACTION: Final Rule; Revised Compliance Dates.

SUMMARY: The Securities and Exchange Commission is revising, for certain overthe-counter ("OTC") securities, the compliance dates required by the recent adoption of Rule 11Ac1–4, the "Display Rule," which generally requires OTC market makers and exchange specialists to display customer limit orders.

DATES: The effective date for Rule 11Ac1–4 adopted by the Securities and

Exchange Commission, and published on September 12, 1996 (61 FR 48290) remains January 10, 1997. Effective December 2, 1996, the compliance date to require the display of customer limit orders in only 50 of the 1,000 most actively traded OTC securities is January 10, 1997. The new compliance date for an additional 100 of these 1,000 securities is January 31, 1997, and the compliance date for the remaining 850 most actively traded securities is February 21, 1997. The remainder of the compliance dates are unchanged.

FOR FURTHER INFORMATION CONTACT: David Oestreicher, Special Counsel,

David Oestreicher, Special Counsel, (202) 942–0158, Division of Market Regulation, Securities and Exchange Commission, 450 Fifth Street, NW., Mail Stop 5–1, Washington, DC 20549.

SUPPLEMENTARY INFORMATION: On August 28, 1996, the Securities and Exchange Commission ("Commission") adopted

Rule 11Ac1-4,¹ the "Display Rule," to require OTC market makers and exchange specialists to display certain customer limit orders for covered securities if no stated exception applies.²

As discussed in the Adopting Release, the Display Rule will become effective on January 10, 1997. Implementation of the Display Rule will be accomplished in phases, with the first phase of implementation scheduled to begin on January 10, 1997. As originally envisioned by the Commission, as of this date, the Display Rule would apply to all exchange-traded securities and the 1,000 Nasdaq securities with the highest average daily trading volume in the previous quarter. The Commission initially provided a phase-in period for Nasdaq securities because the display of limit orders in the OTC market represents a significant change in OTC market practice. To ensure an orderly market transition, the Commission believes that market professionals should be provided a period of time in which to become accustomed, in a small number of stocks, to the quote volume and array of prices that will be reflected by the display of customer limit orders. The Commission has determined, therefore, to require as of January 10, 1997, compliance with the Display Rule with respect to only 50 of the 1,000 Nasdaq securities with the highest average daily trading volume in the previous quarter. These 50 securities will be identified by Nasdaq. On January 31, 1997, compliance with the Display Rule will be required with respect to an additional 100 securities identified by Nasdaq. Compliance with the Display Rule for the remaining 850 of the 1000 Nasdaq securities with the highest daily trading volume in the previous quarter, as determined by Nasdaq, will be required on February 21, 1997. For exchange-traded securities, the Commission believes that it continues to be appropriate to require compliance with the Display Rule as of January 10, 1997, except in cases where the security is a Nasdaq security and is traded on an exchange pursuant to unlisted trading privileges. In such cases, the security will be considered to be a Nasdaq security, not an exchangetraded security, for the purpose of determining the compliance date with the Display Rule.

All subsequent phase-in dates for compliance with the Display Rule will continue to apply as described in the

Adopting Release. Specifically, the second phase-in date will be on March 28, 1997. From this date forward, the Display Rule will apply to the next 1,500 Nasdaq securities with the highest average daily trading volume over the previous quarter. The third phase-in date will be on June 30, 1997. From that date forward, the Display Rule will apply to the next 2,000 Nasdaq securities with the highest average daily trading volume over the previous quarter. The final phase-in date will be on August 28, 1997. From that date forward, the Display Rule will apply to all remaining Nasdaq securities.

Dated: November 22, 1996.

By the Commission.

Margaret H. McFarland,

Deputy Secretary.

 $[FR\ Doc.\ 96\text{--}30527\ Filed\ 11\text{--}29\text{--}96;\ 8\text{:}45\ am]$

BILLING CODE 8010-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 510

New Animal Drugs; Change of Sponsor Name

AGENCY: Food and Drug Administration,

HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect a change of sponsor name from Hoechst-Roussel Agri-Vet Co. to Hoechst Roussel Vet.

EFFECTIVE DATE: December 2, 1996.

FOR FURTHER INFORMATION CONTACT:

Thomas J. McKay, Center for Veterinary Medicine (HFV–102), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301–827–0213.

SUPPLEMENTARY INFORMATION: Hoechst-Roussel Agri-Vet Co., Rt. 202–206, P.O. Box 2500, Somerville, NJ 08876–1258, has informed FDA of a change of sponsor name to Hoechst Roussel Vet. Accordingly, the agency is amending the regulations in 21 CFR 510.600(c)(1) and (c)(2) to reflect the change of sponsor name.

List of Subjects in 21 CFR Part 510

Administrative practice and procedure, Animal drugs, Labeling, Reporting and recordkeeping requirements.

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 510 is amended as follows:

PART 510—NEW ANIMAL DRUGS

1. The authority citation for 21 CFR part 510 continues to read as follows:

Authority: Secs. 201, 301, 501, 502, 503, 512, 701, 721 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321, 331, 351, 352, 353, 360b, 371, 379e).

§510.600 [Amended]

2. Section 510.600 Names, addresses, and drug labeler codes of sponsors of approved applications is amended in the table in paragraph (c)(1) by removing the sponsor name for "Hoechst-Roussel Agri-Vet Co.," and adding in its place "Hoechst Roussel Vet," and in the table in paragraph (c)(2) in the entry for "012799" by removing the sponsor name "Hoechst-Roussel Agri-Vet Co.," and adding in its place "Hoechst Roussel Vet,".

Dated: November 21, 1996. Robert C. Livingston, Director, Office of New Animal Drug Evaluation, Center for Veterinary Medicine. [FR Doc. 96–30652 Filed 11–29–96; 8:45 am]

21 CFR Part 510

BILLING CODE 4160-01-F

Animal Drugs, Feeds, and Related Products; Change of Sponsor Name

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect the change of sponsor name from Fort Dodge Laboratories, Division of American Home Products Corp. to Fort Dodge Animal Health, Division of American Home Products Corp.

EFFECTIVE DATE: December 2, 1996.

FOR FURTHER INFORMATION CONTACT:

Thomas J. McKay, Center for Veterinary Medicine (HFV–102), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301–827–0213.

SUPPLEMENTARY INFORMATION: Fort Dodge Laboratories, Division of American Home Products Corp., 800 Fifth St. NW., Fort Dodge, IA 50501, has informed FDA of a change of sponsor name to Fort Dodge Animal Health, Division of American Home Products Corp. Accordingly, FDA is amending the regulations in 21 CFR 510.600(c)(1) and (c)(2) to reflect the change of sponsor name.

¹ 17 CFR 240.11Ac1-4.

² Securities Exchange Act Release No. 37619A (September 6, 1996), 61 FR 48290 (September 12, 1996) ("Adopting Release").