

TABLE 1.—ESTIMATED ANNUAL REPORTING BURDEN¹

21 CFR Part	Form	No. of Respondents	Annual Frequency per Response	Total Annual Responses	Hours per Response	Total Hours
710	FDA 2511	135	1	135	0.2	27

¹There are no capital costs or operating and maintenance costs associated with this collection of information.

FDA bases its estimate on its review of the registrations received over the past 3 fiscal years. The total annual responses (averaged over fiscal years 2004 through 2006) is 9 times the previous total reported in 2004 (for fiscal years 2000 through 2003) due to increased participation by cosmetic companies, because of a renewed industry commitment to the program, and implementation of the online registration system on December 1, 2005. Due to the ease of online registration, FDA estimates that the hours per response have declined from 0.4 hours to 0.2 hours. Thus, the total estimated hour burden for this information collection is 27 hours, which is 4.5 times the previous level reported in 2004.

Dated: November 13, 2007.

Jeffrey Shuren,

Assistant Commissioner for Policy.

[FR Doc. E7-22588 Filed 11-16-07; 8:45 am]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 2006F-0058]

ARCH Chemicals, Inc.; Withdrawal of Food Additive Petition FAP 6B4764

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing the withdrawal, without prejudice to a future filing, of a food additive petition (FAP 6B4764) proposing that the food additive regulations be amended to provide for the safe use of poly (iminoimidocarbonyliminoimidocarbonyliminohexamethylene) hydrochloride (CAS Reg No. 32289-58-0) as an

antimicrobial agent in the manufacture of food-contact paper and paperboard.

FOR FURTHER INFORMATION CONTACT:

Elizabeth S. Furukawa, Center for Food Safety and Applied Nutrition (HFS-275), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740-3835, 301-436-1216, e-mail: Elizabeth.Furukawa@fda.hhs.gov.

SUPPLEMENTARY INFORMATION: In a notice published in the **Federal Register** of February 15, 2006 (71 FR 7975), FDA announced that a food additive petition (FAP 6B4764) had been filed by ARCH Chemicals, Inc., 1955 Lake Park Dr., suite 100, Smyrna, GA 30080. The petition proposed to amend the food additive regulations in 21 CFR 176.170 *Components of paper and paperboard in contact with aqueous and fatty foods* and 21 CFR 176.180 *Components of paper and paperboard in contact with dry food* to provide for the safe use of poly (iminoimidocarbonyliminoimidocarbonyliminohexamethylene) hydrochloride (CAS Reg. No. 32289-58-0) as an antimicrobial agent in the manufacture of food-contact paper and paperboard. ARCH Chemicals, Inc., has now withdrawn the petition without prejudice to a future filing (21 CFR 171.7).

Dated: November 9, 2007.

Laura M. Tarantino,

Director, Office of Food Additive Safety, Center for Food Safety and Applied Nutrition.

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[FDA 225-07-7001]

Memorandum of Understanding Between the Food and Drug Administration and the Association of American Feed Control Officials

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is providing notice of a memorandum of understanding (MOU) between FDA and the Association of American Feed Control Officials (AAFCO). The purpose of this MOU is to facilitate FDA's collaboration with AAFCO in the AAFCO New and Modified Ingredient Definition Process by clarifying the responsibilities of FDA and AAFCO in defining feed ingredients, in providing mechanisms for resolving disputes that may arise, and in providing mechanisms for modifying the ingredient definition process when required.

DATES: The agreement became effective August 30, 2007.

FOR FURTHER INFORMATION CONTACT:

Sharon Benz, Division of Animal Feeds (HFV-220), Center for Veterinary Medicine, Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 240-453-6864.

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 20.108(c), which states that all written agreements and MOUs between FDA and others shall be published in the **Federal Register**, the agency is publishing notice of this MOU.

Dated: November 12, 2007.

Randall W. Lutter,

Deputy Commissioner for Policy.

