SUMMARY: This notice confirms the effective date of a direct final rule which revises the Class E Airspace at Carrizo Springs, Glass Ranch, TX.

EFFECTIVE DATE: The direct final rule published at 65 FR 21301 is effective 0901 UTC, August 10, 2000.

FOR FURTHER INFORMATION CONTACT:

Donald J. Day, Airspace Branch, Air Traffic Division, Southwest Region, Federal Aviation Administration, Fort Worth, TX 76193–0520, telephone: 817– 222–5593.

SUPPLEMENTARY INFORMATION: The FAA published this direct final rule with a request for comments in the Federal **Register** on April 21, 2000, (65 FR 21301). The FAA uses the direct final rulemaking procedure for a noncontroversial rule where the FAA believes that there will be no adverse public comment. This direct final rule advised the public that no adverse comments were anticipated, and that unless a written adverse comment, or a written notice of intent to submit such an adverse comment, were received within the comment period, the regulation would become effective on August 10, 2000. No adverse comments were received, and, thus, this action confirms that this direct final rule will be effective on that date.

Issued in Fort Worth, TX, on June 30, 2000. **Robert N. Stevens,**

Acting Manager, Air Traffic Division, Southwest Region.

[FR Doc. 00–18134 Filed 7–17–00; 8:45 am]

DEPARTMENT OF THE TREASURY

Customs Service

19 CFR Part 4

Vessels in Foreign and Domestic Trades

CFR Correction

In Title 19 of the Code of Federal Regulations, Parts 1 to 140, revised as of April 1, 2000, on page 64, in §4.95, the third sentence is removed.

[FR Doc. 00–55512 Filed 7–17–00; 8:45 am]
BILLING CODE 1505–01–D

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 801

[Docket No. 99N-4955]

Amendment of Various Device Regulations to Reflect Current American Society for Testing and Materials Citations; Confirmation in Part and Technical Amendment

AGENCY: Food and Drug Administration,

ACTION: Direct final rule; confirmation in part and technical amendment.

SUMMARY: The Food and Drug
Administration (FDA) is confirming, in
part, the direct final rule amending
certain references in various medical
device regulations. The amendments
update the references in those
regulations to various standards of the
American Society for Testing and
Materials (ASTM) to reflect the current
standards designations. In addition,
FDA is correcting errors made in the
direct final rule regarding ASTM's
address and an FDA zip code.

DATES: The direct final rule published on January 24, 2000 (65 FR 3627), as amended by this rule, is effective June 7, 2000.

FOR FURTHER INFORMATION CONTACT:

Philip L. Chao, Office of Policy, Planning, and Legislation (HF–23), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301–827– 3380.

SUPPLEMENTARY INFORMATION: In the Federal Register of January 24, 2000 (65 FR 3627), FDA published a direct final rule and a companion proposed rule to amend various medical device regulations. The amendments would update references in those regulations to various standards issued by the American Society for Testing and Materials (ASTM). The preamble to the direct final rule and the companion proposed rule explained that ASTM had been working on a project to help Federal agencies update and maintain the ASTM standards that are referenced in the Code of Federal Regulations. As part of the ASTM project, ASTM informed FDA that many ASTM standards cited in FDA's food additive and device regulations were out-of-date and provided a list of standards with their current year designations.

Based on information received from ASTM, FDA, through the direct final rule and companion proposed rule, identified several device regulations that contained obsolete or withdrawn ASTM standards. The medical device regulations and the ASTM standards at issue are:

- 21 CFR 801.410 Use of impactresistant lenses in eyeglasses and sunglasses—The agency proposed to amend paragraph (d)(2) by replacing "ASTM Method D 1415–68 "Test for International Hardness of Vulcanized Rubber," with "ASTM Method D 1415–88, 'Standard Test Method for Rubber Property—International Hardness," and also replace "ASTM Method D 412–68 "Tension Test of Vulcanized Rubber" with "ASTM Method D 412–97, 'Standard Test Methods for Vulcanized Rubber and Thermoplastic Rubbers and Thermoplastic Elastomers—Tension".
- 21 CFR 801.430 User labeling for menstrual tampons—The agency sought to amend paragraph (f)(2) by replacing "(ASTM) D 3492–83, 'Standard Specification for Rubber Contraceptives (Male Condoms)" with "(ASTM) D 3492–96, 'Standard Specification for Rubber Contraceptives (Male Condoms)".

FDA received one comment. The comment, submitted by ASTM, pointed out that because ASTM had revised two of the cited ASTM references again, the two references in the direct final rule were now obsolete. ASTM recommended changing D412-97 to D412-98A and D3492-96 to D3492-97 to reflect the current ASTM cites. ASTM's comment explained how the standards had changed and provided detailed descriptions of the changes in its comment. In general, the changes were not significant; some changes involved removing terms that were not commonly used or defined, deleting redundant wording, adding metric measurements, and changing measurement methods to improve accuracy or clarity.

Because these changes are not significant and ASTM has already made these changes to its standards, FDA finds for good cause that notice and public comment on the latest ASTM standards citation revisions is unnecessary.

Therefore, FDA is confirming, in part, the direct final rule insofar as it pertains to § 801.410 and its reference to ASTM Method D 1415–88, "Standard Test Method for Rubber Property— International Hardness" and the addresses where the standards may be found or inspected. Similarly, FDA is confirming the addresses in § 801.430 where the standards may be found or inspected, although it is correcting errors that were made in the direct final rule regarding the ASTM's address.