fuselage number, and the total number of landings and flight hours on the airplane. Information collection requirements contained in this AD have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*) and have been assigned OMB Control Number 2120–0056.

- (1) For any inspection accomplished after the effective date of this AD: Submit the report within 30 days after performing the inspection.
- (2) For any inspection accomplished prior to the effective date of this AD: Submit the report within 30 days after the effective date of this AD.

Alternative Methods of Compliance (AMOCs)

- (l)(1) The Manager, Los Angeles Aircraft Certification Office (ACO), FAA, has the authority to approve AMOCs for this AD, if requested in accordance with the procedures found in 14 CFR 39.19.
- (2) To request a different method of compliance or a different compliance time for this AD, follow the procedures in 14 CFR 39.19. Before using any approved AMOC on any airplane to which the AMOC applies, notify your appropriate principal inspector (PI) in the FAA Flight Standards District Office (FSDO), or lacking a PI, your local FSDO.
- (3) An AMOC that provides an acceptable level of safety may be used for any repair required by this AD, if it is approved by an Authorized Representative for the Boeing Commercial Airplanes Delegation Option Authorization Organization who has been authorized by the Manager, Los Angeles ACO, to make those findings. For a repair method to be approved, the repair must meet the certification basis of the airplane and 14 CFR 25.571, Amendment 45, and the approval must specifically refer to this AD.
- (4) AMOCs approved previously in accordance with AD 2007–02–02, are approved as AMOCs for the corresponding provisions of this AD.

Material Incorporated by Reference

- (m) You must use Boeing Alert Service Bulletin DC8–53A080, dated June 22, 2004; and Boeing DC–8 Service Rework Drawing SR08530032, dated January 13, 2004, including Boeing Parts List PL SR08530032, dated January 7, 2004, Boeing Advance Engineering Order, Advanced Drawing Change A, dated April 1, 2004, and Boeing Engineering Order, dated January 13, 2004; as applicable, to perform the actions that are required by this AD, unless the AD specifies otherwise.
- (1) On February 28, 2007 (72 FR 3044, January 24, 2007), the Director of the Federal Register approved the incorporation by reference of these documents.
- (2) Contact Boeing Commercial Airplanes, Long Beach Division, 3855 Lakewood Boulevard, Long Beach, California 90846, Attention: Data and Service Management, Dept. C1–L5A (D800–0024), for a copy of this service information. You may review copies at the FAA, Transport Airplane Directorate, 1601 Lind Avenue, SW., Renton,

Washington; or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202–741–6030, or go to: http://www.archives.gov/federal-register/cfr/ibr-locations.html.

Issued in Renton, Washington, on March 9, 2008.

Stephen P. Boyd,

Assistant Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. E8–5295 Filed 3–17–08; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 95

[Docket No. 30599; Amdt. No. 473]

IFR Altitudes; Miscellaneous Amendments

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts miscellaneous amendments to the required IFR (instrument flight rules) altitudes and changeover points for certain Federal airways, jet routes, or direct routes for which a minimum or maximum en route authorized IFR altitude is prescribed. This regulatory action is needed because of changes occurring in the National Airspace System. These changes are designed to provide for the safe and efficient use of the navigable airspace under instrument conditions in the affected areas.

DATES: Effective Date: 0901 UTC, April 10, 2008.

FOR FURTHER INFORMATION CONTACT:

Donald P. Pate, Flight Procedure Standards Branch (AMCAFS–420), Flight Technologies and Programs Division, Flight Standards Service, Federal Aviation Administration, Mike Monroney Aeronautical Center, 6500 South MacArthur Blvd., Oklahoma City, OK 73169 (Mail Address: P.O. Box 25082, Oklahoma City, OK 73125) telephone: (405) 954–4164.

SUPPLEMENTARY INFORMATION: This amendment to part 95 of the Federal Aviation Regulations (14 CFR part 95) amends, suspends, or revokes IFR altitudes governing the operation of all aircraft in flight over a specified route or any portion of that route, as well as the changeover points (COPs) for Federal airways, jet routes, or direct routes as prescribed in part 95.

The Rule

The specified IFR altitudes, when used in conjunction with the prescribed changeover points for those routes, ensure navigation aid coverage that is adequate for safe flight operations and free of frequency interference. The reasons and circumstances that create the need for this amendment involve matters of flight safety and operational efficiency in the National Airspace System, are related to published aeronautical charts that are essential to the user, and provide for the safe and efficient use of the navigable airspace. In addition, those various reasons or circumstances require making this amendment effective before the next scheduled charting and publication date of the flight information to assure its timely availability to the user. The effective date of this amendment reflects those considerations. In view of the close and immediate relationship between these regulatory changes and safety in air commerce, I find that notice and public procedure before adopting this amendment are impracticable and contrary to the public interest and that good cause exists for making the amendment effective in less than 30 days.

