

support of the objection in the event that a hearing is held. Failure to include such a description and analysis for any particular objection shall constitute a waiver of the right to a hearing on the objection. Three copies of all documents shall be submitted and shall be identified with the docket number found in brackets in the heading of this document. Any objections received in response to the regulation may be seen in the Dockets Management Branch between 9 a.m. and 4 p.m., Monday through Friday.

List of Subjects in 21 CFR Part 177

Food additives, Food packaging.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner

of Food and Drugs, 21 CFR part 177 is amended as follows:

PART 177—INDIRECT FOOD ADDITIVES: POLYMERS

1. The authority citation for 21 CFR part 177 continues to read as follows:

Authority: 21 U.S.C. 321, 342, 348, 379e.

2. Section 177.2415 is added to subpart C to read as follows:

§ 177.2415 Poly(aryletherketone) resins.

Poly(aryletherketone) resins identified in paragraph (a) of this section may be safely used as articles or components of articles intended for repeated use in contact with food subject to the provisions of this section.

(a) *Identity.* For the purposes of this section, poly(aryletherketone) resins are

poly(*p*-oxyphenylene *p*-oxyphenylene *p*-carboxyphenylene) resins (CAS Reg. No. 29658-26-2) produced by the polymerization of hydroquinone and 4,4'-difluorobenzophenone, and have a minimum weight-average molecular weight of 12,000, as determined by gel permeation chromatography in comparison with polystyrene standards, and a minimum mid-point glass transition temperature of 142 °C, as determined by differential scanning calorimetry.

(b) *Optional adjuvant substances.* The basic resins identified in paragraph (a) may contain optional adjuvant substances used in their production. These adjuvants may include substances described in § 174.5(d) of this chapter and the following:

Substance	Limitations
Diphenyl sulfone	Not to exceed 0.2 percent by weight as a residual solvent in the finished basic resin.

(c) *Extractive limitations.* The finished food contact article, when extracted at reflux temperatures for 2 hours with the following four solvents, yields in each extracting solvent net chloroform soluble extractives not to exceed 0.05 milligrams per square inch of food contact surface: Distilled water, 50 percent (by volume) ethanol in distilled water, 3 percent acetic acid in distilled water, and *n*-heptane. In testing the final food contact article, a separate test sample shall be used for each extracting solvent.

Dated: April 16, 1998.

William K. Hubbard,

Associate Commissioner for Policy Coordination.

[FR Doc. 98-10969 Filed 4-23-98; 8:45 am]

BILLING CODE 4160-01-F

DEPARTMENT OF STATE

22 CFR Part 50

[Public Notice 2780]

Nationality Procedures

AGENCY: Bureau of Consular Affairs, Department of State.

ACTION: Final rule; correction.

SUMMARY: This document contains corrections to the final regulations published in the **Federal Register** of Wednesday, June 12, 1996 (61 FR 29651). The regulations related to State Department Nationality Procedures. A

misprint occurred which omitted part of one sentence. This correction adds the omitted language. This correction also updates the citation of authorities for Part 50.

DATES: Effective upon April 24, 1998.

FOR FURTHER INFORMATION CONTACT: Edward A. Betancourt, or Michael Meszaros, Overseas Citizens Services, Department of State, 202-647-3666.

SUPPLEMENTARY INFORMATION: In the final rule published on June 12, 1996, the Department revised its procedures concerning loss of nationality. 22 CFR 50.40 describes certain acts for which citizens need not submit evidence of intent to retain U.S. nationality. Because of an error, the last part of the second sentence in 22 CFR 50.40 was omitted. This correction adds the missing sentence. In addition, in the authorities, citations to current sections of the United States Code replace original citations.

PART 50—NATIONALITY PROCEDURES

Accordingly, 22 CFR Part 50 is corrected as follows:

1. The authority section for 22 CFR Part 50 is revised to read as follows:

Authority: 22 U.S.C. 211a, 22 U.S.C. 2051a, 2705, 8 U.S.C. 1104, 1503.

2. In § 50.40(a), add the following in the second sentence after the first occurrence of the word "U.S.": "citizens who naturalize in a foreign country; take a routine oath of allegiance; or accept

non-policy level employment with a foreign government need not submit".

Dated: April 15, 1998.

Donna Hamilton,

Acting Assistant Secretary for Consular Affairs.

[FR Doc. 98-10904 Filed 4-23-98; 8:45 am]

BILLING CODE 4710-06-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[CT18-1-7204a; A-1-FRL-5999-2]

Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Alternative Reasonably Available Control Technology for Volatile Organic Compounds at Risdon Corporation in Danbury

AGENCY: Environmental Protection Agency (EPA).

ACTION: Direct final rule.

SUMMARY: EPA is approving a State Implementation Plan (SIP) revision submitted by the State of Connecticut. This revision allows an alternative reasonably available control technology (RACT) determination for volatile organic compound (VOC) emissions at Risdon Corporation's Danbury facility which are subject to Connecticut's miscellaneous metal parts and products VOC RACT regulations. The intended effect of this action is to approve the