- (e) Temporary re-filing instructions.
- (4) The Commission, by order, may exempt any broker or dealer from the filing requirements provided in Form BD (17 CFR 249.501) and paragraphs (e)(1), (e)(2), and (e)(3) of this section under conditions that differ from the filing instructions contained in Form BD and paragraphs (e)(1), (e)(2), and (e)(3) of this section.
- 7. By amending § 240.15Bc3–1 by adding paragraph (e) to read as follows:

# § 240.15Bc3–1 Withdrawal from registration of municipal securities dealers.

- (e) The Commission, by order, may exempt any broker or dealer from the filing requirements provided in Form BDW (17 CFR 249.501a) under conditions that differ from the filing instructions contained in Form BDW.
- 8. By amending § 240.15Ca2–1 by adding paragraph (c)(4) to read as follows:

# § 240.15Ca2–1 Application for registration as a government securities broker or government securities dealer.

(c) Temporary re-filing instructions.

\*

\*

- (4) The Commission, by order, may exempt any broker or dealer from the filing requirements provided in Form BD (17 CFR 249.501) and paragraphs (c)(1), (c)(2), and (c)(3) of this section under conditions that differ from the filing instructions contained in Form BD and paragraphs (c)(1), (c)(2), and (c)(3) of this section.
- 9. By amending § 240.15Cc1-1 by adding paragraph (d) to read as follows:

# § 240.15Cc1-1 Withdrawal from registration of municipal securities dealers.

(d) The Commission, by order, may exempt any broker or dealer from the filing requirements provided in Form BDW (17 CFR 249.501a) under conditions that differ from the filing instructions contained in Form BDW.

# PART 249—FORMS, SECURITIES EXCHANGE ACT OF 1934

10. The authority citation for part 249 continues to read in part as follows:

**Authority:** 15 U.S.C. 78a, et. seq., unless otherwise noted;

\* \* \* \* \*

11. By amending § 249.501 by designating the current text as paragraph (a) and by adding paragraph (b) to read as follows:

§ 249.501 Form BD, for application for registration as a broker and dealer or to amend or supplement such an application.

(a) \* \* \*

- (b) Interim Form BD shall be used for application for registration as brokerdealer under the Securities Exchange Act of 1934, or to amend such application, only by order of the Commission. In the event broker-dealers are required to comply with their filing obligations on Interim Form BD, the form will be made available at the Commission's Publication Office at (202) 942–4040.
- 12. By amending § 249.501a by designating the current text as paragraph (a) and by adding paragraph (b) to read as follows:

§ 249.501a Form BDW, notice of withdrawal from registration as broker-dealer pursuant to § 240.15b6–1, § 240.15Bc3–1, or § 240.15Cc1–1 of this chapter.

(a) \* \*

(b) Interim Form BDW shall be used for application for registration as broker-dealer under the Securities Exchange Act of 1934, or to amend such application, only by order of the Commission. In the event broker-dealers are required to comply with their filing obligations on Interim Form BD, the form will be made available at the Commission's Publication Office at (202) 942–4040.

By the Commission. Dated: July 30, 1999.

## Margaret H. McFarland,

Deputy Secretary.

**Note:** This Appendix A to the preamble will not appear in the Code of Federal Regulations.

## Appendix A to the Preamble— Securities and Exchange Commission Regulatory Flexibility Act Certification

I, Arthur Levitt, Jr., Chairman of the U.S. Securities and Exchange Commission ("Commission"), hereby certify, pursuant to 5 U.S.C. § 605(b), that (1) the redesignation of Form BD and Form BDW, as currently in effect until July 30, 1999 and August 1, 1999, respectively, as Interim Form BD and Interim Form BDW and (2) the amendments to Rules 15b3-1(c), 15b6-1, 15Ba2-2(e), 15Bc3-1, 15Ca2-1(c), and 15Cc1-1("Rules") and 17 CFR §§ 249.501 and 501a under the Securities Exchange Act of 1934 ("Exchange Act") would not, if adopted, have a significant economic impact on a substantial number of small entities. The redesignation of Form BD and Form BDW is intended to preserve the effectiveness of these forms in the event it is necessary to return to the legacy CRD system. The rule amendments would allow the Commission, by order, to conditionally exempt broker-dealers from the filing instructions contained in those rules and Forms BD and BDW, respectively. This

authority is needed to provide the Commission with sufficient flexibility to continuously maintain the registration system for broker-dealers in the event the full implementation of Web CRD is delayed. The amendments would impose little or no new recordkeeping requirements or compliance burdens on small entities. Accordingly, the amendments would not have a significant economic impact on a substantial number of small entities.

Dated: July 30, 1999. Arthur Levitt, Jr., *Chairman.* [FR Doc. 99–20099 Filed 7–30–99; 4:34 pm]

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 510, 520, 522, and 558

**New Animal Drugs; Change of Sponsor** 

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Final rule.

BILLING CODE 8010-01-P

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect a change of sponsor for six new animal drug applications (NADA's) from Roussel-UCLAF SA, Animal Health Division to Hoechst Roussel Vet.

**EFFECTIVE DATE:** August 5, 1999. **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: Roussel-UCLAF SA, Animal Health Division, 102 Route de Noisy, 93235 Romainville Cedex, France, has informed FDA that it has transferred ownership of, and all rights and interests in, the approved NADA's (130–951, 131–310, 138–612, 140–824, 140–897, and 140–992) to Hoechst Roussel Vet, 30 Independence Blvd., P.O. Box 4915, Warren, NJ 07059.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801–808. Accordingly, the agency is amending the regulations in 21 CFR parts 510, 520, 522, and 558 to reflect the change of sponsor. The agency is also amending 21 CFR 510.600(c)(1) and (c)(2) to remove the sponsor name for Roussel UCLAF SA because the firm no longer is the holder of any approved NADA's.

