this case because it is not making a substantive change but is merely correcting an inadvertent error.

Any person who will be adversely affected by this regulation may at any time on or before (October 10, 1986) file with the Dockets Management Branch (address above) written objections thereto. Each objection shall be separately numbered, and each numbered objection shall specify with particularity the provisions of the regulation to which objection is made and the grounds for the objection. Each numbered objection on which a hearing is requested shall specifically so state. Failure to request a hearing for any particular objection shall constitute a waiver of the right to a hearing on that objection. Each numbered objection for which a hearing is requested shall include a detailed description and analysis of the specific factual information intended to be presented in support of the objection in the event that a hearing is held. Failure to include such a description and analysis for any particular objection shall constitute a waiver of the right to a hearing on the objection. Three copies of all documents shall be submitted and shall be identified with the docket number found in brackets in the heading of this document. Any objections received in response to the regulation may be seen in the Dockets Management Branch 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, Part 178 is amended
as follows:

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

 The authority citation for 21 CFR Part 178 continues to read as follows:

Authority: Secs. 201(s), 409, 72 Stat. 1784– 1788 as amended (21 U.S.C. 321(s), 348); 21 CFR 5.10 and 5.61.

2. In § 178.2010(b) table by revising limitation 1 for "Di-tert-butylphenyl phosphonite condensation product with biphenyl" to read as follows. The substance entry in the first column is republished.

§ 178.2010 Antioxidants and/or stabilizers for polymers.

(b) \* \* \*

Substances

Limitations

Di-lert-butylphenyl phosphonite condensation product with biphenyl (CAS Reg. No. 38613-77-3) produced by the condensation of 2,4-di-lert-butylphenol with the Friedel-Crafts addition product (phosphorus tri-bioride and biphenyl) so that the food additive has a minimum phosphorus content of 5.4 percent, an acid value not exceeding 10 mg KOH/gm, and a melting range of 85°C to 110°C (185°F to 320°F).

For use only: 1. At levels not to exceed 0.1 percent by weight of olefin polymers complying with § 177.1520(c) of this chapter, item 1.1, 2.1, 2.2, 3.1, or 3.2.

Dated: September 2, 1986.

John M. Taylor,

Acting Associate Commissioner for Regulatory Affairs. [FR Doc. 86-20325 Filed 9-9-88; 8:45 am] BILLING CODE. 4160-01-M

## 21 CFR Parts 331 and 332

[Docket No. 84N-0144]

Antacid and Antifiatulent Drug Products for Over-the-Counter Human Use; Amendment of Monographs; Correction

AGENCY: Food and Drug Administration.
ACTION: Final rule; correction.

**SUMMARY:** The Food and Drug Administration (FDA) is correcting the final rule that amended the monographs for over-the-counter (OTC) antacid and antiflatulent drug products by adding new sections that will exempt certain antacid, antiflatulent, and antacid/ antiflatulent combination drug products from that part of the accidental overdose warning required by § 330.1(g) (21 CFR 330.1(g)) that states, "In case of accidental overdose, seek professional assistance or contact a poison control center immediately" (51 FR 27762; August 1, 1986). The docket number appeared incorrectly. This document corrects that error.

FOR FURTHER INFORMATION CONTACT: Lola E. Batson, Regulations Editorial Staff (HFC-222), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-2994.

SUPPLEMENTARY INFORMATION: In FR Doc. 86–17181 appearing at page 27762 in the Federal Register of Friday, August 1, 1986, at the top of the first column, "Docket No. 85N–0093" is corrected to read "Docket No. 84N–0144." Dated: September 2, 1988.

John M. Taylor,

Acting Associate Commissioner for Regulatory Affairs.

[FR Doc. 86-20324 Filed 9-9-88; 8:45 am]

## ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-300147A/300148A; FRL-3076-5]

Technical Amendments; Definition and Interpretation of Certain Raw Agricultural Commodities

AGENCY: Environmental Protection Agency (EPA or Agency).

ACTION: Final rule.

SUMMARY: This rule amends 40 CFR
180.1(h) by defining the crop terms
"endive" and "peas, peas (dry) and peas
(succulent)". The amendments, to clarify
and update the relationship between
crops' general category definitions and
specific commodities under each
definition, was submitted by the
Interregional Research Project No. 4 (IR4).

EFFECTIVE DATE: Effective on September 10, 1986.

ADDRESS: Written objections, identified by the document control number [OPP-300147A/300148A], may be submitted to the: Hearing Clerk (A-110), Environmental Protection Agency, Rm. 3708, 401 M St., SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: By mail:

Jack Housenger, Emergency Response and Minor Use Section (TS-767C), Registration Division, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460.

Office location and telephone number: Rm. 716B, CM #2, 1921 Jefferson Davis Highway, Arlington, VA 22202, (703– 557–1806).

supplementary information: The EPA issued notices of proposed rulemaking, published in the Federal Register of June 11, 1986, which announced that the Interregional Research Project No. 4 (IR-4), New Jersey Agricultural Experiment Station, P.O. Box 231, Rutgers University, New Brunswick, NJ 08903, submitted requests to EPA on behalf of Dr. Robert H. Kupelian, National Director and the IR-4 Technical Committee, requesting that the Agency, pursuant to section 408[e] of the Federal Food, Drug, and Cosmetic Act, propose