

identity are no longer necessary to protect the interest of consumers. Comments are invited on whether there is a need for these standards. If the comments received do not indicate a need for these standards, FDA will remove them.

In accordance with the Regulatory Flexibility Act, FDA has reviewed the proposed rule to repeal the standards of identity for canned apricots with rum, canned cherries with rum, canned peaches with rum, and canned pears with rum and determined that this proposal would not have a significant impact on small entities including small businesses. Therefore, FDA certifies in accordance with section 605(b) of the Regulatory Flexibility Act that no significant economic impact on a substantial number of small entities will derive from this action.

List of Subjects in 21 CFR Part 145

Canned fruit, Food standards, Fruits.

PART 145—CANNED FRUITS

§§ 145.118, 145.128, 145.173 [Removed]

Therefore, under the Federal Food, Drug, and Cosmetic Act (secs. 401, 701(e), 52 Stat. 1046, 70 Stat. 919 as amended (21 U.S.C. 341, 371(e))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10), it is proposed that Part 145 be amended by removing § 145.118 *Canned apricots with rum*, § 145.128 *Canned cherries with rum*, § 145.173 *Canned peaches with rum*, and § 145.173 *Canned pears with rum*.

Interested persons may, on or before November 22, 1982, submit to the Dockets Management Branch (address above), written comments regarding this proposal. Two copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Dated: September 13, 1982.

William F. Randolph,
Acting Associate Commissioner for
Regulatory Affairs.

[FR Doc. 82-25713 Filed 9-20-82; 8:45 am]

BILLING CODE 4160-01-M

21 CFR Part 168

[Docket No. 81N-0238]

Fructose; Termination of Consideration of Codex Standard

AGENCY: Food and Drug Administration.

ACTION: Advance notice of proposed rulemaking; termination of consideration.

SUMMARY: The Food and Drug Administration (FDA) is terminating consideration of the establishment of a United States standard for fructose based on the Recommended International Standard for Fructose (Codex standard) because there is neither sufficient interest nor need to warrant proposing a U.S. standard for this food.

EFFECTIVE DATE: September 21, 1982.

FOR FURTHER INFORMATION CONTACT: F. Leo Kauffman, Bureau of Foods (HHF-214), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-245-1164.

SUPPLEMENTARY INFORMATION: In the Federal Register of December 11, 1981 (46 FR 60625), FDA published an advance notice of proposed rulemaking that offered interested persons an opportunity to review the Codex standard and to comment on the desirability and need for a U.S. standard for this food. The Codex standard was submitted to the United States for consideration for acceptance by the Joint Food and Agriculture Organization/World Health Organization Codex Alimentarius Commission.

Four letters, each containing several comments, were received from three trade associations and an ingredient supplier, which stated that there is no need for a United States standard for fructose and recommended that the proposed standard be withdrawn from the rulemaking process.

One comment stated that it is inappropriate for FDA to state that fructose complying with the Codex standard may move in interstate commerce because the loose requirements of the standard would allow the use of fructose of lower quality than that defined by the Food Chemicals Codex specifications.

The agency advises that, inasmuch as this notice terminates consideration of need for a U.S. standard for this food, fructose which moves in interstate commerce in this country will continue to be a nonstandardized food and, regardless of whether it meets Codex requirements, must meet the requirements of all applicable U.S. laws and regulations. FDA considers fructose to be a generally recognized as safe (GRAS) ingredient, even though the agency has not published this determination, and as such, the agency advises that the food Chemicals Codex specifications for fructose constitute adequate minimum purity specifications

for this ingredient in accordance with § 182.1(b)(3) (21 CFR 182.1(b)(3)).

Having considered all the comments received and all relevant information, FDA has concluded that there is neither sufficient interest nor need to warrant proposing a U.S. standard at this time for fructose under authority of section 401 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 341).

Therefore, under procedures in 21 CFR 130.6, notice is given that the Commissioner of Food and Drugs has terminated consideration of developing a U.S. standard for fructose based upon the Codex standard. This action is without prejudice to further consideration of the development of a U.S. standard for fructose upon appropriate justification.

The Codex Alimentarius Commission will be informed that an imported food that complies with the requirements of the Codex standard may move freely in interstate commerce in this country, providing it complies with applicable U.S. laws and regulations and the specifications for fructose in the Food Chemicals Codex, 3d Ed. (1981).

Dated: September 13, 1982.

William F. Randolph,
Acting Associate Commissioner for
Regulatory Affairs.

[FR Doc. 82-25992 Filed 9-20-82; 8:45 am]

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21 CFR Part 330

[Docket No. 82N-0050]

Over-the-Counter Human Drugs Which Are Generally Recognized as Safe and Effective and Not Misbranded; Proposed Amendment of General Provisions; Correction

AGENCY: Food and Drug Administration.

ACTION: Proposed rule; correction.

SUMMARY: The Food and Drug Administration is correcting several items in the preamble of a proposal to include a warning concerning the use of systematically absorbed OTC drugs by pregnant or nursing women.

FOR FURTHER INFORMATION CONTACT: William E. Gilbertson, National Center for Drugs and Biologics (HFD-510), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-4960.

SUPPLEMENTARY INFORMATION: In FR Doc. 82-24452 appearing at page 39470 in the issue for Tuesday, September 7, 1982 (47 FR 39470), the following changes are made:

1. On page 39470 in the second column in the first sentence of the second complete paragraph, the words "enacted legislation" are changed to read "adopted a regulation", and the words "Health and Safety" are changed to read "Administrative". In the third sentence, "statute" is changed to read "requirement".

