The standard width of V-7, V-51, and V-07 would be reduced to 3 miles west enterline. The standard width of ould be reduced to 3 miles east or centerline. Altering these airways would minimize ATC communication requirements and improve the process of coordinating flight progress in the Boiler, IN, area. Domestic VOR Federal airways are published in paragraph 6010(a) of FAA Order 7400.9A dated June 17, 1993, and effective September 16, 1993, which is incorporated by reference in 14 CFR 71.1 (58 FR 36298; July 6, 1993). The airways listed in this document would be published subsequently in the Order.

The FAA has determined that this proposed 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. Since this is a routine matter that will only affect air traffic procedures and air navication, it is certified that this rule, omulgated, will not have a ant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

The Proposed Amendment

In consideration of the foregoing, the Federal Aviation Administration proposes to amend 14 CFR part 71 as follows:

PART 71—[AMENDED]

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. app. 1348(a), 1354(a), 1510; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389; 49 U.S.C. 106(g); 14 CFR 11.69.

§71.1 [Amended]

2. The incorporation by reference in 14 CFR 71.1 of the Federal Aviation Administration Order 7400.9A, Airspace Designations and Reporting P lated June 17, 1993, and September 16, 1993, is a. d as follows:

Paragraph 6010(a)—Domestic VOR Federal Airways

V-7 [Revised]

From INT Miami, FL, 222° and Lee County, FL, 120° radials; Lee County; INT Lee County 353° and Lakeland, FL, 170° radials; Lakeland; Cross City, FL; Tallahassee, FL; Wiregrass, AL; INT Wiregrass 333° and Montgomery, AL, 129° radials; Montgomery; Vulcan, AL; Muscle Shoals, AL; Graham, TN; Central City, KY; Pocket City, IN; INT Pocket City 016° and Terre Haute, IN, 191° radials; Terre Haute; Boiler, IN; 15 miles 7 miles wide (4 miles east, and 3 miles west of centerline), 47 miles 8 miles wide; Chicago Heights, IL; INT Chicago Heights 358° and Falls, WI, 170° radials; Falls; Green Bay, WI; Menominee, MI; Marquette, MI. The airspace below 2,000 feet MSL outside the United States is excluded. The portion outside the United States has no upper limit.

V-51 [Revised]

From Miami, FL; INT Miami 337° and Pahokee, FL, 175° radials; Pahokee; INT Pahokee 009° and Vero Beach, FL, 193° radials; Vero Beach; INT Vero Beach 330° and Ormond Beach, FL, 183° radials; Ormond Beach; Craig, FL; Alma, GA; Dublin, GA; Athens, GA; INT Athens, GA, 340° and Harris, GA, 148° radials; Harris; Hinch Mountain, TN; Livingston, TN; Louisville, KY; Nabb, IN; Shelbyville, IN; INT Shelbyville 313° and Boiler, IN, 136° radials; Boiler; 15 miles 7 miles wide (4 miles east, and 3 miles west of centerline), 47 miles 8 miles wide; Chicago Heights, IL.

V-97 [Revised]

From Miami, FL, via La Belle, FL; St. Petersburg, FL; Tallahassee, FL; Pecan, GA; Atlanta, GA; INT Atlanta 001° and Volunteer, TN, 197° radials; Volunteer, London, KY; Lexington, KY; Cincinnati, OH; Shelbyville, IN, INT Shelbyville 313° and Boiler, IN, 136° radials; Boiler; 15 miles 7 miles wide (4 miles east, and 3 miles west of centerline), 47 miles 8 miles wide; Chicago Heights, IL; to INT Chicago Heights 358° and Chicago O'Hare, IL, 270° radials. From INT Northbrook, IL, 290° and Janesville, WI, 112° radials; Janesville; Lone Rock, WI; Nodine, MN; to Gopher, MN. The airspace below 2,000 feet MSL outside the United States is excluded.

V-399 [Revised]

From Indianapolis, IN, via INT Indianapolis 312° and Boiler, IN, 159° radials, Boiler; 15 miles 7 miles wide (3 miles east, and 4 miles west of centerline), 13 miles 8 miles wide; INT Boiler 313° and Peotone, IL, 152° radials; to Peotone.

Issued in Washington, DC, on October 7, 1993.

Harold W. Becker,

Manager, Airspace-Rules and Aeronautical Information Division.

[FR Doc. 93-25367 Filed 10-14-93; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 352, 700, and 740

[Docket No. 78N-0038]

RIN 0905-AA06

Sunscreen Drug Products for Over-the-Counter Human Use; Tentative Final Monograph; Extension of Comment Period

AGENCY: Food and Drug Administration, HHS.

ACTION: Proposed rule; extension of comment period.

SUMMARY: The Food and Drug Administration (FDA) is extending to February 7, 1994, the comment period on the notice of proposed rulemaking over-the-counter (OTC) that would establish conditions under which sunscreen drug products are generally recognized as safe and effective and not misbranded (May 12, 1993; 58 FR 28194). FDA is taking this action in response to a request to extend the comment period for an additional 180 days to allow more time to comment on this proposal. This extension of the comment period does not apply to comments on ultraviolet A (UVA) testing, protection, ingredients, and labeling. The agency wants comments on these issues to be submitted by November 8, 1993, in order to have a workshop on these subjects in the spring of 1994. This proposal is part of the ongoing review of OTC drug products conducted by the FDA. **DATES:** Written comments by February

7, 1994.

ADDRESSES: Written comments to the Dockets Management Branch (HFA-305). Food and Drug Administration

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305), Food and Drug Administration, rm. 1–23, 12420 Parklawn Dr., Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: William E. Gilbertson, Center for Drug Evaluation and Research (HFD–810), Food and Drug Administration, 5600

Fishers Lane, Rockville, MD 20857, 301–594–5000.

