

# FEDERAL REGISTER

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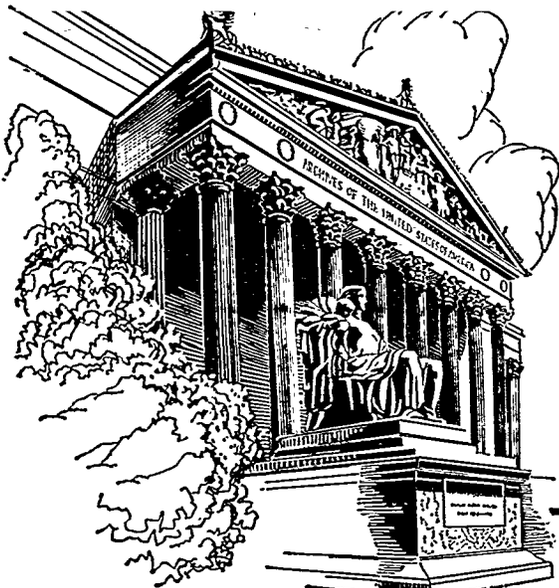
Wednesday, November 10, 1965 • Washington, D.C.

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Agencies in this issue—

The Congress  
The President  
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Civil Aeronautics Board  
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Stat. 1055; 21 U.S.C. 371(a)) and section 3(a) (1) of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1002(a) (1)), and under the authority vested in the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (21 CFR 2.90), § 2.101 is amended by deleting "Division of Veterinary Medicine" from its listing under "Bureau of Medicine," by adding "Bureau of Veterinary Medicine" with its divisions, and by changing the footnote to the section to read as indicated. As amended, the affected portions read as follows:

§ 2.101 Washington headquarters.<sup>1</sup>

BUREAU OF MEDICINE

- Division of Antibiotic Drugs.
- Division of Medical Information.
- Division of Medical Review.
- Division of New Drugs.

BUREAU OF VETERINARY MEDICINE

- Division of Veterinary Medical Review.
- Division of Veterinary New Drugs.
- Division of Veterinary Products Testing.

*Effective date.* This order shall become effective on November 7, 1965.

(Sec. 701(a), 52 Stat. 1055; 21 U.S.C. 371(a))

Dated: October 25, 1965.

WINTON B. RANKIN,  
Assistant Commissioner for Planning.

[F.R. Doc. 65-12092; Filed, Nov. 9, 1965; 8:48 a.m.]

SUBCHAPTER B—FOOD AND FOOD PRODUCTS

PART 121—FOOD ADDITIVES

Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

LUBRICANTS WITH INCIDENTAL FOOD CONTACT

The Commissioner of Food and Drugs, having evaluated the data in a petition (FAP 5B1782) filed by Humble Oil & Refining Co., Post Office Box 2180, Houston, Tex., 77001, and other relevant material, has concluded that the food additive regulations should be amended to provide for the use of an additional substance as a gelling agent in mineral oil lubricants used with incidental food contact. Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c) (1); 72 Stat. 1786; 21 U.S.C. 348(c) (1)), and under the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (21 CFR 2.90), § 121.2553 (a) (3) is amended by inserting alphabetically in the list of substances a new item, as follows:

§ 121.2553 Lubricants with incidental food contact.

- (a) \* \* \*
- (3) \* \* \*

<sup>1</sup> Current locations and addresses of these units may be obtained from the Office of Public Information, Room 3807, 200 C Street SW., Washington, D.C., 20204.

Substances

Dialkyldimethylammonium aluminum silicate where the alkyl groups are derived from hydrogenated tallow fatty acids (C 14—C 18) and where the aluminum silicate is derived from bentonite.

Any person who will be adversely affected by the foregoing order may at any time within 30 days from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C., 20201, written objections thereto, preferably in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

*Effective date.* This order shall become effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 409(c) (1), 72 Stat. 1786; 21 U.S.C. 348 (c) (1))

Dated: November 3, 1965.

GEO. P. LARRICK,  
Commissioner of Food and Drugs.

[F.R. Doc. 65-12093; Filed, Nov. 9, 1965; 8:48 a.m.]

SUBCHAPTER C—DRUGS

PART 148e—ERYTHROMYCIN

Erythromycin Ethylsuccinate Injection; Sampling Procedure

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463 as amended; 21 U.S.C. 357) and under the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (21 CFR 2.90), § 148e.18 is amended by changing the section heading and paragraph (a) (3) (ii) (b) (2) to read as follows:

§ 148e.18 Erythromycin ethylsuccinate injection.

- (a) \* \* \*
- (3) \* \* \*
- (ii) \* \* \*
- (b) \* \* \*

(2) For sterility testing: 20 immediate containers, collected at regular intervals throughout each filling operation, except that if the product is sterilized after filling, a representative sample consisting of 10 immediate containers from each sterilizer load. If only one sterilizer load is involved, the sample shall consist of 20 immediate containers.

This amendment provides a sampling procedure appropriate to the subject drug when it is sterilized after filling into

Limitations

For use only as a gelling agent in mineral oil lubricants at a level not to exceed 7 percent by weight of the mineral oil.

final containers rather than before and I find it consistent with the requirements that the drug be safe and efficacious for use. Notice and public procedure and delayed effective date are not necessary prerequisites to the promulgation of this order, and I so find, since the amendment is noncontroversial in nature and is in the public interest.

*Effective date.* This order shall become effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 507, 59 Stat. 463 as amended; 21 U.S.C. 357)

Dated: November 3, 1964.

GEO. P. LARRICK,  
Commissioner of Food and Drugs.

[F.R. Doc. 65-12094; Filed, Nov. 9, 1965; 8:48 a.m.]

Title 25—INDIANS

Chapter I—Bureau of Indian Affairs, Department of the Interior

SUBCHAPTER I—LEASING AND PERMITTING

PART 131—LEASING AND PERMITTING

Colorado River Reservation

On Page 9924 of the FEDERAL REGISTER of August 10, 1965, there was published a notice of intention to amend § 131.18 of Title 25 Code of Federal Regulations, concerning the leasing of lands on the Colorado River Reservation in Arizona and California.

This amendment will implement the Act of April 30, 1964 (78 Stat. 188), which fixed the beneficial ownership of the Colorado River Reservation in the Colorado River Indian Tribes of the Colorado River Reservation and authorized the Secretary of the Interior to approve leases of reservation lands for such uses and terms as are authorized by the Act of August 9, 1955 (69 Stat. 539), as amended (25 U.S.C. 415, et seq.). Since leasing under the 1955 act is accomplished under 25 CFR Part 131, we feel it is reasonable that the same regulations should be followed in leasing under the 1964 act. On April 23, 1965, the Indian Claims Commission dismissed the petitions in Docket Nos. 185 and 283-A which under section 4 of the act was prerequisite to its becoming effective. The act provided that lands lying west of the present course of the Colorado River and south of section 25, T. 2 S., R. 23 E., San Bernardino base and meridian, California, could be so leased when and if they are determined to be within the reservation.

Interested persons were given an opportunity to submit their comments, suggestions or objections in writing on the

proposed amendment within 30 days from the date of publication of the notice in the FEDERAL REGISTER. During the 30-day period, suggestions were received and considered but no change has been made. The proposed amendment is hereby adopted without change and is set forth below. This amendment shall become effective at the beginning of the thirtieth calendar day following the date of this publication in the FEDERAL REGISTER.

STEWART L. UDALL,  
*Secretary of the Interior.*

NOVEMBER 3, 1965.

Section 131.18 is amended to read as follows:

§ 131.18 Colorado River Reservation.

The Act of April 30, 1964 (78 Stat. 188), fixed the beneficial ownership of the Colorado River Reservation in the Colorado River Indian Tribes of the Colorado River Reservation and authorized the Secretary of the Interior to approve leases of said lands for such uses and terms as are authorized by the Act of August 9, 1955 (69 Stat. 539), as amended (25 U.S.C. 415, et seq.), including the same uses and terms as are permitted thereby on the Agua Caliente (Palm Springs), Dania, Navajo, and Southern Ute Reservations. Regulations in this Part 131 govern leasing under the Act of August 9, 1955. Therefore, Part 131 shall also govern the leasing of lands on the Colorado River Reservation: *Provided, however,* That application of this Part 131 shall not extend to any lands lying west of the present course of the Colorado River and south of section 25 of township 2 south, range 23 east, San Bernardino base and meridian in California and shall not be construed to affect the resolution of any controversy over the location of the boundary of the Colorado River Reservation; *Provided further,* That any of the described lands in California shall be subject to the provisions of this Part 131 when and if determined to be within the reservation.

[F.R. Doc. 65-12072; Filed, Nov. 9, 1965; 8:46 a.m.]

## Title 31—MONEY AND FINANCE: TREASURY

Chapter V—Office of Foreign Assets Control, Department of the Treasury

### PART 500—FOREIGN ASSETS CONTROL REGULATIONS

#### Importation of and Dealings in Certain Merchandise

##### ASIATIC HUMAN HAIR

Section 500.204, Appendix, Item (12), is being amended to reflect a change in the ruling that wigs and certain other items containing Asiatic human hair are manufactures rather than processed forms of Asiatic human hair.

Item (12) is hereby amended to read as follows:

(12) Hair, human, Asiatic includes nets, netting, braids, tresses, buns, wefts, hair pieces, wigs, wiglets, wefted wiglets, chignons, switchs, beards, mustaches, and eyelashes.

[SEAL] MARGARET W. SCHWARTZ,  
*Director,*  
*Office of Foreign Assets Control.*

[F.R. Doc. 65-12136; Filed, Nov. 9, 1965; 8:49 a.m.]

## Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

### PART 33—SPORT FISHING

#### Imperial National Wildlife Refuge, Arizona and California

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

##### ARIZONA AND CALIFORNIA

#### IMPERIAL NATIONAL WILDLIFE REFUGE

Sport fishing on the Imperial National Wildlife Refuge, Arizona and California, is permitted on all open waters of the refuge. These open areas, comprising 8,100 acres, are delineated on a map available at refuge headquarters, Yuma, Ariz., and from the Office of the Regional Director, Bureau of Sport Fisheries and Wildlife, Post Office Box 1306, Albuquerque, N. Mex., 87103. Sport fishing shall be in accordance with all applicable State and Federal regulations subject to the following special conditions:

(1) The sport fishing season on the refuge extends from January 1, 1966, through December 31, 1966, except an area of approximately 165 acres in Martinez Lake as posted to be closed during the periods January 1, 1966, through February 28, 1966, and October 1, 1966, through December 31, 1966.

(2) The use of bow and arrow for the taking of carp, buffalo, mullet, and suckers is permitted.

The provisions of these special regulations supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Part 33, and are effective through December 31, 1966.

CLAUDE F. LARD,  
*Refuge Manager, Imperial National Wildlife Refuge, Yuma, Ariz.*

OCTOBER 22, 1965.

[F.R. Doc. 65-12070; Filed, Nov. 9, 1965; 8:46 a.m.]

### PART 33—SPORT FISHING

#### Wichita Mountains Wildlife Refuge, Okla.

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

##### OKLAHOMA

#### WICHITA MOUNTAINS WILDLIFE REFUGE

Sport fishing on the Wichita Mountains Wildlife Refuge, Cache, Okla. is permitted only in the waters of that portion of the refuge open to the general public for recreational uses. These open waters comprise some 550 acres of lakes and 1 mile of intermittent stream and are delineated on maps available at the refuge headquarters, mail address Cache, Okla., and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, Post Office Box 1306, Albuquerque, N. Mex., 87103. Sport fishing shall be in accordance with all applicable State regulations subject to the following special conditions:

(1) Fishing will be with closely attended pole and line only, including rod and reel. Trotlines, throw lines and multiple set lines are not permitted.

(2) The use of outboard motors and boats is permitted only on Lake Elmer Thomas where the provisions of Part 28.21 of this Title and those of the Oklahoma Boat and Water Safety Act as amended govern. The use of boats or other floating devices on all other refuge lakes is prohibited except the use of one-man inner tube type "fishing floaters"; inner tubes and similar safety floats commonly used by swimmers are not considered floating devices for purposes of this regulation.

The provisions of this special regulation supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Part 33, and are effective January 1, 1966, through December 31, 1966.

JULIAN A. HOWARD,  
*Refuge Manager, Wichita Mountains Wildlife Refuge, Cache, Okla.*

OCTOBER 25, 1965.

[F.R. Doc. 65-12071; Filed, Nov. 9, 1965; 8:46 a.m.]

## Title 43—PUBLIC LANDS: INTERIOR

Chapter II—Bureau of Land Management, Department of the Interior

### APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 3859]

[Anchorage 063004]

#### ALASKA

#### Revocation of Public Land Order No. 1316 of July 23, 1956

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Public Land Order No. 1316 of July 23, 1956, which withdrew the following described lands for use of the Soil Conservation Service, Department of Agriculture, as an administrative site, is hereby revoked: