between 9 a.m. and 4 p.m., Monday through Friday.

List of Subjects in 21 CFR Part 178

Food additives, Food packaging.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Director, Center for Food Safety and Applied Nutrition, 21 CFR part 178 is amended as follows:

PART 178—INDIRECT FOOD ADDITIVES: ADJUVANTS, PRODUCTION AIDS, AND SANITIZERS

1. The authority citation for 21 CFR part 178 continues to read as follows:

Authority: Secs. 201, 402, 409, 721 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321, 342, 348, 379e).

2. Section 178.2010 is amended in the table in paragraph (b) for the entry "2,4di-tert-pentyl-6-[1-(3,5-di-tert-pentyl-2hydroxyphenyl)ethyl|phenyl acrylate' by adding a new entry "3." under the heading "Limitations" to read as follows:

§ 178.2010 Antioxidants and/or stabilizers for polymers.

(b) * * *

Substances

Limitations

2,4-Di-*tert*-pentyl-6-[1-(3,5-di-tert-pentyl-2hydroxypheny-I)ethyl]phenyl acrylate (CAS Reg.

For use only:

No.123968-25-2)...

3. At levels not to exceed 0.5 percent by weight of polystyrene and rubbermodified polystyrene complying with § 177.1640 of this chapter in contact with all food types under conditions of use D through G as described in Table 2 of § 176.170(c) of this chapter.

Dated: April 3, 1995.

L. Robert Lake,

Director, Office of Policy, Planning and Strategic Initiatives, Center for Food Safety and Applied Nutrition.

[FR Doc. 95-8773 Filed 4-10-95; 8:45 am]

BILLING CODE 4160-01-F

DEPARTMENT OF JUSTICE

Parole Commission 28 CFR Part 2

Paroling, Recommitting, and **Supervising Federal Prisoners: Original Jurisdiction Cases**

AGENCY: Parole Commission. **ACTION:** Final rule.

SUMMARY: The U.S. Parole Commission is amending the voting quorum required for initial parole decisions made under 28 CFR 2.17, which is the procedure for original jurisdiction cases (high profile and extremely serious offenders). The Commission has determined that the present four-vote requirement is no longer appropriate, in view of the fact that only six Commissioners are currently holding office. Accordingly, the quorum required to decide original jurisdiction cases will be three votes. Appeals from these decisions will continue to be presented to the full Commission under 28 CFR 2.27.

EFFECTIVE DATE: May 11, 1995.

FOR FURTHER INFORMATION CONTACT: Pamela A. Posch, Office of General Counsel, 550 Friendship Blvd., Chevy Chase, Maryland 20815, Telephone (301) 492-5959.

SUPPLEMENTARY INFORMATION: The above-described procedural change reduces the quorum of Commissioner votes required to decide an original jurisdiction case under 28 CFR 2.17, from four to three. This is a procedural change only, and it is expected to permit more expeditious decisionmaking in original jurisdiction cases, without materially affecting a prisoner's chances for parole. The guidelines at 28 CFR 2.20 will continue to govern the merits of the decision to grant, deny, or revoke parole, and appeals will be decided by a majority of the Commission.

Implementation

This procedural rule will apply to all original jurisdiction cases decided after the effective date shown above, pursuant to 28 CFR 2.17.

Executive Order 12866 and Regulatory Flexibility Statement

The U.S. Parole Commission has determined that this rule is not a significant regulatory action for the purposes of Executive Order 12866, and the rule has, accordingly, not been reviewed by the Office of Management and Budget. The rule will not have a significant economic impact upon a substantial number of small entities, within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 605(b).

List of Subjects in 28 CFR Part 2

Administrative practice and procedure, probation and parole, prisoners.

The Final Rule

Accordingly, the U.S. Parole Commission makes the following amendment to 28 CFR part 2:

(1) The authority citation for 28 CFR part 2 continues to read as follows:

Authority: 18 U.S.C. 4203(a)(1) and 4204(a)(6).

§ 2.17 [Amended]

(2) 28 CFR Part 2, § 2.17(a) is amended by substituting the words "concurrence of three votes" for the words "concurrence of four votes".

Dated: March 31, 1995.

Edward F. Reilly, Jr.,

Chairman, U.S. Parole Commission. [FR Doc. 95-8914 Filed 4-10-95; 8:45 am] BILLING CODE 4410-01-P

28 CFR Part 2

Paroling, Recommitting, and **Supervising Federal Prisoners: Transfer Treaty Prisoners**

AGENCY: Parole Commission.

ACTION: Final rule.

SUMMARY: The U.S. Parole Commission is amending the regulation that sets forth procedures for transfer treaty offenders under 18 U.S.C. 4106A, to require the concurrence of two U.S. Parole Commissioners for a decision. At present, transfer treaty cases are decided by Regional Commissioners, pursuant to the general delegation of authority at 28 CFR 2.24. The Commission considers that this voting quorum change is appropriate because appeals from the Commission's decisions in transfer treaty cases, unlike ordinary parole cases, are taken directly to a U.S. Court of Appeals.

EFFECTIVE DATE: May 11, 1995.

FOR FURTHER INFORMATION, CONTACT: Pamela A. Posch, Office of General Counsel, 5550 Friendship Blvd., Chevy Chase, Maryland 20815, Telephone (301) 492-5959.

SUPPLEMENTARY INFORMATION: The U.S. Parole Commission has the statutory function of setting release dates and periods of supervised release for citizens of the United States who are transferred from foreign countries, pursuant to treaty, to serve sentences imposed by foreign courts. Under 18 U.S.C. 4106A, these prisoners come before the U.S. Parole Commission for a hearing and a decision that is subject to