

paragraph (a)(2) of this section, the label shall bear the statement "Flavored", "Flavoring added", "With added flavoring", "Flavored with _____", "_____ added", or "With added _____", the blank being filled in with the specific common name of the flavoring used.

(3) When the food is flavored with an optional ingredient specified in paragraph (a)(3) of this section, the label shall bear the statement "Artificially flavored", "Artificial flavoring added", "With artificial flavoring", "Artificially flavored with _____", or "With _____, an artificial flavoring", the blank being filled in with the specific common name of the artificial flavoring used.

(4) When any optional alkali ingredient specified in § 163.110(a) is used, the label shall bear the statement "Processed with alkali"; but in lieu of the word "alkali" in such statement the specific common name of the optional alkali ingredient may be used. Label statements prescribed by paragraphs (b)(1) to (4), inclusive, of this section may be combined, as for example, "With added cinnamon, vanilla, and ethyl vanillin, an artificial flavoring".

§163.113 Cocoa.

Cocoa, medium fat cocoa conforms to the definition and standard of identity, and is subject to the requirements for label statement of optional ingredients, prescribed for breakfast cocoa by § 163.112, except that it contains less than 22 percent but not less than 10 percent of cacao fat, as determined by the method referred to in § 163.112(a).

§163.114 Low-fat cocoa.

Low-fat cocoa conforms to the definition and standard of identity, and is subject to the requirements for label statement of optional ingredients, prescribed for breakfast cocoa by § 163.112, except that it contains less than 10 percent of cacao fat as determined by the method referred to in § 163.112(a).

§163.117 Cocoa with dioctyl sodium sulfosuccinate for manufacturing.

(a) Cocoa with dioctyl sodium sulfosuccinate for manufacturing is the food additive complying with the provisions § 172.520 of this chapter. It conforms to the definition and standard of identity and is subject to the requirements for label statement of optional ingredients prescribed for breakfast cocoa by § 163.113, or low-fat cocoa by § 163.112, or for cocoa by § 163.114, except that the food additive contains dioctyl sodium sulfosuccinate (complying with the requirements of

§ 172.810 of this chapter including the limit of not more than 0.4 percent by weight of the finished food additive).

(b) The name of the food additive is "cocoa with dioctyl sodium sulfosuccinate for manufacturing" to which is added any modifier of the word "cocoa" required by the definition and standard of identity to which the food additive otherwise conforms. When the food additive is used in a fabricated food, the words "for manufacturing" may be omitted from any declaration of ingredients required under § 101.4 of this chapter.

Interested persons may, on or before January 31, 1986, submit to the Dockets Management Branch (address above) written comments regarding this notice. Two copies of any comments are to be submitted, except that individuals may submit one copy. Each comment should identify the title of the Codex standard and the docket number found in brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Any comments submitted in support of amending the U.S. standards for cocoa should be supported by appropriate information and data regarding impact on small business consistent with requirements of the Regulatory Flexibility Act (Pub. L. 96-354).

Dated: November 21, 1985.

Sanford A. Miller,

Director, Center of Food Safety and Applied Nutrition.

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21 CFR Part 343

[Docket No. 77N-0094]

Internal Analgesic, Antipyretic, and Antirheumatic Drug Products for Over-the-Counter Human Use; Tentative Final Monograph for Drug Products for the Treatment and/or Prevention of Nocturnal Leg Muscle Cramps

Correction

In FR Doc. 85-24747, beginning on page 46588 in the issue of Friday, November 8, 1985, make the following corrections:

1. On page 46589, first column, second complete paragraph, third line from the bottom of that paragraph, "monograph" should read "nonmonograph".

2. On page 46591, third column, first complete paragraph, fourteenth line, "DL-x-" should read "DL-α"

3. On page 46592, third column fourth paragraph, seventh line, "classified" should read "classified".

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21 CFR Part 357

[Docket No. 79N-0379]

Exocrine Pancreatic Insufficiency Drug Products for Over-the-Counter Human Use; Tentative Final Monograph

Correction

In FR Doc. 85-26687, beginning on page 46594 in the issue of Friday, November 8, 1985, make the following corrections:

1. On page 46597, second column, fourth paragraph, thirteenth line, "testing" should read "treating".

2. On page 46598, first column, third line from the bottom of the page, the first entry "b." should read "6".

3. On page 46599, second column, third complete paragraph, fourth line, "Rm. 4-64" should read "Rm. 4-62".

BILLING CODE 1505-01-M

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

23 CFR Part 1325

[Docket No. 84-02; Notice 3]

Procedures for Transition to New National Driver Register

AGENCY: National Highway Traffic Safety Administration (NHTSA), DOT.

ACTION: Request for Comments.

SUMMARY: The National Highway Traffic Safety Administration has received a number of letters which raise objections to an issue addressed in the preamble to the agency's July 11, 1985 final rule (50 FR 28191) regarding Procedures for Transition to the New National Driver Register (NDR). This notice requests comments on the issue raised by these letters.

DATES: Comments must be received by January 2, 1986.

ADDRESS: Written comments should refer to the docket number and the number of this notice and be submitted (preferably in ten copies) to: Docket Section, National Highway Traffic Safety Administration, Room 5109, 400 Seventh Street, SW., Washington, DC 20590. (Docket hours are 8 a.m. to 4 p.m.).

Copies of these letters may be obtained from Docket No. 84-02, Notice