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April 2007 MOU FDA and AAFCO

FDA Record # 225-07-7001

MEMORANDUM OF UNDERSTANDING BETWEEN
THE U.S. FOOD AND DRUG ADMINISTRATION AND
THE ASSOCIATION OF AMERICAN FEED CONTROL OFFICIALS

BACKGROUND

The Food and Drug Administration (FDA) is the primary federal agency responsible for enforcing the Federal Food, Drug, and Cosmetic Act (the Act). Included within the FDA's responsibilities under the Act is the responsibility for regulation of animal foods/feeds. This Act provides the authority for FDA to regulate essentially all ingredients and additives used in animal feed.¹ Depending on its intended purpose/use, an ingredient/additive could be classified as a food additive, a generally recognized as safe substance, a new animal drug, or a color additive.

The Association of American Feed Control Officials (AAFCO) is a voluntary membership organization of the states in the U.S. and Federal government agencies, as well as government agencies from other countries, responsible for the execution of laws and regulations pertaining to the production, labeling, distribution, use, and/or sale of animal feed and feed ingredients. The purpose of AAFCO is to provide a mechanism for developing and implementing uniform and equitable laws, regulations, standards, definitions, and enforcement policies for the manufacturing, labeling, and sale of animal feeds and ingredients. AAFCO provides "model laws" and regulations that nearly all states have adopted as the basis for their feed control program. AAFCO membership consists of all fifty states, Puerto Rico, Costa Rica, Canada, FDA, U.S. Department of Agriculture and several universities. It is governed by Officers and a Board of Directors (known collectively as the Board) elected by the membership at the annual meeting of AAFCO. FDA is a member of AAFCO and serves in an advisory role on the AAFCO Board.

AAFCO provides a process (herein called the AAFCO New and Modified Feed Ingredient Definitions Process) to identify the suitability of ingredients used in animal feed. This process helps to ensure ingredients used in animal feed are suitable for that use and also establishes a common or usual name for the ingredients. This common or usual identity is required on feed labels by both federal law and state regulations. The AAFCO New and Modified Feed Ingredient Definitions Process is operated by AAFCO, with FDA providing scientific and technical assistance. The result of this collaboration has been the establishment of an effective program of benefit to feed regulatory officials, the industry and the public.

¹Some articles added to animal feed fall under the purview of other Federal agencies. Feed-through pesticides are regulated by the Environmental Protection Agency (EPA) and vaccines added to animal feed are the responsibility of the United States Department of Agriculture (USDA).

April 2007 MOU FDA and AAFCO

FDA Record # 225-07-7001

PURPOSE

The purpose of this memorandum is to facilitate FDA's collaboration with AAFCO in the AAFCO New and Modified Feed Ingredient Definition Process by clarifying the responsibilities of FDA and AAFCO during the feed ingredient definition and providing mechanisms for resolving disputes that arise and for modifying the process when required.

AGREEMENT

The FDA and AAFCO agree to the following:

- A. AAFCO maintains definitions of various feed ingredients, which includes the ingredient name, description, and any appropriate limitations for its use, and publishes the currently accepted feed ingredient definitions annually in the AAFCO Official Publication (OP).
- B. Petitions for potential new feed ingredients or petitions to modify an existing feed ingredient definition are reviewed by AAFCO investigators chosen by the AAFCO Board and FDA scientists assigned by the Agency's Division Director/Team Leader in the Division of Animal Feeds.
- C. AAFCO will seek advice and a letter of concurrence regarding the suitability of the feed ingredient for its proposed use from FDA prior to adopting new feed ingredient definitions or amending existing ones.
- D. AAFCO will provide to FDA upon FDA's request (1) industry-generated petitions and (2) requests from AAFCO for new feed ingredients and for modifications of existing definitions within 30 working days of AAFCO's receipt of the request. AAFCO's Board-assigned AAFCO feed investigator will make the initial contact with FDA.
- E. FDA will allow the AAFCO Board or Board-assigned AAFCO feed investigator to request consultation from FDA on petitions for new feed ingredient definitions and modifications of existing definitions. AAFCO's initial contact will be the Director of the Division of Animal Feeds, Center for Veterinary Medicine, FDA. FDA will provide within 30 working days its decision whether it will be able to consult with AAFCO.
- F. If FDA determines it will publish a food additive regulation under section 409 of the Act and FDA's implementing regulations in 21 CFR 571.1 for a feed ingredient, AAFCO will not include that ingredient in the AAFCO OP until FDA completes the regulation.
- G. Disagreements on existing feed ingredient definitions, the establishment of new ingredient definitions, or modifications of existing definitions between FDA and

April 2007 MOU FDA and AAFCO

FDA Record # 225-07-7001

AAFCO will be referred to an arbitration board comprised of the two individuals appointed by the AAFCO Board of Directors; the Director, FDA/CVM's Office of Surveillance and Compliance; and the Director, FDA/CVM Division of Animal Feeds.

