administrative allocations do not receive base allocations.

(f) Administrative allocation. See § 1940.552(f) of this subpart. States participating in the formula and base allocation procedures do not receive administrative allocations.

(g) Reserve. See § 1940.552(g) of this subpart. Any State may request reserve funds by forwarding a completed copy of Guide 26 of Subpart A of Part 1942 of this Chapter (available in any office), to the National Office. Generally, a request for additional funds will not be honored unless the State has insufficient funds to obligate the loan requested.

(h) Pooling of funds. See § 1940.552(h) of this subpart. Funds are generally pooled at mid-year and year-end. Pooled funds will be placed in the National Office reserve and will be made available administratively.

(i) Availability of the allocation. See § 1940.552(i) of this subpart. The allocation of funds is made available for States to obligate on an annual basis although the Office of Management and Budget apportions it to the Agency on a quarterly basis.

(j) Suballocation by the State Director. See § 1940.552(j) of this subpart. The State Director has the option to suballocate funds to District Offices.

(k) Other documentation. Not Applicable.

§ 1940.588 Business and Industrial Guaranteed Loans.

(a) Amount available for allocations. See § 1940.552(a) of this subpart.

(b) Basic formula criteria, data source and weight. See § 1940.552(b) of this subpart. The criteria used in the basic formula are:

Criteria	Weight (per- cent)
State's percentage of National rural population	33.3
State's percentage of National normetropolitan	33.4
with incomes below poverty level	33.3

Data source for each of these criterion is based on the latest census data available. Each criterion is assigned a specific weight. The percentage representing each criterion is multiplied by the weight factor and summed to arrive at a State factor (SF).

SF=(criterion No. 1 \times weight no. 1)+ (criterion No. 2 \times weight No. 2)+ (criterion No. 3 \times weight No. 3)

(c) Basic formula allocation. See § 1940.552 (c) of this subpart.

(d) Transition formula. See §1940.552(d) of this subpart. The percentage range for the transition

formula equals 30% ($\pm 15\%$).

(e) Base allocations. See § 1940.552(e) of this subpart. Jurisdiction receiving administrative allocations do not receive base allocations.

(f) Administrative allocations. See § 1940.552(f) of this subpart. Jurisdiction receiving formula allocations do not receive initial administrative allocations.

(g) Reserve. See § 1940.552(g) of this subpart. A National reserve of approximately 10 percent of the program amount has been established for the B&I program. States may requests reserve funds from the B&I reserve when all of the State's allocation has been obligated or will be obligated to the project for which the request is made.

(h) Pooling of funds. See § 1940.552(h) of this subpart. Funds are generally pooled at mid-year and yearend. Pooled funds will be placed in a reserve and made available on a priority basis to all States.

(i) Availability of the allocation. See § 1940.552(i) of this subpart. There is a six-day waiting period from the time project funds are reserved to the time they are obligated.

(j) Suballocation by the State Director. Not applicable.

(k) Other Documentation: Not applicable.

§ 1940.589 Community and Business programs appropriations not allocated by state.

Watershed Protection Loans, Resource Conservation and Development Loans, and Flood Protection Loans: State allocations will not be made for these type loans. Instead, obligating documents may be submitted to the Finance Office when a loan is approved. Only states that are authorized to process PL 534 loans may submit obligating documents to the Finance Office for that type loan. Resource Conservation and Development (RC&D) loan funds will be used in preference to community facility funds in designated RC&D areas for loan purposes included in Subpart A of Part 1942 of this Chapter.

§§ 1940.590—1940.600 [Reserved].

(7 U.S.C. 1989; 42 U.S.C. 1480(j); 5 U.S.C. 301; 7 CFR 2.23; 7 CFR 2.70)

Dated: January 22, 1985.

Dwight O. Calhoun.

Acting Associate Administrator, Farmers Home Administration.

[FR Doc. 85-3837 Filed 2-14-85; 8:45 am] BILLING CODE 3410-07-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Social Security Administration

20 CFR Part 404

Federal Old-Age, Survivors and Disability Insurance

Correction

In FR Doc. 85–3064 beginning on page 5264 in the issue of Thursday, February 7, 1985, make the following corrections:

 The agency heading was incorrect and should have read as set forth above.

2. On page 5264, second column, under "SUPPLEMENTARY INFORMATION", first paragraph, six lines from the bottom. "How" should have read "Now".

BILLING CODE 1505-01-M

Food and Drug Administration

21 CFR Part 334

[Docket No. 78N-036L]

Laxative Drug Products for Over-the-Counter Human Use; Tentative Final Monograph

Correction

In FR Doc. 85–668 beginning on page 2124 in the issue of Tuesday, January 15, 1985, make the following corrections:

1. On page 2130, second column, second complete paragraph, fifth line, "396.20 and 396.21" should read "369.20 and 369.21".

2. On page 2132, second column, second paragraph, second line, "gran" should read "bran".

 On page 2137, first column, in paragraph 56., second line, "dividend" should read "divided".

4. On page 2140, second column, in paragraph 69., seventh line, "interaluminal" should read "intraluminal".

5. On page 2146, first column, last paragraph, nine lines from the bottom, insert the word "not" between "does" and "agree".

6. On page 2147, first column, in paragraph 92., second line from the bottom, "of" should read "or".

7. On page 2150, third column, in paragraph 31., third line, "tables" should read "tablets".

8. On page 2151, third column, first complete paragraph, second line, "(a)" should read "(d)". Also in the same line. "proposed" should read "proposed".

