

labeling requirement under the CPSA, FHSA, or FFA, in accordance with provisions of 16 CFR 1009.9. (These products remain subject to the notification requirements of subpart A of this part 1019.)

(6) Products which fail to comply with an applicable standard of flammability issued under provisions of the Flammable Fabrics Act (15 U.S.C. 1191 *et seq.*). The Commission's policy regarding export of such products is set forth in the Commission's Memorandum Decision and Order *In the Matter of Imperial Carpet Mills, Inc.*, CPSC Docket No. 80-2, July 7, 1983, and allows export without regard to whether the products have been distributed in domestic commerce. (See section 15 of the Flammable Fabrics Act, 15 U.S.C. 1202, and subpart A of this part 1019 for requirements governing export of such products.)

#### **§ 1019.32 Statutory provisions.**

(a) Section 18(a) of the Consumer Product Safety Act (15 U.S.C. 2057(a)) states:

This Act [the Consumer Product Safety Act] shall not apply to any consumer product if: (1) It can be shown that such product is manufactured, sold, or held for sale for export from the United States (or that such product was imported for export), unless (A) such consumer product is in fact distributed in commerce for use in the United States, or (B) the Commission determines that exportation of such product presents an unreasonable risk of injury to consumers within the United States, and (2) such consumer product when distributed in commerce, or any container in which it is enclosed when so distributed, bears a stamp or label stating that such consumer product is intended for export; except that this Act shall apply to any consumer product manufactured for sale, offered for sale, or sold for shipment to any installation of the United States located outside of the United States.

(b) Section 4 of the Federal Hazardous Substances Act (15 U.S.C. 1263) states in part:

The following acts and the causing thereof are hereby prohibited: (a) The introduction or delivery for introduction into interstate commerce of any misbranded hazardous substance or banned hazardous substance. \* \* \* (c) The receipt in interstate commerce of any misbranded hazardous substance or banned hazardous substance and the delivery or proffered delivery thereof for pay or otherwise.

(c) Section 5(b) of the Federal Hazardous Substances Act (15 U.S.C. 1264(b)) provides in part:

No person shall be subject to the penalties of this section \* \* \* (3) for having violated subsection (a) or (c) of section 4 with respect to any hazardous substance shipped or

delivered for shipment for export to any foreign country, in a package marked for export on the outside of the shipping container and labeled in accordance with the specifications of the foreign purchaser and in accordance with the laws of the foreign country, but if such hazardous substance is sold or offered for sale in domestic commerce, or if the Consumer Product Safety Commission determines that exportation of such substance presents an unreasonable risk of injury to persons residing within the United States, this clause shall not apply.

#### **§ 1019.33 Statement of policy and interpretation.**

(a) In its enforcement of the Consumer Product Safety Act, the Commission interprets the provisions of that Act to prohibit the export of products which fail to comply with an applicable consumer product safety standard or banning rule issued under that Act if those products have at any time been distributed in commerce for use in the United States.

(b) In its enforcement of the Federal Hazardous Substances Act, the Commission interprets the provisions of the Act to prohibit the export of products which are misbranded substances or banned hazardous substances as those terms are used in that Act if those products have at any time been sold or offered for sale in domestic commerce.

Dated: June 6, 1996.

Sadye E. Dunn,

*Secretary, Consumer Product Safety Commission.*

[FR Doc. 96-14760 Filed 6-11-96; 8:45 am]

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## **DEPARTMENT OF HEALTH AND HUMAN SERVICES**

### **Food and Drug Administration**

#### **21 CFR Part 189**

[Docket No. 91N-0326]

RIN 0910-AA06

#### **Tin-Coated Lead Foil Capsules for Wine Bottles; Correction**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Final rule; correction.

**SUMMARY:** The Food and Drug Administration (FDA) is correcting a final rule that appeared in the Federal Register of February 8, 1996 (61 FR 4816). The document announced that FDA was amending its regulations to prohibit the use of tin-coated lead foil capsules on wine bottles. The document was published with some inadvertent

errors. This document corrects those errors.

**EFFECTIVE DATE:** February 8, 1996.

**FOR FURTHER INFORMATION CONTACT:** Cristina R. Ford, Center for Food Safety and Applied Nutrition (HFS-726), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-205-5268.

In FR Doc. 96-2665, appearing on page 4816 in the Federal Register of Thursday, February 8, 1996, the following corrections are made:

1. On page 4819, in the second column, in the seventh line, "\$4.6 million" is corrected to read "\$0.4 million" and in the same column, in the first full paragraph, in the fourth line, "\$5.7 million" is corrected to read "\$0.8 million."

2. On page 4819, in the text at the bottom of the page, below Table 2, in the third column, beginning in the second line, "\$97,000 to \$8.7 million" is corrected to read "\$111,000 to \$3.8 million."

Dated: June 5, 1996.

William K. Hubbard,

*Associate Commissioner for Policy Coordination.*

[FR Doc. 96-14891 Filed 6-11-96; 8:45 am]

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## **21 CFR Part 520**

### **Oral Dosage Form New Animal Drugs; Praziquantel, Pyrantel Pamoate, and Febantel Tablets**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Final rule.

**SUMMARY:** The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed by Bayer Corp., Agriculture Div., Animal Health Products. The supplement provides for oral prescription use of Drontal Plus™ for removal and control of the tapeworm *Echinococcus multilocularis* in dogs.

**EFFECTIVE DATE:** June 12, 1996.

**FOR FURTHER INFORMATION CONTACT:** Sandra K. Woods, Center for Veterinary Medicine (HFV-114), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301-594-0614.

**SUPPLEMENTARY INFORMATION:** Bayer Corp., Agriculture Div., Animal Health Products, P.O. Box 390, Shawnee Mission, KS 66201, filed supplemental NADA 141-007, which provides for oral prescription use of Drontal Plus™ tablet for small dogs containing 22.7 milligrams (mg) praziquantel, 22.7 mg pyrantel base (as pyrantel pamoate), and