- H. AAFCO will accept all requests from FDA to remove an ingredient definition from the AAFCO OP upon FDA presenting convincing information/scientific evidence showing the ingredient is no longer suitable for its stated use. At that year's annual meeting, AAFCO will request a vote of the membership to remove the ingredient from the Feed Ingredient Definitions section in the AAFCO OP. Disagreements between AAFCO and FDA would be handled as stated in section G.
- I. AAFCO is allowed, on its own initiative and with FDA concurrence, to request that an AAFCO Feed Ingredient Definition be removed upon AAFCO providing convincing information/scientific evidence showing the ingredient is no longer suitable for its stated use. At that year's annual meeting, AAFCO will request a vote of the membership to remove the ingredient from the Feed Ingredient Definitions section in the AAFCO OP. Disagreements between AAFCO and FDA would be handled as stated in section G.
- J. This Memorandum of Understanding will be reviewed annually by the AAFCO Board and FDA and may be modified by mutual consent of both parties. Parties will provide each other with a 30 working day advance written notice regarding the modifications being sought. Any modification will be published in the Federal Register.

LIAISONS

For the FDA.

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For the AAFCO.

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April 2007 MOU FDA and AAFCO

FDA Record # 225-07-7001

PERIOD OF AGREEMENT

This agreement, when accepted by both parties, will have an effective period of performance from date of signature until 9/1/2012 (if no expiration date, so state), and may be modified by mutual consent by both parties or may be extended or terminated as agreed upon by FDA and AAFCO. Any notice of termination will be published in the Federal Register.

APPROVED AND ACCEPTED FOR THE
AAFCOBy Ricky SchroederPrinted
Name Ricky SchroederTitle PresidentDate 8/21/2007APPROVED AND ACCEPTED FOR THE
FOOD AND DRUG ADMINISTRATIONBy SXS/APrinted
Name Stephen F. SundlofTitle Director, FDA/CVMDate 8/30/07

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**DEPARTMENT OF HEALTH AND
HUMAN SERVICES****Food and Drug Administration**

[Docket No. 2007D-0449]

**Draft Guidance for Food and Drug
Administration Advisory Committee
Members and Food and Drug
Administration Staff: Voting
Procedures for Advisory Committee
Meetings; Availability**

AGENCY: Food and Drug Administration,
HHS.

ACTION: Notice.

SUMMARY: The Food and Drug
Administration (FDA) is announcing the
availability of a draft guidance

document for FDA advisory committee members and FDA staff entitled, "Voting Procedures for Advisory Committee Meetings." This draft document is intended to provide guidance on advisory committee voting procedures that can be used for the voting process when votes are taken during advisory committee meetings. It does not to define when votes should be taken.

DATES: Although you can comment on any guidance at any time (see 21 CFR 10.115(g)(5)), to ensure that the agency considers your comment on this draft guidance before it begins work on the final version of the guidance, submit written or electronic comment on the draft guidance by January 18, 2007.

ADDRESSES: Submit written requests for single copies of the guidance to the Office of Policy (HF-11), Office of the Commissioner, Food and Drug

Administration, 5600 Fishers Lane, Rockville, MD 20857. Send one self-addressed adhesive label to assist that office in processing your requests. Submit phone requests to 800-835-4709 or 301-827-1800. Submit written comments on the guidance to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. Submit electronic comments to <http://www.fda.gov/dockets/ecomments> or <http://www.regulations.gov>. See the **SUPPLEMENTARY INFORMATION** section for electronic access to the guidance document.

FOR FURTHER INFORMATION CONTACT: Jill Hartzler Warner, Office of Policy, Planning, and Preparedness (HF-11), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-827-3370.