### List of Subjects

21 CFR Part 510

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

21 CFR Parts 520 and 522

Animal drugs.

21 Part 558

Animal Drugs, Animal Feeds.

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 parts 510, 520, 522, and 558 are amended as follows:

#### PART 510—NEW ANIMAL DRUGS

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

**Authority:** 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 entry for "Roussel-UCLAF SA" and in the table in paragraph (c)(2) by removing the entry for "012579".

# PART 520—ORAL DOSAGE FORM NEW ANIMAL DRUGS

3. The authority citation for 21 CFR part 520 continues to read as follows:

Authority: 21 U.S.C. 360b.

## §520.48 [Amended]

4. Section 520.48 *Altrenogest solution* is amended in paragraph (b) by removing "012579" and adding in its place "012799".

# PART 522—IMPLANTATION OR INJECTABLE DOSAGE FORM NEW ANIMAL DRUGS

5. The authority citation for 21 CFR part 522 continues to read as follows:

Authority: 21 U.S.C. 360b.

## § 522.2476 [Amended]

6. Section 522.2476 *Trenbolone* acetate is amended in paragraph (b) by removing "012579" and adding in its place "012799".

# § 522.2477 [Amended]

7. Section 522.2477 *Trenbolone* acetate and estradiol is amended in paragraph (a) by removing "012579" and adding in its place "012799".

# PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

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

Authority: 21 U.S.C. 360b, 371.

#### § 558.265 [Amended]

9. Section 558.265 *Halofuginone hydrobromide* is amended in paragraph (a) by removing "012579" and adding in its place "012799".

Dated: June 29, 1999.

#### Claire M. Lathers

Director, Office of New Animal Drug Evaluation, Center for Veterinary Medicine. [FR Doc. 99–20141 Filed 8–4–99; 8:45 am] BILLING CODE 4160–01–F

#### **DEPARTMENT OF THE INTERIOR**

### **Minerals Management Service**

### 30 CFR Part 250

# Pipelines and Pipeline Rights-of-Way; Correction

**AGENCY:** Minerals Management Service (MMS), Interior.

**ACTION:** Technical amendment.

**SUMMARY:** This document makes technical amendments to regulations that were published in the **Federal Register** (July 24, 1997, 63 FR 39775; redesignated May 29, 1998, 63 FR 29479, 29486) and were codified in the July 1, 1998, edition of Title 30-Mineral Resources, Parts 200-699, Code of Federal Regulations (CFR). The regulations being corrected relate to the filing fee for applying for a pipeline right-of-way grant in the Outer Continental Shelf. This correction will reduce the filing fees required for converting existing lease term pipelines into right-of-way pipelines. EFFECTIVE DATE: August 5, 1999.

FOR FURTHER INFORMATION CONTACT: Kumkum Ray (703) 787–1600. SUPPLEMENTARY INFORMATION:

## **Background**

The final rules that we are correcting affect persons submitting applications to MMS for a pipeline right-of-way grant to convert existing lease term pipelines into right-of-way pipelines under 30 CFR 250.1010(a). In September 1997, MMS changed its regulations to raise the filing fee submitted with applications for pipeline right-of-way grants from \$1,400 to \$2,350. The filing fees MMS charges are based on our administrative costs in processing applications and documents that provide special benefits to non-Federal

recipients above those that accrue to the public at large.

Our regulations in § 250.1010(a) state that "\* \* \* MMS periodically will amend the filing fee based on its experience with the costs for administering pipeline right-of-way applications. \* \* \* MMS will amend the application fee \* \* \* without notice and opportunity for comment." Since publishing this final regulation, we have determined that we incur only minimal expenses in administering applications to convert existing lease term pipelines into right-of-way pipelines and issue a pipeline right-of-way grant.

Therefore, we are correcting the regulations at § 250.1010(a) to reduce the pipeline right-of-way grant application filing fee for this type of application to \$300, instead of the \$2,350 application filing fee required for a pipeline right-of-way grant to install a new pipeline. The reduced amount reflects the average processing costs of these applications.

#### **Need for Correction**

As published, the final regulations contain the requirement for an application filing fee for a type of pipeline right-of-way grant that is higher than the administrative processing costs involved and needs to be corrected.

## List of Subjects in 30 CFR Part 250

Continental shelf, Environmental impact statements, Environmental protection, Geological and geophysical data, Government contracts, Incorporation by reference, Investigations, Mineral royalties, Oil and gas development and production, Oil and gas exploration, Oil and gas reserves, Penalties, Pipelines, Public lands—mineral resources, public lands—rights-of-way, Reporting and recordkeeping requirements, Sulphur development and production, Sulphur exploration, Surety bonds.

Accordingly, 30 CFR part 250 is amended by making the following correcting technical amendment:

# PART 250—OIL AND GAS AND SULPHUR OPERATIONS IN THE OUTER CONTINENTAL SHELF

1. The authority citation for part 250 continues to read as follows:

Authority: 43 U.S.C. 1331 et seq.

## § 250.1010 [Corrected]

2. In § 250.1010, the first five sentences in paragraph (a) are revised to read as follows: