

(b) by removing "053571" and adding in its place "000069".

§ 524.1600a [Amended]

43. Section 524.1600a *Nystatin, neomycin, thiostrepton, and triamcinolone acetone ointment* is amended in paragraph (b) by removing "053571" and adding in its place "000069".

PART 526—INTRAMAMMARY DOSAGE FORMS

44. The authority citation for 21 CFR part 526 continues to read as follows:

Authority: Sec. 512 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360b).

§ 526.88 [Amended]

45. Section 526.88 *Amoxicillin trihydrate for intramammary infusion* is amended in paragraph (b) by removing "05371" and adding in its place "000069".

§ 526.464a [Amended]

46. Section 526.464a *Cloxacillin benzathine for intramammary infusion* is amended in paragraph (d) by removing "053571" and adding in its place "000069".

§ 526.464b [Amended]

47. Section 526.464b *Cloxacillin benzathine for intramammary infusion, sterile* is amended in paragraph (d) by removing "053571" and adding in its place "000069".

§ 526.464c [Amended]

48. Section 526.464c *Cloxacillin sodium for intramammary infusion, sterile* is amended in paragraph (b) by removing "053571" and adding in its place "000069".

§ 526.464d [Amended]

49. Section 526.464d *Cloxacillin sodium for intramammary infusion* is amended in paragraph (b) by removing "053571" and adding in its place "000069".

PART 529—CERTAIN OTHER DOSAGE FORM NEW ANIMAL DRUGS

50. The authority citation for 21 CFR part 529 continues to read as follows:

Authority: Sec. 512 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360b).

§ 529.2464 [Amended]

51. Section 529.2464 *Ticarcillin powder* is amended in paragraph (b) by removing "053571" and adding in its place "000069".

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

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

Authority: Secs. 512, 701 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360b, 371).

§ 558.464 [Amended]

53. Section 558.464 *Poloxalene* is amended in paragraph (a)(1) and (a)(2) by removing "053571" and adding in its place "000069".

§ 558.465 [Amended]

54. Section 558.465 *Poloxalene free-choice liquid Type C feed* is amended in paragraph (a) by removing "053571" and adding in its place "000069".

§ 558.635 [Amended]

55. Section 558.635 *Virginiamycin* is amended in paragraph (b)(1) by removing "053571" and adding in its place "000069".

Dated: October 24, 1995.

Robert C. Livingston,
Director, Office of New Animal Drug
Evaluation, Center for Veterinary Medicine.
[FR Doc. 95-26986 Filed 11-1-95; 8:45 am]
BILLING CODE 4160-01-F

GENERAL SERVICES ADMINISTRATION

41 CFR Part 201-9

RIN 3090-AF72

Amendment to Revise FIRM Provisions Regarding the Standard and Optional Forms Management Program

AGENCY: Information Technology Service, GSA.

ACTION: Final rule.

SUMMARY: This rule amends the Federal Information Resources Management Regulation (FIRM) to simplify and clarify procedures related to the Standard and Optional Forms Management Program. Current procedures for this Program result in delays in the processing of forms requests, especially requests for exceptions to the use of Standard forms. This rule streamlines these processes and allows agencies to deal directly with the responsible parties regarding the issuance and printing of these forms. The specific changes in this rule include allowing agencies to obtain approval for an exception to the use of Standard forms directly from the promulgating agencies; and giving the promulgating agencies full responsibility for:

certifying their proposed forms comply with applicable laws and regulations, announcing the availability of new or revised Standard forms and providing GSA with an accurate camera ready copy of the forms.

EFFECTIVE DATE: This rule is effective December 4, 1995.

FOR FURTHER INFORMATION CONTACT: R. Stewart Randall, GSA, Office of Information Technology (IT) Policy and Leadership, Center for IT Policy and Regulations Management (KAR), 18th and F Streets, NW., Room 3224, Washington, DC 20405, telephone FTS/Commercial (202) 501-4469 (v) or (202) 501-4469 (tdd).

SUPPLEMENTARY INFORMATION: (1) Part 201-9.202 is amended to delegate additional authority and responsibility to agencies regarding the granting of exceptions to Standard Forms. Currently, the FIRM requires Federal agencies to submit a request for an exception to a Standard Form directly to GSA. GSA then reviews the exception request for conformance to good forms management practices. However, GSA also forwards the exception request directly to the promulgating agency for the agency's recommendation for approval or disapproval of the exception request. Since GSA and the promulgating agency typically agree on the disposition of an exception request, GSA believes it is more efficient to give promulgating agencies full authority for the exception request process. Accordingly, the requirement in section 201-9.202-1 paragraph (b)(2) for Federal agencies to obtain approval from GSA for exceptions to Standard forms is removed for the FIRM. Instead, agencies will send their exception requests directly to the agency promulgating the Standard Form.