2. On page 39471 in the second column in the third sentence of the first complete paragraph, the "law" is removed. In the fourth sentence, "law" is changed to read "regulation".

3. On page 39471 in the third column in the third sentence of the first complete paragraph, "law" is changed to read "regulation".

Dated: September 15, 1982.

William F. Randolph,
Acting Associate Commissioner for
Regulatory Affairs.

[FR Doc. 82-25991 Filed 9-20-82; 8:45 am]
BILLING CODE 4160-01-M

21 CFR Part 357

[Docket No. 79N-0378]

Anthelmintic Drug Products for Over-the-Counter Human Use; Tentative Final Monograph

Correction

In FR Doc 82-23024, at page 37062, in the issue of Tuesday, August 24, 1982, make the following corrections:

1. On page 37063, first column, first paragraph, line 3, correct "on" to read "no".

2. On page 37065, first column, ninth line from the bottom, correct "20:5484" to read "20:584".

3. On page 37066, last column, fifth paragraph, line 14, correct "December 22, 1980." to read "December 22, 1982."

BILLING CODE 1505-01-M

DEPARTMENT OF THE TREASURY

Internal Revenue Service

26 CFR Part 1

Foreign Investment in United States Real Property; Notice of Proposed Rulemaking

AGENCY: Internal Revenue Service, Treasury.

ACTION: Notice of proposed rulemaking cross-reference to temporary regulations.

SUMMARY: In the Rules and Regulations portion of this Federal Register, the Internal Revenue Service is issuing

temporary income tax regulations relating to foreign investment in U.S. real property interests. The temporary regulations also serve as a notice of proposed rulemaking for final income tax regulations.

DATES: Written comments and requests for a public hearing must be delivered or mailed before November 22, 1982.

ADDRESS: Send comments and requests for a public hearing to: Commissioner of Internal Revenue, Attention: CC:LR:T (LR-30-81), Washington, D.C. 20224.

FOR FURTHER INFORMATION CONTACT: Diane L. Renfro of the Legislation and Regulations Division, Office of Chief Counsel, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, Attention: CC:LR:T (LR-154-82), 202-566-3289.

SUPPLEMENTARY INFORMATION: The temporary regulations in the Rules and Regulations portion of this issue of the Federal Register add a new part 6a, Temporary Income Tax Regulations under Subtitle C of Title XI of the Omnibus Reconciliation Act of 1980, to Title 26 of the Code of Federal Regulations. The final regulations that are proposed to be based on the temporary regulations would amend 26 CFR Part 1.

For the text of the temporary regulations, see FR Doc. 82-25829 [T.D. 7832] published in the Rules and Regulation portion of this issue of the Federal Register.

Regulatory Flexibility Act and Executive Order 12291

Although this document is a notice of proposed rulemaking which solicits public comment, the Internal Revenue Service has concluded that the regulations proposed herein are interpretative and that the notice and public procedure requirements of 5 U.S.C. 553 do not apply. Accordingly, these proposed regulations do not constitute regulations subject to the Regulatory Flexibility Act (5 U.S.C. chapter 6). The Commissioner of Internal Revenue has determined that this proposed rule is not subject to Executive Order 12291.

List of Subjects in 26 CFR Part 1

Income taxes, Administration and procedure, Aliens, Exports, DISC, Filing requirements, Foreign investment in U.S., Foreign tax credit, Sources of income, United States investments abroad.

Comments and Requests For a Public Hearing

Before adopting the temporary and proposed regulations referred to in this

document as final regulations, consideration will be given to any written comments that are submitted (preferably six copies) to the Commissioner of Internal Revenue. All comments will be available for public inspection and copying. A public hearing will be held upon written request to the Commissioner by any person who has submitted written comments. If a public hearing is held, notice of the time and place will be published in the Federal Register.

Roscoe L. Egger, Jr.,
Commissioner of Internal Revenue.

[FR Doc. 82-25830 Filed 9-16-82; 8:45 am]
BILLING CODE 4830-01-M

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 913

Cancellation of Public Hearing on Modified Portion of the Illinois Permanent Regulatory Program

AGENCY: Office of Surface Mining Reclamation and Enforcement (OSM), Interior.

ACTION: Cancellation of public hearing.

SUMMARY: OSM is announcing the cancellation of a public hearing on the adequacy of a proposed amendment to the Illinois permanent regulatory program under the Surface Mining Control and Reclamation Act of 1977. This notice cancels the public hearing but does not alter the time and location at which the Illinois program and proposed amendment are available for public inspection, or the comment period during which interested persons may submit written comments on the proposed program amendment.

DATE: The following hearing is cancelled: The public hearing on the proposed amendment to the Illinois program scheduled for September 23, 1982, at 1:00 p.m.

ADDRESS: Written comments should be mailed or hand-delivered to: Daniel Jones, Field Office Director, Illinois Field Office, Office of Surface Mining, No. 4 Old Capital Plaza North, Springfield, Illinois 62701.

FOR FURTHER INFORMATION CONTACT: Daniel Jones, Field Office Director, Illinois Field Office, Office of Surface Mining, No. 4 Old Capital Plaza North, Springfield, Illinois 62701, Telephone: (217) 492-4486.

SUPPLEMENTARY INFORMATION: On September 1, 1982, notice of opportunity