Conclusion

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore—(1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. For the same reason, the FAA certifies that this amendment will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 95

Airspace, Navigation (air).

Issued in Washington, DC on March 11, 2008.

James J. Ballough,

Director, Flight Standards Service.

Adoption of the Amendment

■ Accordingly, pursuant to the authority delegated to me by the Administrator, part 95 of the Federal Aviation Regulations (14 CFR part 95) is amended as follows effective at 0901 UTC, April 10, 2008.

■ 1. The authority citation for part 95 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40103, 40106, 40113, 40114, 40120, 44502, 44514, 44719, 44721.

 \blacksquare 2. Part 95 is amended as follows:

REVISIONS TO IFR ALTITUDES & CHANGEOVER POINTS

[Amendment 473 effective date April 10, 2008]

Fro	m	То	MEA
	§ 95.6001 V	§ 95.6001 Victor Routes—U.S. PR Federal Airway V1 Is Amended To Read in Part	
Salisbury, MD VORTAC* *1500—MOCA			*2000
	§ 95.6006 V	R Federal Airway V6 Is Amended To Read in Part	
Selinsgrove, PA VORTAC *3500—MOCA		Snowy, PA FIX	*5000
4000—GNSS MEA Snowy, PA FIX *3300—MOCA		Allentown, PA VORTAC	*4000
	§ 95.6008 V	DR Federal Airway V8 Is Amended To Read in Part	
Matzo, UT FIX		Bryce Canyon, UT VORTAC	12300
	§ 95.6016 V	R Federal Airway V16 Is Amended To Read in Part	
Tappa, VA FIX*1500—MOCA		Colin, VA FIX	*5000
*2000—GNSS MEA Colin, VA FIX*1400—MOCA *2000—GNSS MEA		Patuxent, MD VORTAC	*5000
	§ 95.6020 V	R Federal Airway V20 Is Amended To Read in Part	
Tappa, VA FIX*1500—MOCA		Colin, VA FIX	*5000
2000—GNSS MEA Colin, VA FIX *1800—MOCA *2000—GNSS MEA		Nottingham, MD VORTAC	*10000
	§ 95.6025 V	R Federal Airway V25 Is Amended To Read in Part	
Los Angeles, CA VORTAC *3000—MRA			
Merma, CA FIX *3000—MRA		Exert, CA FIX	2000
	§ 95.6031 V	R Federal Airway V31 Is Amended To Read in Part	
Vinny, PA FIX*4500—MRA **5000—GNSS MEA			**12000
Suede, PA FIX**5000—GNSS MEA		Gramo, PA FIX	**12000
Gramo, PA FIX*5000—GNSS MEA		Harrisburg, PA VORTAC	*7000
	§ 95.6033 V	R Federal Airway V33 Is Amended To Read in Part	
*1800—MOCA *2000—GNSS MEA		Nottingham, MD VORTAC	*10000
Vinny, PA FIX*4500—MRA **5000—GNSS MEA		*Suede, PA FIX	**12000
Suede, PA FIX**5000—GNSS MEA		Gramo, PA FIX	**12000
Gramo, PA FIX*5000—GNSS MEA		Harrisburg, PA VORTAC	*7000

REVISIONS TO IFR ALTITUDES & CHANGEOVER POINTS—Continued [Amendment 473 effective date April 10, 2008]

