Proposed Rules

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

7 CFR Parts 1000, 1001, 1005, 1006, 1007, 1030, 1032, 1033, 1124, 1126, 1131, and 1135

[Docket No. AO-14-A69, et al.; DA-00-03]

Milk in the Northeast and Other Marketing Areas; Notice of Extension of Time for Filing Comments

7 CFR part	Marketing area	AO Nos.
1000	General Provisions of Federal Milk Marketing Or- ders	
1001	Northeast	AO-14-A69
1005	Appalachian	AO-388-A11
1006	Florida	AO-356-A34
1007	Southeast	AO-366-A40
1030	Upper Midwest	AO-361-A34
1032	Central	AO-313-A43
1033	Mideast	AO-166-A67
1124	Pacific Northwest	AO-368-A27
1126	Southwest	AO-231-A65
1131	Arizona–Las	AO-271-A35
	Vegas.	
1135	Western	AO-380-A17

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Proposed rule; extension of time for filing comments.

SUMMARY: This document extends the time for filing comments on a recommended decision issued October 19, 2001, concerning proposed amendments to the minimum Class III and Class IV price formulas for Federal milk orders. Additional time to file comments was requested by a number of proprietary and cooperative handlers. Those requesting the extension state that more time is needed to fully analyze the impacts of the technical changes in the pricing formulas. DATES: Comments are now due on or before January 25, 2002.

ADDRESSES: Comments (six copies) should be filed with the Hearing Clerk, Room 1083, South Building, United

States Department of Agriculture, Washington, DC 20250. Parties filing comments are advised that faxing comments to (202) 690–0552 or emailing them to

joyce.mcpherson@usda.gov may better assure their timely receipt and consideration. Reference should be made to the title of action and docket number.

FOR FURTHER INFORMATION CONTACT:

Clifford M. Carman, Branch Chief, USDA/AMS/Dairy Programs, Order Formulation Branch, Room 2968, South Building, P.O. Box 96456, Washington, DC 20090–6456, (202) 720–7183, e-mail address: *clifford.carman@usda.gov.*

SUPPLEMENTARY INFORMATION:

Prior documents in this proceeding: *Notice of Hearing:* Issued April 6, 2000; Published April 14, 2000, (65 FR 20094).

Tentative Final Decision: Issued November 29, 2000; Published December 7, 2000, (65 FR 76832).

Extension of Time—Northeast, et al.; DA-00-03

Interim Final Rule: Issued December 21, 2000; Published December 28, 2000, (65 FR 82832).

Recommended Decision: Issued October 19, 2001; Published October 25, 2001, (66 FR 54064).

Notice is hereby given that the time for filing comments to the Recommended Decision on Proposed Amendments to Tentative Marketing Agreements and to the Class III and IV price formulas used under Federal milk orders is hereby extended from November 26, 2001, to January 25, 2002. This notice is issued pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR part 900).

List of Subjects in 7 CFR Parts 1000, 1001, 1005, 1006, 1007, 1030, 1032, 1033, 1124, 1126, 1131, and 1135

Milk marketing orders.

Dated: November 26, 2001.

Kenneth C. Clayton,

Acting Administrator, Agricultural Marketing Service.

[FR Doc. 01–29677 Filed 11–26–01; 3:07 pm] BILLING CODE 3410–02–P Federal Register

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Thursday, November 29, 2001

NUCLEAR REGULATORY COMMISSION

10 CFR Part 50

Risk-Informed Treatment of Structures, Systems and Components

AGENCY: U.S. Nuclear Regulatory Commission.

ACTION: Availability of draft rule wording.

SUMMARY: The Nuclear Regulatory Commission (NRC) is making available the draft wording of a possible amendment of its regulations. The proposal would add 10 CFR 50.69, "Risk-Informed Treatment of Structures, Systems and Components." The proposal would permit power reactor licensees and applicants to implement an alternative regulatory framework with respect to certain treatment requirements currently imposed beyond practices for commercial grade equipment to add assurance of capability of structures, systems and components (SSCs) to perform their intended functions. Under this framework, licensees, using a riskinformed process for categorizing SSC according to their safety and risk significance, could remove SSCs of low safety significance from the scope of certain identified treatment requirements. The availability of the draft wording is intended to inform stakeholders of the current status of the NRC's activities to adopt 10 CFR 50.69 and to provide stakeholders the opportunity to comment on the draft changes. The NRC has also provided additional ("[]") information within the body of the draft rule language which is bracketed ("[]") to facilitate understanding of the NRC's intent on certain aspects of the proposed rule. **DATES:** Comments should be submitted on or before December 31, 2001. Any comments received after this date may not be considered during drafting of the proposed rule. Because of scheduling considerations in preparing a proposed rule, the NRC requests that stakeholders provide their comments at their earliest convenience before the end of the comment period, if practicable.

ADDRESSES: Submit written comments to: Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001, Attention: Rulemakings and Adjudications Staff, Mail Stop O–16C1