requested from the supplier is not pro-
vided within the time indicated in the
request—a minimum of 30 days—any
applicable guaranty shall cease to be
effective, and approval to continue
using the specified packaging material
in official establishments may be de-
nied. The Administrator may extend
this time where reasonable grounds for
extension are shown, as, for example,
where data must be obtained from sup-
pliers.

(e) The Administrator may dis-
approve for use in official estab-
ishments packaging materials whose use
cannot be confirmed as complying with
FFDCA and applicable food additive
regulations. Before approval to use a
packaging material is finally denied by
the Administrator, the affected official
establishment and the supplier of the
material shall be given notice and the
opportunity to present their views to
the Administrator. If the official estab-
ishment and the supplier do not accept
the Administrator’s determination, a
hearing in accordance with applicable
rules of practice will be held to resolve
such dispute. Approval to use the ma-
terials pending the outcome of the
presentation of views or hearing shall
be denied if the Administrator deter-
mines that such use may present an
imminent hazard to public health.

(f) Periodically, the Administrator
will issue to inspectors a listing, by
distinguishing brand name or code des-
ignation, of packaging materials that
have been reviewed and that fail to
meet the requirements of paragraph (a)
of this section. Listed materials will
not be permitted for use in official es-
tablishments. If a subsequent review of
any material indicates that it meets
the requirements of paragraph (a), the
material will be deleted from the list-
ing.

(g) Nothing in this section shall af-
fact the authority of Program inspec-
tors to refuse a specific material if he/
she determines the material may
render products adulterated or inju-
rious to health.

[49 FR 2235, Jan. 19, 1984. Redesignated at 55
FR 40633, Nov. 30, 1990]
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identified in §317.344, either in accordance with the provisions of §317.309 for nutrition labels, or in accordance with the provisions of §317.345 for point-of-purchase materials.

§ 317.301 Required nutrition labeling of ground or chopped meat products.

(a) Nutrition labels must be provided for all ground or chopped products (livestock species) and hamburger with or without added seasonings (including, but not limited to, ground beef, ground beef patties, ground sirloin, ground pork, and ground lamb) that are intended for human consumption and offered for sale, in accordance with the provisions of §317.309, except as exempted under §317.400.

(b) [Reserved]

EFFECTIVE DATE NOTE: At 75 FR 82165, Dec. 29, 2010, §317.301 was added, effective Jan. 1, 2012. At 76 FR 76890, Dec. 9, 2011, the effectiveness was delayed until Mar. 1, 2012.

§ 317.302 Location of nutrition information.

(a) Nutrition information on a label of a packaged meat or meat food product shall appear on the label’s principal display panel or on the information panel, except as provided in paragraphs (b) and (c) of this section.

(b) Nutrition information for gift packs may be shown at a location other than on the product label, provided that the labels for these products bear no nutrition claim. In lieu of on the product label, nutrition information may be provided by alternate means such as product label inserts.

(c) Meat or meat food products in packages that have a total surface area available to bear labeling greater than 40 square inches but whose principal display panel and information panel do not provide sufficient space to accommodate all required information may use any alternate panel that can be readily seen by consumers for the nutrition information. In determining the sufficiency of available space for the nutrition information, the space needed for vignettes, designs, and other nonmandatory label information on the principal display panel may be considered.

[58 FR 664, Jan. 6, 1993, as amended at 59 FR 40213, Aug. 8, 1994; 60 FR 176, Jan. 3, 1995]

§ 317.303–317.307 [Reserved]

§ 317.308 Labeling of meat or meat food products with number of servings.

The label of any package of a meat or meat food product that bears a representation as to the number of servings contained in such package shall meet the requirements of §317.2(h)(10).

[58 FR 664, Jan. 6, 1993, as amended at 60 FR 176, Jan. 3, 1995]

§ 317.309 Nutrition label content.

(a) All nutrient and food component quantities shall be declared in relation to a serving as defined in this section.

(b)(1) The term “serving” or “serving size” means an amount of food customarily consumed per eating occasion by persons 4 years of age or older, which is expressed in a common household measure that is appropriate to the product. When the product is specially formulated or processed for use by infants or by toddlers, a serving or serving size means an amount of food customarily consumed per eating occasion by infants up to 12 months of age or by children 1 through 3 years of age, respectively.

(2) Except as provided in paragraphs (b)(6), (b)(12), and (b)(14) of this section and for products that are intended for weight control and are available only through a weight-control or weight-maintenance program, serving size declared on a product label shall be determined from the “Reference Amounts Customarily Consumed Per Eating Occasion—General Food Supply” (Reference Amount(s)) that appear in §317.312(b) using the procedures described in this paragraph (b). For products that are both intended for weight control and available only through a weight-control program, a manufacturer may determine the serving size that is consistent with the meal plan of the program. Such products must bear a statement, “for sale only through the program” (fill in the blank with the name of the appropriate weight-