SUPPLEMENTARY INFORMATION: In the Federal Register of May 12, 1993 (58 FR 28194), FDA issued a notice of proposed rulemaking (tentative final monograph) that establish the conditions under which OTC sunscreen drug products are generally recognized as safe and effective and not misbranded. Interested persons were given until November 8, 1993, to submit comments on the proposal.

On August 27, 1993, the Cosmetic. Toiletry, and Fragrance Association (CTFA), a trade association, requested a 180-day extension to May 12, 1994, in which to file written comments. CTFA contended that the immense breadth of the proposal and the many issues involved made it impossible to formulate a reasoned response in the 6 months provided. Although CTFA recognized that additional time (i.e., until May 12, 1994) was provided to submit new data to FDA, it contended that in numerous instances CTFA members will need to conduct additional testing simply to understand the impact of the proposals. Further, CTFA stated that its members will need to reanalyze tests conducted several years ago in order to provide meaningful comment with respect to the new proposals.

CTFA added that many of the proposals represent fundamental departures from the August 25, 1978, advance notice of proposed rulemaking (43 FR 38206), which has served as the industry's guide for the past 15 years. CTFA contended that these proposals, if promulgated, would require sweeping changes in the way virtually every "beach" and "nonbeach" sunscreen product is tested and labeled. CTFA mentioned that its members need to address the many new proposed sunscreen protection factor testing requirements, the new statistical procedure, and UVA protection. Also, CTFA added that it was necessary to evaluate the proposal in light of recent regulatory proposals for sunscreens in Europe, Australia, and Japan.

FDA has carefully considered the request and believes that some additional time for comment is in the public interest. However, in view of the 180 days already provided, the agency is granting a 90-day extension rather than the 180 additional days requested by CTFA.

As previously stated, new data may be submitted until May 12, 1994. If new data demonstrate a need to revise previously submitted comments, interested persons should inform the agency accordingly when submitting the new data. Accordingly, the comment period is extended to February 7, 1994.

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This extension of the comment period does not apply to comments on UVA testing, protection, ingredients, and labeling. The agency wants comments on these issues to be submitted by November 8, 1993, in order to have a workshop on these subjects in the spring of 1994. Comments received on UVA issues will be used to formulate questions and subjects for discussion at the workshop. Prior to and following the

workshop, the administrative record for the sunscreen drug products rulemaking will be reopened to allow additional submissions of comments and data on UVA issues.

Interested persons may, on or before February 7, 1994, submit to the Dockets Management Branch (address above) written comments regarding all sunscreen drug product proposals with the exception of comments pertaining to UVA testing, protection, ingredients, and labeling. Comments pertaining to UVA issues are to be submitted by November 8, 1993, in accord with the May 12, 1993, proposal. Three copies of any comments are to be submitted except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Comments received may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Dated: October 8, 1993.

Michael R. Taylor,

Deputy Commissioner for Policy.

[FR Doc. 93–25319 Filed 10–14–93; 8:45 am]

BILLING CODE 4160–01–F

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

24 CFR Parts 215, 221, 236, 880, 881, 882, 883, 884, 885, 886, 889, 890, 905, and 960

[Docket No. R-93-1687; FR-3466-P-01] RIN No. 2501-AB62

Designation of Tenant Assistant

AGENCY: Office of the Secretary, HUD. ACTION: Proposed rule.

SUMMARY: In compliance with section 644 of the Housing and Community Development Act of 1992, this rule would amend the regulations for federally assisted housing programs to require that owners of federally assisted housing projects allow applicants for admission to submit with the application, the name, address, phone number, and other relevant information of a family member, friend, or social, health, advocacy, or other organization, if the applicant wishes to submit such information.

DATES: Comment due date: December 14, 1993.

FOR FURTHER INFORMATION CONTACT: For issues related to parts 215, 221, 236, 880, 881, 883, 884, and 886: James J. Tahash, Director, Planning and Procedures Division, Office of Multifamily Housing Management, room 6182, Telephone (202) 708–3944; For issues related to parts 885, 889 and 890: Margaret Milner, Acting Director, Office of Elderly and Assisted Housing, room 6130, Telephone (202) 708–4542; Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410. A telecommunications device for hearing or speech-impaired individuals (TDD) is available at (202) 708–4594. (These telephone numbers are not toll-free.)

For issues related to part 905:
Dominic Nessi, Director, Office of
Native American Programs, room 4140,
Telephone number (202) 708–1015; For
parts 882 and 960: Ed Whipple,
Director, Occupancy Division, Room
4206, telephone number (202) 708–
0744; Department of Housing and Urban
Development, 451 Seventh Street SW.,
Washington, DC 20410. A
telecommunications device for hearing
or speech-impaired individuals (TDD) is
available at (202) 708–0850. (These
telephone numbers are not toll-free.)

SUPPLEMENTARY INFORMATION:

I. Paperwork Reduction Act

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget (OMB) for review under the Paperwork Reduction Act of 1980 (44 U.S.C. 3501–3520). No person may be subjected to a penalty for failure to comply with these information collection requirements until they have been approved and assigned an OMB control number. The OMB control number, when assigned, will be announced by separate notice in the Federal Register.

Public reporting burden for the collection of information requirements contained in this rule is estimated to include the time for reviewing the instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Information on the estimated public reporting burden is provided under the Preamble heading, Other Matters. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Department of Housing and Urban Development, Rules Docket Clerk, 451 Seventh Street, SW., Room 10276, Washington, DC 20410-0500; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for HUD, Washington, DC 20503.