(a) * * * (1) * * * (iv) * * * (A) Border patrol agents; (B) Air and marine agents; (C) Special agents; (D) Deportation officers; (E) Detention enforcement officers or immigration enforcement agents; (F) CBP officers; (G) Supervisory and managerial personnel who are responsible for supervising the activities of those officers listed in this paragraph; and (H) Immigration officers who need the authority to use non-deadly force under section 287(a) of the Act in order to effectively accomplish their individual missions and who are designated, individually or as a class, by the Commissioner of CBP or the Assistant Secretary/Director of ICE.

(c) Conduct of arrests—(1) Authority. Only designated immigration officers are authorized to make an arrest. The list of designated immigration officers may vary depending on the type of arrest as listed in § 287.5(c)(1) through (c)(5).

(o) * * * (2) * * * (i) Border patrol agents; (ii) Air and marine agents; (iii) CBP officers; (iv) Supervisory personnel who are responsible for supervising the activities of those officers listed in this paragraph; and (v) Immigration officers who need the authority to initiate a vehicular pursuit in order to effectively accomplish their individual mission and who are designated, individually or as a class, by the Commissioner of CBP or the Assistant Secretary/Director of ICE.

SUMMARY: The Food and Drug Administration (FDA or we) is amending its regulations to remove the maximum civil money penalties table associated with statutory provisions. This information will be included in the Department of Health and Human Services’ (HHS) regulations. We are taking this action to comply with the Federal Civil Penalties Inflation Adjustment Act of 2015.

DATES: This rule is effective September 9, 2016.

FOR FURTHER INFORMATION CONTACT: Jarilyn Dupont, Office of Policy, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 32, Rm. 4248, Silver Spring, MD 20993–0002, 301–796–4830.

SUPPLEMENTARY INFORMATION: In the Federal Register of February 3, 2014 (79 FR 6088), FDA issued a new regulation in 21 CFR 17.2 to adjust for inflation the maximum civil money penalty amounts for the various civil money penalty authorities within our jurisdiction and other matters.

FDA is amending 21 CFR 17.2 to remove the maximum civil money penalties table associated with statutory provisions authorizing civil money penalties under the Federal Food, Drug, and Cosmetic Act (the FD&C Act) or the Public Health Service Act (PHS Act). The Federal Civil Penalties Inflation Adjustment Act of 2015 (Pub. L. 114–74, November 2, 2015) requires each Agency to adjust each civil money penalty provided by law within the jurisdiction of that Agency in one regulation. In accordance with this requirement, HHS is issuing a regulation that, in a consolidated table, adjusts the maximum civil money penalties associated with statutory provisions授权的所有HHS机构。由于这些最高金额的民事罚款可能包括在联邦食品、药物和化妆品法、公共卫生服务法、航空和海事法等机构底下的授权。