§ 334.10 [Corrected]

9. On page 2152, second column, in § 334.10(f), "Psylllium" should read "Psyllium".

§ 334.30 [Corrected]

10. On page 2153, first column, in § 334.30(g), sixth line, insert the following after the word "in":
"§ 334.16(b) and cascara sagrada extract identified in".

§ 334.31 [Corrected]

11. On page 2153, first column, the section heading for § 334.31 should read as follows: "§ 334.31 Laxative combination criteria".

§ 334.54 [Corrected]

12. On page 2154, second column, in § 334.54(d)(1)(i), fifth line, "clycerin" should read "glycerin".

§ 334.58 [Corrected]

13. On page 2154, third column, in § 334.58(a), third line, "§ 334.15" should read "334.16".

§ 334.80 [Corrected]

14. On page 2157, second column, in \$ 334.80(a)(3), second line, "\$ 334.334.18(d)" should read "\$ 334.18(d)".

BILLING CODE 1505-01-M

21 CFR Part 357

[Docket No. 81N-0050]

Poison Treatment Drug Products for Over-the-Counter Human Use; Tentative Final Monograph

Correction

In FR Doc. 85–682, beginning on page 2244 in the issue of Tuesday, January 15, 1985, make the following changes:

- 1. On page 2246, in the third column, in the third complete paragraph, the last word in the eighth line should read "contact".
- 2. On page 2247, in the second column, in the last complete paragraph, the third word in the first line should read "effort".
- 3. On page 2249, in the second column, in the last complete paragraph, in the sixteenth line, the phrase "gas reflex" should read "gag reflex".
- 4. Also on page 2249, in the last line of the second column, the phrase "gas reflex" should read "gag reflex".
- 5. On page 2251, in the first column, in the last line, the word "in" should read "is".

BILLING CODE 1505-01-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Assistant Secretary for Housing—Federal Housing Commissioner

24 CFR Part 200

[Docket No. R-84-1219; FR-1776]

Revision of Minimum Property Standards (MPS) for Care-Type Housing

January 15, 1985.

AGENCY: Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

ACTION: Proposed rule.

summary: This rule proposes a change in the basic structure of HUD's Minimum Property Standards (MPS) for Care-Type Housing. HUD Handbook 4920.1, which currently contains the MPS for such structures, would be eliminated. Instead of the handbook, the Department would rely upon the provisions of national model building codes or State and local codes that the HUD Field Office has verified as being comparable to one of the national model codes. The requirements of the MPS for Multifamily Housing, HUD Handbook 4910.1, which would be retitled "Minimum Property Standards for Multifamily and Care-Type Housing," would also apply to provide necessary requirements which are unlikely to be contained in state, local or model codes.

These revisions would preserve the quality of care-type housing and protect the Department's insurance fund while

simplifying the MPS.

This rule also deletes certain referenced standards from the MPS, and references the Uniform Federal Accessibility Standards as its design and construction criteria for handicapped persons.

DATE: Comments due April 16, 1985.

ADDRESS: Interested persons are invited to submit comments to the Rules Docket Clerk, Office of the General Counsel, Room 10276, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, D.C. 20410–0500. Each comment should include the commentor's name and address and must refer to the docket number indicated in the heading of this document. A copy of each comment will be available for public inspection during regular business hours at the above address.

FOR FURTHER INFORMATION CONTACT: Mark W. Holman, Manufactured Housing and Construction Standards Division, Room 9156, Department of Housing and Urban Development, 451 7th Street, SW., Washington, D.C. 20410– 8000, telephone (202) 755–6590. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: Section 232 of the National Housing Act, 12 U.S.C. 1715w, as amended by section 437 of the Housing and Urban-Rural Recovery Act of 1983, Pub. L. No. 98-181, 97 Stat. 1153, 1222, authorizes the Secretary of Housing and Urban Development "to insure any mortgage which covers a new or rehabilitated nursing home or intermediate care facility or combined nursing home and intermediate care facility or a board and care home * * * ." 12 U.S.C. 1715w(d). The Secretary may insure such mortgages "upon such terms and conditions as he may prescribe." 12 U.S.C. 1715w(c). Similarly, section 242 and Title XI of the National Housing Act, respectively, authorize the Secretary to insure mortgages covering hospitals and group practice facilities. Such mortgages may be insured under such terms and conditions as the Secretary may prescribe. See 12 U.S.C. 1715z-7, 12 U.S.C. 1749aaa-1749aaa-5. Accordingly, the Secretary has prescribed standards for determining the acceptability of care-type housing for purposes of mortgage insurance by issuing the Minimum Property Standards (MPS) for Care-Type Housing. The MPS for Care-Type Housing are currently published as HUD Handbook 4920.1. and are incorporated into the Department's regulations by authority of 24 CFR 200.927.

The Department has evaluated these proposed revisions to the MPS for Care-Type Housing in light of the recent amendment of section 526 of the National Housing Act, 12 U.S.C. 1735f-4. See Housing and Urban-Rural Recovery Act of 1983, Pub. L. No. 98–181, section 405, 97 Stat. 1153 (1983). As amended, Section 526(b) of the National Housing Act, 12 U.S.C. 1735f-4(b), permits the Secretary to require, with respect to health and safety, that properties other than manufactured homes comply "with one of the nationally recognized model building codes, or with a State or local building code based on one of the nationally recognized model building codes or their equivalent." The Secretary is "responsible for determining the comparability of the State and local codes to such model codes * * *."