neither adulterated nor misbranded, and are marked as required by § 381.105.

PART 590—INSPECTION OF EGGS AND EGG PRODUCTS (EGG PRODUCTS INSPECTION ACT)

■ 14. The authority citation for part 590 continues to read as follows:

Authority: 21 U.S.C. 1031-1056.

■ 15. Add § 590.407 to read as follows:

§ 590.407 Export certification and marking of containers with export inspection mark.

(a) Exporters must apply for export certification of inspected and passed products shipped to any foreign country. Exporters may apply for an export certificate using a paper or electronic application. FSIS will assess exporters that submit an electronic application the charge in § 592.500(d) of this chapter.

- (b) FSIS will issue only one certificate for each consignment, except in the case of error in the certificate or loss of the certificate originally issued. A request for a replacement certificate, except in the case of a lost certificate, must be accompanied by the original certificate. The new certificate will carry the following statement: "Issued in replacement of ", with the numbers of the certificates that have been superseded.
- (c) FSIS will deliver a copy of the export certificate to the person who requested such certificate or his agent. Such persons may duplicate the certificate as required in connection with the exportation of the product.
- (d) FSIS will retain a copy of the certificate.
- (e)(1) When authorized by inspection personnel, establishments must mark the outside container of any inspected and passed egg products destined for export, the securely enclosed pallet within the consignment, or closed means of conveyance transporting the consignment, with a mark that contains a unique identifier that links the consignment to the export certificate or an official mark with the following form: 1



(2) Ship stores, small quantities exclusively for the personal use of the consignee and not for sale or

distribution, and shipments by and for the U.S. Armed Forces, are exempt from the requirements of this section.

(f) Exporters may request inspection personnel to issue certificates for export consignments of product of official establishments not under their supervision, provided the consignments are first identified as having been "U.S. inspected and passed," are found to be neither adulterated nor misbranded, and are marked as required by paragraph (e) of this section.

PART 592—VOLUNTARY INSPECTION OF EGG PRODUCTS

■ 16. The authority citation for part 592 continues to read as follows:

Authority: 7 U.S.C. 1621-1627.

■ 17. In § 592.20, add paragraph (d) to read as follows:

§ 592.20 Kinds of services available.

(d) Export certification. Upon application, by any person intending to export any egg product, inspectors may make certifications regarding products for human food purposes, to be exported, as meeting conditions or standards that are not imposed or are in addition to those imposed by the regulations in the part and the laws under which such regulations were issued.

■ 18. In § 592.500, revise paragraph (a) and add paragraphs (d), (e), and (f) to read as follows:

§ 592.500 Payment of fees and charges.

(a) Fees and charges for voluntary base time rate, overtime inspection service, holiday inspection service, and electronic export applications shall be paid by the interested party making the application for such service, in accordance with the applicable provisions of this section and § 592.510 through § 592.530, both inclusive. If so required by the inspection personnel, such fees and charges shall be paid in advance.

(d) Exporters that submit electronic export certificate applications will be charged a fee per application submitted.

(e) For each calendar year, FSIS will calculate the electronic export certificate application fee, using the following formula: Labor Costs (Technical Support Cost + Export Library Maintenance Cost) + Information Technology Costs (On-going operations Cost + Maintenance Cost + eAuthentication Cost), divided by the number of export applications.

(f) FSIS will publish notice of the electronic export certificate application fee annually in the Federal Register.

Done at Washington, DC, on June 17, 2016. Alfred V. Almanza,

Acting Administrator.

[FR Doc. 2016–14812 Filed 6–28–16; 8:45 am]

BILLING CODE 3410-DM-P

DEPARTMENT OF ENERGY

10 CFR Parts 429 and 430

[Docket No. EERE-2014-BT-TP-0044] RIN 1904-AD45

Energy Conservation Program: Test Procedure for Battery Chargers

Correction

In rule document 2016-11486, beginning on page 31827 in the issue of Friday, May 20, 2016, make the following corrections:

Appendix Y to Subpart B of Part 430 [Corrected]

- 1. On page 31844, in Appendix Y to Subpart B of Part 430, in Table 5.3, under the "Product Class" column head, in the "Rated Battery Energy (Ebatt) ** column, in the third row, the entry should read "<100 Wh".
- 2. On the same page, in the same table, beneath the same column head, in the same column, in the fourth row, the entry should read "<100 Wh".
- 3. On the same page, in the same table, beneath the same column head, in the same column, in the sixth row, the entry should read "100-3000 Wh".

[FR Doc. C1-2016-11486 Filed 6-28-16; 8:45 am] BILLING CODE 1505-05-D

FEDERAL DEPOSIT INSURANCE **CORPORATION**

12 CFR Parts 308 and 327

RIN 3064-AE43

Rules of Practice and Procedure

AGENCY: Federal Deposit Insurance Corporation.

ACTION: Interim final rule and request for comment.

SUMMARY: The Federal Deposit Insurance Corporation (FDIC) is amending its rules of practice and procedure under to adjust the maximum amount of each civil money penalty (CMP) within its jurisdiction to account for inflation. This action is required by the Federal Civil Penalties Inflation

 $^{^{\}scriptscriptstyle 1}$ The number "1234567" is given as an example only. The number on the export certificate will correspond to the printed number on the export certificate.