(2) Agencies typically request to establish standard forms because of a statutory or programmatic requirement. In the past, GSA conducted research to verify a requested form was consistent with the agency's authority and would meet the agency's requirements. GSA now will accept agencies' certification that their new or revised forms requirements are legally required and technically adequate. This change eliminates GSA duplicating work already performed by the agency. Agencies will also be required to announce the availability of their new or revised forms in the Federal Register and provide GSA an accurate camera ready copy of the new or revised form. GSA will no longer verify the accuracy of the camera ready copy. Agencies are given full authority and responsibility to

ensure the accuracy of their copies; just as they are with other aspects of establishing new or revised forms. These changes are reflected in § 201-9.202-1 paragraphs (b)(4) and (b)(6). GSA will continue to publish a list of all Standard and Optional forms in its Inventory of Standard and Optional Forms and facsimiles of all forms in its Standard and Optional Forms Facsimile Handbook.

(3) Several format and editorial changes are also being made to § 201-9.202-1 to reflect the new operating environment of the forms program. Also, this amendment reflects a change in the responsibility for the Standard and Optional Forms Management Program from the Center for IT Policy and Regulations Management (KAR) to the Forms Management Branch (CARM) due to the transfer of program responsibility within GSA. FIRMR Bulletin B-3 has also been revised to reflect the above changes.

(4) GSA has determined that this rule is not a significant rule for the purposes of Executive Order 12866 of September 30, 1993, because it is not likely to result in any of the impacts noted in Executive Order 12866, affect the rights of specified individuals, or raise issues arising from the policies of the Administration. GSA has based all administrative decisions underlying this rule on adequate information concerning the need for the consequences of this rule; has determined that the potential benefits to society from this rule outweigh the potential costs; has maximized the net benefits; and has chosen the alternative approach involving the least net cost of society.

List of Subjects in 41 CFR Part 201-9

Archives and records, Computer technology, Telecommunications, Government procurement, Property management, Records management, and Federal information processing resources activities.

For the reasons set forth in the preamble, GSA proposes to amend 41 CFR part 201-9 as follows:

PART 201-9—CREATING, MAINTENANCE, AND USE OF RECORDS

1. The authority citation for part 201-9 continues to read as follows:

Authority: 40 U.S.C. 486(c) and 751(f).

2. Section 201-9.202-1 is revised to read as follows:

§ 201-9.202-1 Standard and Optional Forms Management Program.

(a) *General.* (1) The Standard and Optional Forms Management Program was established to achieve Governmentwide economies and efficiencies through the development, maintenance and use of common forms.

(2) FIRMR Bulletin B-3 contains additional guidance on the Standard and Optional Forms Management Program.

(b) *Procedures.* Each Federal agency shall—

(1) Designate an agency-level Standard and Optional Forms Liaison Representative and Alternate, and notify GSA in writing of such designees' names, titles, mailing addresses, and telephone numbers within 30 days of the designation or redesignation at the address in paragraph (b)(4) of this section;

(2) Promulgate Governmentwide Standard Forms pursuant to the agency's statutory or regulatory authority and issue in the Federal Register Governmentwide procedures on the mandatory use, revision, or cancellation of these forms;

(3) Sponsor Governmentwide Optional Forms when needed in two or more agencies and announce the Governmentwide availability, revision or cancellation of these forms;

(4) Request GSA approval for each new, revised or canceled Standard and Optional Form, 60 days prior to planned implementation, and certify that the forms comply with all applicable laws and regulations. Send approval requests to: General Services Administration, Forms Management Branch (CARM), Washington, DC 20405;

(5) Provide GSA with a camera ready copy of the Standard and Optional Forms the agency promulgates or sponsors prior to implementation, at the address shown in paragraph (b)(4) of this section;

(6) Obtain promulgator's or sponsor's approval for all exceptions to Standard and Optional Forms prior to implementation;

(7) Annually review all Standard and Optional Forms which the agency promulgates or sponsors, including exceptions, for improvement, consolidation, or cancellation;

(8) When requested by GSA and OMB, submit a summary of the Standard and Optional Forms used for collection of information covered by 5 CFR part 1320;

(9) Request approval to overprint Standard and Optional Forms by contacting GSA (CARM); and

(10) Coordinate all matters concerning health care related Standard Forms through the Interagency Committee on

Medical Records (ICMR). For additional information on the ICMR, contact GSA (CARM).

Dated: October 24, 1995.

Roger W. Johnson,

Administrator of General Services.

[FR Doc. 95-27221 Filed 11-1-95; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 92-7, RM-7879]

Radio Broadcasting Services; Scotland Neck and Pinetops, NC

AGENCY: Federal Communications Commission.

ACTION: Final rule; denial of petition for reconsideration.

SUMMARY: This document denies the petition for reconsideration filed by Radio Triangle East Company of our *Report and Order*, 57 FR 36906 (August 17, 1992) which upgraded Channel 238A for Channel 238C3 at Scotland Neck, reallocated Channel 238C3 to Pinetops, NC, and modified the license of Station WWRT(FM) to specify Pinetops as its community of license. The Commission determined that the upgrade and reallocation of the Scotland Neck channel to Pinetops, NC was a preferential arrangement of allotments and it resulted in a first transmission service to Pinetops. With this action, this proceeding is terminated.

EFFECTIVE DATE: November 2, 1995.

FOR FURTHER INFORMATION CONTACT: Arthur D. Scrutchins, Mass Media Bureau, (202) 776-1660.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's *Memorandum Opinion and Order*, MM Docket No. 92-7, adopted September 28, 1995 and released October 11, 1995. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 1919 M Street, NW., Washington DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, Inc., (202) 857-3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73

Radio broadcasting.