

(b) *Special requirements for horses traveling through countries of transit.* In addition to meeting all of the applicable requirements of this subpart, horses shipped to the United States through a country or countries of transit must meet the following conditions:

(1) If a horse intended for importation into the United States will travel through a country or countries of transit but will not be offloaded in the country or countries of transit, then, prior to the horse's shipment from the country of origin, the owner of the horse, or the owner's representative, must certify that the horse will be shipped directly to the United States. The certification must read as follows: "The horse will be sent directly from the premises of origin to the premises of destination without coming into contact with other equine animals not accompanied by an official health certificate, in vehicles cleaned and disinfected in advance with a disinfectant officially recognized in the country of origin." This certification must be signed by the owner of the horse or the owner's representative, and the signed certification must be presented to an inspector at the port of entry in the United States. If, after the certification is signed, an unscheduled offloading of a shipment of horses occurs in a country of transit, then the horses must meet all of the requirements of paragraphs (b)(2) and (b)(3) of this section.

(2) If a horse intended for importation into the United States will travel through a country or countries of transit and will be offloaded in the country or countries of transit, then the horse must be offloaded in a facility that is capable of being cleaned and disinfected and that is approved by the country of transit's Ministry of Agriculture for the offloading of in-transit horses. Within the facility, the horse must be kept separate from all other horses. All horses offloaded in a country or countries of transit must undergo a veterinary inspection and receive a health certificate from a salaried veterinary officer of the national government of each country of transit in which the horse is offloaded. The veterinary inspection must be performed no earlier than 24 hours before the horse is reloaded on a transport vehicle for shipment. If, after performing the inspection, the salaried veterinary officer of the national government of the country of transit finds the horse intended for importation into the United States to be free of evidence of communicable diseases and fit to travel, the veterinary officer must complete the form shown in paragraph (b)(3) of this section.

(3) A completed certificate of inspection, as shown below, must accompany any horse offloaded in a country of transit to the U.S. port of arrival and be produced for the inspector at the port of arrival upon the horse's arrival in the United States.

Certification of Inspection of Import Animals

1. Permit No. _____
2. Consignor's Name (Last name, first name, middle initial or business name) _____
3. Consignor's Street Address (Mailing address) _____
4. Consignor's City/Town _____
5. Consignor's State _____
6. Consignee's Name (Last name, first name, middle initial or business name) _____
7. Consignee's City/Town _____
8. Consignor's State _____
9. Species of Animals Certified for Import _____
10. Country of Origin _____
11. Breed of Animals Certified for Import _____
12. Number of Animals Inspected _____
13. Country of Transit/City in Which Inspection Occurred _____
14. Date of Arrival in and Date of Departure from Country of Transit _____
15. Name of Veterinarian Performing Inspection in Country of Transit _____
16. Signature of Veterinarian Performing Inspection in Country of Transit _____
17. Date Issued _____
18. Seal _____
19. Remarks _____

(Approved by the Office of Management and Budget under control number 0579-0040)

Done in Washington, DC, this 3rd day of May 1996.

Terry L. Medley,

Acting Administrator, Animal and Plant Health Inspection Service.

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Chapter 1

[Docket No. 96N-0094]

Uniform Compliance Date for Food Labeling Regulations; Correction

AGENCY: Food and Drug Administration, HHS.

ACTION: Proposed rule; correction.

SUMMARY: The Food and Drug Administration (FDA) is correcting a proposed rule that appeared in the Federal Register of April 15, 1996 (61 FR 16422). The document proposed to establish January 1, 1998, as its new

uniform compliance date for all food labeling regulations that are issued after the publication of a final rule based on the proposal and before January 1, 1997. The document was published with an editorial error. This document corrects that error.

FOR FURTHER INFORMATION CONTACT:

Gerad L. McCowin, Center for Food Safety and Applied Nutrition (HFS-150), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-205-4561.

In FR Doc. 96-9319, appearing on page 16422 in the Federal Register of Monday, April 15, 1996, the following correction is made:

1. On page 16422, in the first column, after the "DATES" caption, a new caption is added to read as follows:

"ADDRESSES: Submit written comments to the Dockets Management Branch (HFA-305), Food and Drug Administration, 12420 Parklawn Dr., rm. 1-23, Rockville, MD 20857."

Dated: May 6, 1996.

William K. Hubbard,

Associate Commissioner for Policy Coordination.

[FR Doc. 96-11788 Filed 5-9-96; 8:45 am]

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21 CFR Part 328

[Docket No. 95N-0341]

Over-the-Counter Drug Products Intended for Oral Ingestion that Contain Alcohol; Proposed Amendment of Final Rule

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Food and Drug Administration (FDA) is issuing a notice of proposed rulemaking that would amend the regulations for over-the-counter (OTC) drug products intended for oral ingestion that contain alcohol as an inactive ingredient by exempting ipecac syrup from the maximum concentration limits of 0.5 percent alcohol or less when used by children under 6 years of age. This proposal is part of the ongoing review of OTC drug products conducted by FDA.

DATES: Submit written comments by June 10, 1996; written comments on the agency's economic impact determination by June 10, 1996. The agency is proposing that any final rule based on this proposal become effective on the date of its publication in the Federal Register.

ADDRESSES: Submit written comments to the Dockets Management Branch