

1972, or an FAA-approved equivalent. Where an inspection required by this paragraph coincides with an inspection interval specified in paragraph (b) (1) of this AD, the inspection conducted in accordance with this paragraph is considered as showing compliance with that required by paragraph (b) (1) of this AD.

(3) If cracks are found as a result of the inspections conducted in accordance with paragraphs (b) (1) or (b) (2) of this AD, before further flight, replace the cracked parts with new parts of the same part number. Where new torque tubes are installed as a result of the inspections specified in paragraphs (b) (1) and (b) (2) of this AD, the repetitive inspections required by paragraphs (b) (1) and (b) (2) must be initiated upon accumulating 28,000 landings on the new torque tubes.

(4) Torque tubes fitted to torque shaft assemblies for which the total landings cannot be determined, must use in lieu thereof the total landings of the aircraft on which they are installed for the purpose of complying with paragraph (b) (1) of this AD.

NOTE: If total landings of the aircraft are not known, an operator may substitute a value for total landings established by dividing the total aircraft hours by the average flight length for the particular aircraft, subject to the approval of the assigned FAA Inspector.

This amendment becomes effective on January 14, 1976.

Issued in Washington, D.C., on December 8, 1975.

J. A. FERRARESE,
Acting Director,
Flight Standards Service.

[FR Doc.75-33626 Filed 12-12-75;8:45 am]

[Airspace Docket No. 75-WE-29]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

Alteration of Transition Area

On November 3, 1975 a notice of proposed rule making was published in the FEDERAL REGISTER (40 FR 51058) stating that the Federal Aviation Administration was considering an amendment to Part 71 of the Federal Aviation Regulations that would alter the description of the Heber, Arizona Transition Area.

Interested persons were given 30 days in which to submit written comments, suggestions or objections. No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 g.m.t., January 29, 1976.

(Sec. 307(a) of the Federal Aviation Act of 1958, as amended, (49 U.S.C. 1348(a)), and of Sec. 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).)

Issued in Los Angeles, California on December 5, 1975.

JESS SPECKERT,
Acting Director, Western Region.

In § 71.181 (41 FR 440) the description of the Heber, Arizona transition area is amended to read as follows:

That airspace extending upward from 12,000 feet MSL bounded by a line beginning

at latitude 34°39'00" N., longitude 111°39'00" W. to latitude 34°43'00" N., longitude 111°24'00" W., to latitude 34°43'00" N., longitude 110°20'00" W., thence south via longitude 110°20'00" W. to the north edge of V190N, thence west and southwest via the north and northwest edges of V190N to latitude 34°03'30" N., longitude 111°05'00" W. to latitude 34°10'00" N., longitude 111°30'00" W. to latitude 34°10'00" N., longitude 111°43'00" W., to point of beginning.

This amendment is proposed under the authority of Sec. 307(a) of the Federal Aviation Act of 1958, as amended, (49 U.S.C. 1348(a)), and of Sec. 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Los Angeles, California on October 24, 1975.

[FR Doc.75-33627 Filed 12-12-75;8:45 am]

Title 16—Commercial Practices

CHAPTER I—FEDERAL TRADE COMMISSION

SUBCHAPTER D—TRADE REGULATION RULES

PART 433—PRESERVATION OF CONSUMERS' CLAIMS AND DEFENSES

Correction

In FR Doc. 75-30759 appearing at page 53506 in the issue for Tuesday, November 18, 1975, make the following changes:

1. On page 53506 in the second column in § 433.2 and in paragraph (b) and the fifth line of the Notice, the word "SERVICE" should be "SERVICES".

2. On page 53512 in the second column and in the fourteenth line, insert the word "and" after the word "seller".

3. On page 53514 in the first column and in the last line of footnote 53, change the number "50" to "51".

4. On page 53514 in the second column the first line of footnote 71, change the name "Allan" to "Allen".

5. On page 53515 in the third column and in the second line of footnote 12, change the name "Schick" to "Shick".

6. On page 53516 in the first column and in the fourth line of footnote 32, change the name "Jeffery" to "Jeffrey".

7. On page 53517 in the second column and in the first line of footnote 25, change the name "Jeffery" to "Jeffrey".

8. On page 53518 in the second column and in the seventh line of the second full paragraph, change the word "through" to "thorough".

9. On page 53521 in the third column and in the third line of footnote 5, change the name "McEleney" to "McEleney".

10. On page 53522 in the second column and in the first line of footnote 36, change the name "Hickley" to "Hinckley".

11. On page 53522 in the second column and in footnote 39, change the number "756" to "75".

12. On page 53523 in the second column and in the eighth and ninth lines of the third full paragraph, change the word "disgarding" to "discarding".

13. On page 53526 in the second column and in footnote 9a, change the name "Huchinson" to "Hutchinson".

14. On page 53526 in the third column and in the second line of footnote 16, change the name "Suzane" to "Suzanne".

15. On page 53526 in the third column and in the ninth line of footnote 21, change the name "Eovalid" to "Eovaldi".

CHARLES A. TOBIN,
Secretary.

[FR Doc.75-33674 Filed 12-12-75;8:45 am]

PART 433—PRESERVATION OF CONSUMERS' CLAIMS AND DEFENSES

Promulgation of Trade Regulation Rule and Statement of Basis and Purpose

Correction

In FR Doc.75-30759, appearing at page 53506 in the issue of Tuesday, November 18, 1975, the following changes should be made:

1. On page 53508, first column, third complete paragraph, in the second line "(UCC)" should read, "(U3C)".

2. On page 53509, first column, in footnote 19, the third line, "a" should read, "8".

3. On page 53510, third column, sixth complete paragraph, delete the second line in its entirety.

4. On page 53513, second column, footnote 23 should read, "Norm Sandon's Health Club, St. Louis, Missouri, Tr. 600-610 R. 1243-1258."

5. On page 53513, second column, footnote 37, second line, "Wahsington" should read, "Washington".

6. On page 53515, second column, seventh complete paragraph, twelfth line "indival" should read, "individual".

7. On page 53517, first column, in footnote 4, third line, "109" should read, "1109".

8. On page 53526, second column, in footnote 11, second line, change, "specific" to read, "specific".

Title 17—Commodity and Securities Exchanges

CHAPTER II—SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-11888]

PART 200—ORGANIZATION; CONDUCT AND ETHICS; AND INFORMATION AND REQUESTS

Amendment of Rules Delegating Authority To Grant Exemptions Under Rule 10a-1 Under the Securities Exchange Act of 1934

The Securities and Exchange Commission hereby announces the amendment of Section 200.30-3 (17 CFR 200.30-3) of the Commission's Statement of Organization; Conduct and Ethics; and Information and Requests to delegate to the Director of the Division of Market Regulation, to be performed by him or under his direction by such person or persons as may be designated from time to time by the Chairman of the Commission, until the Commission orders otherwise, the additional authority and function of granting exemptions under paragraph (f) of Rule 10a-1 (17 CFR 240.10a-1(f)).