SUPPLEMENTARY INFORMATION:
The purpose of this amendment to a portion of J-2 between New Orleans, La., and Montgomery, Ala., so that the intersection in the present description is replaced by the Semmes VORTAC which is at the same geographical location. Presently any en route aircraft have a tendency to stray north of the course when proceeding inbound to Crestview, Fla., VORTAC. This creates an additional workload for controllers who must monitor each flight to insure against straying east of the course centerline. By designating Semmes VORTAC in the route alignment, in lieu of the intersection, pilots will be able to remain on the centerline of J-2. There is no change in the currently designated airspace. Section 76.100 was rephrased in the Federal Register on January 3, 1978 (43 FR 714).

Under the circumstances presented, the PAA concludes that there is an immediate need for the safety of flight and security benefits of this minor modification to the airspace designation in the affected area. In order to affect that action before the next aeronautical charting date on November 2, 1978, it is necessary to immediately adopt this regulation change; accordingly, I find good cause that notice and public procedure thereon is impracticable and unnecessary.

ADOPITION OF THE AMENDMENT
Accordingly, pursuant to the authority delegated to me by the Administrator, Sec. 76.100 of the Federal Aviation Regulations (14 CFR Part 75) as published (43 FR 714) is amended, effective 0901 G.M.S., November 2, 1978, as follows:

(d) Hallucinogenic substances.

(f) Schedule I.

(21) Ethylcaine anlalogue of phenycyldine.

(22) Pyrrolidin analogues.
RULES AND REGULATIONS

As to N-ethyl-1-phenyl-cyclohexylamine and 1-(1-phenylcyclohexyl)-pyrroldinone:

1. Registration. Any person who manufactures, distributes, dispenses, imports for export, or uses such substances or who proposes to engage in such activities, shall submit an application for registration to conduct such activities in accordance with parts 1301 and 1302 of title 21 of the Code of Federal Regulations on or before October 25, 1978.

2. Security. Such substances must be manufactured, distributed, and stored in accordance with §§1301.71, 1301.72(a), (b), and (c), 1301.73, 1301.74(a)-(d), 1301.75(a), and 1301.76 of title 21 of the Code of Federal Regulations on or before November 24, 1978. From now until the effective date of this provision, it is expected that manufacturers and distributors of such substances will institute whatever preparation as may be necessary in order to provide adequate security in accordance with DEA regulations so that substantial compliance with this provision can be met by November 24, 1978. In the event that this imposes special hardships, the Drug Enforcement Administration will entertain any justified requests for extensions of time;

3. Labeling and packaging. All labels on commercial containers of, and all labeling of such substances packaged after November 24, 1978, shall comply with the requirements of §§1302.03-1302.08, 1302.07, and 1302.08 of title 21 of the Code of Federal Regulations. In the event this effective date imposes special hardships on any manufacturer, as defined in section 102(14) of the Controlled Substances Act (21 U.S.C. 802(14)), the Drug Enforcement Administration will entertain any justified requests for an extension of time;

4. Quotas. All persons required to obtain quotas with respect to either of such substances shall submit applications pursuant to §§1303.12 and 1303.25 of title 21 of the Code of Federal Regulations on or before November 24, 1978.

5. Inventory. Every registrant required to keep records who possesses any quantity of such substances shall take an inventory pursuant to §§1304.11-1304.19 of title 21 of the Code of Federal Regulations, of all stocks of such substances on hand on November 24, 1978;

6. Records. All registrants required to keep records pursuant to §§1304.21-1304.27 of title 21 of the Code of Federal Regulations shall do so regarding such substances commencing on the date on which the inventory of such substances is taken;

7. Reports. All registrants required to submit reports pursuant to §§1305.37-1306.41 of title 21 of the Code of Federal Regulations shall do so regarding such substances commencing on the date on which the inventory of such substances is taken.

8. Order forms. The order form requirements of §§1305.18, 1305.19 of title 21 of the Code of Federal Regulations shall be in effect on the date which the initial inventory of these schedule I controlled substances is taken;

9. Importation and exportation. All importation and exportation of such substances shall, on or after November 24, 1978, be required to be in compliance with part 1313 of title 21 of the Code of Federal Regulations.

10. Criminal liability. The Administrator, Drug Enforcement Administration, hereby orders that any activity with respect to N-ethyl-1-phenylcyclohexylamine and 1-(1-phenylcyclohexyl)pyrroldinone, not authorized by or in violation of the Controlled Substances Act or the Controlled Substances Import and Export Act, conducted after October 25, 1978, shall be unlawful, except that any person who is entitled to registration under such acts may continue to conduct normal business, research or professional practice with such substances between the date of which this order is published and the date on which he obtains or is denied registration: Provided, That application for such registration is submitted on or before October 25, 1978;

11. Other. In all other respects, this order is effective October 25, 1978.


PETER B. BENSINGER, Administrator, Drug Enforcement Administration.

FOR FURTHER INFORMATION CONTACT:


GRiffin B. BELL, Attorney General.

[FR Doc. 78-26835 Filed 9-22-78; 8:45 am]

[4410-01]

[Order No. 800-78]

PART 0—ORGANIZATION OF THE DEPARTMENT OF JUSTICE

PART 21—WITNESS FEES

Technical Amendments

AGENCY: Department of Justice.

ACTION: Final rule.

SUMMARY: The regulations governing the disposition of unclaimed property in the Department of Justice are presently published in § 0.76(o), and the appendix to subpart O, part 0 of title 28, Code of Federal Regulations. Those regulations are being replaced by revised regulations to be issued by the Assistant Attorney General for Administration, and will be codified in part 128-48 of title 41, Code of Federal Regulations. This order, therefore, revokes § 0.76(o), and the appendix to subpart O. The order also updates references to the Federal Travel Regulations in 28 CFR 0.76, 0.142 and 21.1.

EFFECTIVE DATE: August 30, 1978.

FOR FURTHER INFORMATION CONTACT:

Vincent A. Lobisco, Chief, Administrative Programs Group, Administrative Programs Management Staff, Office of Management and Finance, Department of Justice, Washington, D.C. 20530, 202-739-2971.

By virtue of the authority vested in me by 28 U.S.C. 509, 510, and 5 U.S.C. 301, chapter 1 of title 28, Code of Federal Regulations, is amended as follows:

FEDERAL REGISTER, VOL. 43, NO. 186—MONDAY, SEPTEMBER 25, 1978