From		То	MEA
§ 95.	6058 VOR Federa	ll Airway V58 Is Amended To Read in Part	
*Eared, PA FIX *4000—MRA **4100—MOCA **5000—GNSS MEA		Philipsburg, PA VORTAC	**6000
§ 95.	6063 VOR Federa	ll Airway V63 Is Amended To Read in Part	
Wausau, WI VORTAC*3500—MOCA #USE AUW 005 RHI 185 UNUSABLE		Rhinelander, WI VORTAC	#*4000
§ 95.	6091 VOR Federa	ıl Airway V91 Is Amended To Read in Part	
Albany, NY VORTAC		Glens Falls, NY VORTAC	*7000
*5000—GNSS MEA Glens Falls, NY VORTAC *5000—GNSS MEA		Enson, VT FIX	*10000
§ 95.	6099 VOR Federa	ıl Airway V99 Is Amended To Read in Part	
Outte, CT FIX*4000—GNSS MEA		Sorry, CT FIX	*10000
§ 95.6	106 VOR Federal	Airway V106 Is Amended To Read in Part	
Raymy, NH FIX*2200—MOCA *3000—GNSS MEA		Kennebunk, ME VORTAC	*5500
§ 95.6	130 VOR Federal	Airway V130 Is Amended To Read in Part	
Albany, NY VORTAC*3900—MOCA *4000—GNSS MEA		Stela, MA FIX	*6000
Stela, MA FIX			3900 2600
§ 95.6	146 VOR Federal	Airway V146 Is Amended To Read in Part	
Albany, NY VORTAC		Chester, MA VOR/DME	4100
§ 95.0	157 VOR Federal	Airway V157 Is Amended To Read in Part	
Tappa, VA FIX*1500—MOCA *2000—GNSS MEA		Colin, VA FIX	*5000
		Patuxent, MD VORTAC	*5000
§ 95.6	165 VOR Federal	Airway V165 Is Amended To Read in Part	
Los Angeles, CA VORTAC*5600—MCA VALEY, CA FIX, N BND		*Valey, CA FIX	4000
§ 95.6	210 VOR Federal	Airway V210 Is Amended To Read in Part	
Lancaster, PA VORTAC			2800 *3000
§ 95.0	213 VOR Federal	Airway V213 Is Amended To Read in Part	
Tappa, VA FIX		Colin, VA FIX	*5000
*1500—MOCA *2000—GNSS MEA Colin, VA FIX* *1400—MOCA		Patuxent, MD VORTAC	*5000
*2000—GNSS MEA			

REVISIONS TO IFR ALTITUDES & CHANGEOVER POINTS—Continued

[Amendment 473 effective date April 10, 2008]

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From	То		MEA	
§ 95.6489 VOR F	ederal A	irway V489 Is Amended To Read in Part		
Albany, NY VORTAC*5000—GNSS MEA Glens Falls, NY VORTAC		· ·		*7000 6000
*8000—MRA *Fairb, NY FIX *8000—MRA **6000—GNSS MEA		Leafy, NY FIX		**8000
From		То	MEA	MAA
		Jet Routes Amended To Read in Part		
Humble, TX VORTAC	El Do	El Dorado, AR VORTAC		45000
§ 95.7101 Jet Rou	ite J101 Is	s Amended To Read in Part		
Lufkin, TX VORTAC	Little	Rock, AR VORTAC	18300	45000
Airway segment Changed				
From		То	Distance	From
§ 95.8003 VOR	Federal A	Airway Changeover Points		
Is Amended To Delete Changeover Point V59: Beckley, WV VORTAC	Pulas	ki, VA VORTAC	46	Beckley
Beckley, WV VORTAC	Parke	rsburg, WV VORTAC	46	Beckley

[FR Doc. E8–5372 Filed 3–17–08; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 510 and 522

New Animal Drugs; Change of Sponsor's Name; Iron Injection; Technical Amendment

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule; technical amendment.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect a change of sponsor's name from Animal Health Pharmaceuticals, LLC, to Pharmacosmos, Inc.

DATES: This rule is effective March 18, 2008.

FOR FURTHER INFORMATION CONTACT:

David R. Newkirk, Center for Veterinary Medicine (HFV–100), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 240–276–8307, e-mail: david.newkirk@fda.hhs.gov.

SUPPLEMENTARY INFORMATION: Animal Health Pharmaceuticals, LLC, 1805 Oak Ridge Circle, suite 101, St. Joseph, MO 64506, has informed FDA that it has transferred ownership of, and all rights and interest in, NADA 106–772 for Iron-GARD Injection 100 milligrams per milliliter (mg/mL) and NADA 134–708 for Iron-GARD Injection 200 mg/mL to Pharmacosmos, Inc., 776 Mountain Blvd., Watchung, NJ 07069. Accordingly, the regulations are amended in 21 CFR 522.1182 to reflect these changes of sponsorship.

In addition, Pharmacosmos, Inc., is not currently listed in the animal drug regulations as a sponsor of an approved application. Accordingly, 21 CFR 510.600(c) is being amended to add entries for Pharmacosmos, Inc.

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.

List of Subjects

21 CFR Part 510

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

21 CFR Part 522

Animal drugs.

■ 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 and 522 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.

■ 2. In § 510.600, in the table in paragraph (c)(1) alphabetically add a new entry for "Pharmacosmos, Inc."; and in the table in paragraph (c)(2) numerically add a new entry for "042552" to read as follows:

§ 510.600 Names, addresses, and drug labeler codes of sponsors of approved applications.

(c) * * *

(1) * * *

Firm name and address Drug labeler code