(1) Is stable in the food under customary conditions of storage, distribution, and use;
(2) Is physiologically available from the food;
(3) Is present at a level at which there is a reasonable assurance that consumption of the food containing the added nutrient will not result in an excessive intake of the nutrient, considering cumulative amounts from other sources in the diet; and
(4) Is suitable for its intended purpose and is in compliance with applicable provisions of the act and regulations governing the safety of substances in food.

(h) Any claims or statements in the labeling of food about the addition of a vitamin, mineral, or protein to a food shall be made only if the claim or statement is not false or misleading and otherwise complies with the act and any applicable regulations. The following label claims are acceptable:

(1) The labeling claim “fully restored with vitamins and minerals” or “fully restored with vitamins and minerals to the level of unprocessed” (the blank to be filled in with the common or usual name of the food) may be used to describe foods fortified in accordance with the principles established in paragraph (c) of the section.

(2) The labeling claim, “vitamins and minerals (and “protein” when appropriate) added are in proportion to caloric content” may be used to describe food fortified in accordance with the principles established in paragraph (d) of this section.

(3) When labeling claims are permitted, the term “enriched,” “fortified,” “added,” or similar terms may be used interchangeably to indicate the addition of one or more vitamins or minerals or protein to a food, unless an applicable Federal regulation requires the use of specific words or statements.

(i) It is inappropriate to make any claim or statement on a label or in labeling, other than in a listing of the nutrient ingredients as part of the ingredient statement, that any vitamin, mineral, or protein has been added to a food to which nutrients have been added pursuant to paragraph (e) of this section.

[45 FR 6323, Jan. 25, 1980, as amended at 58 FR 2228, Jan. 6, 1993]

Subpart C—Specific Nutritional Quality Guidelines
§ 104.47 Frozen “heat and serve” dinner.

(a) A product, for which a common or usual name is established in §102.26 of this chapter, in order to be eligible to bear the guideline statement set forth at §104.5(b), shall contain at least the following three components:

(1) One or more sources of protein derived from meat, poultry, fish, cheese, or eggs.

(2) One or more vegetables or vegetable mixtures other than potatoes, rice, or cereal-based product.

(3) Potatoes, rice, or cereal-based product (other than bread or rolls) or another vegetable or vegetable mixture.

(b) The three or more components named in paragraph (a) of this section, including their sauces, gravies, breading, etc.:

(1) Shall contribute not less than the minimum levels of nutrients prescribed in paragraph (d) of this section.

(2) Shall be selected so that one or more of the listed protein sources of paragraph (a)(1) of this section, excluding their sauces, gravies, breading, etc., shall provide not less than 70 percent of the total protein supplied by the components named in paragraph (a) of this section.

(c) If it is necessary to add any nutrient(s) in order to meet the minimum nutrient levels prescribed in paragraph (d) of this section, the addition of each such nutrient may not result in a total nutrient level exceeding 150 percent of the minimum level prescribed. Nutrients used for such addition shall be biologically available in the final product.

(d) Minimum levels of nutrients for a frozen “heat and serve” dinner are as follows:
<table>
<thead>
<tr>
<th>Nutrient</th>
<th>For each 100 Calories of the total components specified in par. (a)</th>
<th>For the total components specified in par. (a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protein, grams</td>
<td>4.60</td>
<td>16.0</td>
</tr>
<tr>
<td>Vitamin A, IU</td>
<td>150.00</td>
<td>520.0</td>
</tr>
<tr>
<td>Thiamine, mg</td>
<td>0.05</td>
<td>0.2</td>
</tr>
<tr>
<td>Riboflavin, mg</td>
<td>0.06</td>
<td>0.2</td>
</tr>
<tr>
<td>Niacin, mg</td>
<td>0.99</td>
<td>3.4</td>
</tr>
<tr>
<td>Pantothenic acid, mg</td>
<td>0.32</td>
<td>1.1</td>
</tr>
<tr>
<td>Vitamin, B₁, mg</td>
<td>0.15</td>
<td>0.5</td>
</tr>
<tr>
<td>Vitamin, B₂, mg</td>
<td>0.33</td>
<td>1.1</td>
</tr>
<tr>
<td>Iron, mg</td>
<td>0.62</td>
<td>2.2</td>
</tr>
</tbody>
</table>

(1) A frozen “heat and serve” dinner prepared from conventional food ingredients listed in paragraph (a) of this section will also contain folic acid, magnesium, iodine, calcium, and zinc. Minimum levels for these nutrients cannot be established at the present time but may be specified as additional data are obtained.

(2) The minimum levels for pantothenic acid, vitamin B₁₂, and vitamin B₁ are tentative. Final levels will be established when sufficient data are available. Until final levels are established, a product containing less than the tentative levels will not be deemed to be misbranded when labeled in accordance with §104.5(b).

(3) When technologically practicable, iodized salt shall be used or iodine shall be present at a level equivalent to that which would be present if iodized salt were used in the manufacture of the product.

(4) When technologically practicable, product components and ingredients shall be selected to obtain the desirable calcium to phosphorous ratio of 1:1. Technological addition of phosphates shall be minimized and shall not exceed the amount necessary for the intended effect.

(f) For the purposes of labeling, an “average serving” shall be one entire frozen “heat and serve” dinner.

[42 FR 14327, Mar. 5, 1977]

PART 105—FOODS FOR SPECIAL DIETARY USE

Subpart A—General Provisions

Sec. 105.3 Definitions and interpretations.

Subpart B—Label Statements

105.62 Hypoallergenic foods.

105.65 Infant foods.

105.66 Label statements relating to usefulness in reducing or maintaining body weight.

Subpart C [Reserved]

Subpart D—Standards of Identity [Reserved]


SOURCE: 42 FR 14328, Mar. 15, 1977, unless otherwise noted.

Subpart A—General Provisions

§105.3 Definitions and interpretations.

The definitions and interpretations of terms contained in section 201 of the Federal Food, Drug, and Cosmetic Act (hereafter “the Act”) shall be applicable with the following additions:

(a)(1) The term special dietary uses, as applied to food for man, means particular (as distinguished from general) uses of food, as follows:

1. Uses for supplying particular dietary needs which exist by reason of a physical, physiological, pathological or other condition, including but not limited to the conditions of diseases, convalescence, pregnancy, lactation, allergic hypersensitivity to food, underweight, and overweight;

2. Uses for supplying particular dietary needs which exist by reason of age, including but not limited to the ages of infancy and childhood;

3. Uses for supplementing or fortifying the ordinary or usual diet with any vitamin, mineral, or other dietary property. Any such particular use of a food is a special dietary use, regardless...