

Chapter II—Bureau of Narcotics and Dangerous Drugs, Department of Justice

PART 301—REGISTRATION OF MANUFACTURERS, DISTRIBUTORS, AND DISPENSERS OF CONTROLLED SUBSTANCES

PART 308—SCHEDULES OF CONTROLLED SUBSTANCES

Transfer of Biphphetamine, Biphphetamine-T, and Fetamin to Schedule II

A final order was published in the FEDERAL REGISTER on July 7, 1971 (36 F.R. 12734), transferring amphetamines and methamphetamine and their salts, optical isomers, and salts of their optical isomers from Schedule III to Schedule II of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (Public Law 91-513), with certain exceptions.

Application of the order to the following combination products, for which hearings were requested, was reserved pending review by the Bureau:

(1) Pennwalt Corp. requested a hearing on the transfer of Biphphetamine, a resin complex of d- and d,l-amphetamine, and Biphphetamine-T, a resin complex of d- and d,l-amphetamine and methaqualone, from Schedule III to Schedule II.

(2) Mission Pharmacal Co. requested a hearing on the transfer of Fetamin, a combination product containing 5 mg. of d-methamphetamine hydrochloride and 20 mg. of sodium pentobarbital with vitamins and minerals, from Schedule III to Schedule II.

Pennwalt Corp. withdrew its request for a hearing on Biphphetamine and Biphphetamine-T on July 13, 1971, after consultation with members of the Bureau.

Mission Pharmacal Co. also withdrew its request for a hearing on Fetamin on July 14, 1971, after consultation with members of the Bureau.

Therefore, it is ordered, That:

1. Reservation of the application of the Bureau's order published in the FEDERAL REGISTER of July 7, 1971, be rescinded as to Biphphetamine, Biphphetamine-T, and Fetamin;

2. Biphphetamine, Biphphetamine-T, and Fetamin be transferred to Schedule II; and

3. The additional requirements imposed upon Biphphetamine, Biphphetamine-T, and Fetamin by virtue of their reclassification into Schedule II become effective as follows:

(a) *Labeling and packaging.* All labels and seals on commercial containers of, and all labeling of, the above controlled substances, which are packaged more than 180 days following the effective date of this order shall comply with requirements of 21 CFR Part 302.

(b) *Order forms.* All distributions of the above controlled substances shall comply with the order form requirements of 21 CFR Part 305 within 30 days from the effective date of this order.

(c) *Records and inventories.* All separate and other recordkeeping require-

ments of 21 CFR Part 304 for the above controlled substances shall be compiled within 30 days of the effective date of this order. Records maintained and inventories taken prior to the above compliance date, which are in compliance with the recordkeeping requirements for Schedule III, shall not be affected by this order. No new inventories of the above controlled substances, in addition to that of May 1, 1971, is required as a result of this order. Where a positive conflict exists between the recordkeeping requirements of State and Federal laws and regulations, so that the two cannot stand together, Federal law governs in accordance with section 708 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. 903).

(d) *Prescriptions.* All prescriptions for the above controlled substances shall comply with 21 CFR 306.01-306.15 within 30 days from the effective date of this order. Any prescription for the above controlled substances, which are entitled to be refilled under § 306.22, shall not be entitled to such refill in accordance with § 306.12 on and after the above compliance date.

(e) *Importation and exportation.* All importation and exportation of the above controlled substances shall be in compliance with 21 CFR Part 312, specifically as to import and export permits, within 30 days of the effective date of this order.

(f) *Security.* Since the regulations regarding security for Schedule II controlled substances are undergoing revision, compliance with the present security requirements shall be deemed adequate pending publication of the final order on security regulations.

This order is effective on the date of its publication in the FEDERAL REGISTER (7-23-71).

Dated: July 16, 1971.

JOHN FINLATOR,
Acting Director, Bureau of
Narcotics and Dangerous Drugs.

[FR Doc.71-10454 Filed 7-22-71;8:47 am]

Title 29—LABOR

Chapter V—Wage and Hour Division, Department of Labor

PART 610—CHILDREN'S DRESS AND RELATED PRODUCTS INDUSTRY IN PUERTO RICO

Wage Order

Pursuant to sections 5 and 8 of the Fair Labor Standards Act of 1938 (52 Stat. 1062, 1064, as amended; 29 U.S.C. 205, 208) and Reorganization Plan No. 6 of 1950 (3 CFR 1949-53 Comp. p. 1004), and by means of Administrative Order No. 614 (35 F.R. 15226), the Secretary of Labor appointed and convened Industry Committee No. 101-B for the Children's Dress and Related Products Industry in Puerto Rico, referred to the Committee the question of the minimum rate or rates of wages to be paid under

section 6(c) of the Act to employees in the industry, and gave notice of a hearing to be held by the Committee.

Subsequent to an investigation and a hearing conducted pursuant to the notice, the Committee has filed with the Administrator of the Wage and Hour Division of the Department of Labor a report containing its findings of fact and recommendations with respect to the matters referred to it.

Accordingly, as authorized and required by section 8 of the Fair Labor Standards Act of 1938, Reorganization Plan No. 6 of 1950, and 29 CFR 511.18, the recommendations of Industry Committee No. 101-B are hereby published, amending paragraph (a) (1) (i) and (2) (i) of § 610.2 of Title 29, Code of Federal Regulations, to read as follows:

§ 610.2 Wage rates.

* * * * *

(a) * * *
(1) *Hand-embroidery classification.*

(i) The minimum wage for this classification is \$1.30 an hour.

* * * * *

(2) *Other operations classification.* (1) The minimum wage for this classification is \$1.52 an hour.

* * * * *

(Secs. 5, 6, 8, 52 Stat. 1062, 1064, as amended; 29 U.S.C. 205, 206, 208)

Effective date. This amendment shall become effective upon the expiration of 15 days after the date of publication.

Signed at Washington, D.C., this 19th day of July 1971.

HORACE E. MENASCO,
Administrator, Wage and Hour
Division, Department of Labor.

[FR Doc.71-10432 Filed 7-22-71;8:47 am]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 1—Federal Procurement Regulations

PART 1-4—SPECIAL TYPES AND METHODS OF PROCUREMENT

Capital Credits From REA-Financed Cooperatives

Section 1-4.412 is added to prescribe methods for processing capital credits issued by Rural Electrification Administration (REA)-financed cooperatives.

The table of contents for Part 1-4 is amended by the addition of the following new entry:

Sec.
1-4.412 Capital credits from REA-financed cooperatives.

Subpart 1-4.4—Public Utilities

Section 1-4.412 is added as follows:

§ 1-4.412 Capital credits from REA-financed cooperatives.

See § 101-36.3 for methods of processing capital credits issued by Rural Electrification Administration-financed cooperatives.