

**Title 21—FOOD AND DRUGS**

**Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare**

**SUBCHAPTER C—DRUGS**  
[DESI 8539]

**PART 141—TESTS AND METHODS OF ASSAY OF ANTIBIOTIC AND ANTIBIOTIC-CONTAINING DRUGS**

**Clindamycin Phosphate**  
*Correction*

In F.R. Doc. 72-19216, appearing at page 23906, in the issue of Friday, November 10, 1972, in the table under § 141.5(b), the figure "5" should read "5".

**PART 141a—PENICILLIN AND PENICILLIN-CONTAINING DRUGS; TEST AND METHODS OF ASSAY**

**PART 141b—STREPTOMYCIN (OR DIHYDROSTREPTOMYCIN) AND STREPTOMYCIN- (OR DIHYDROSTREPTOMYCIN-) CONTAINING DRUGS; TESTS AND METHODS OF ASSAY**

**PART 146a—CERTIFICATION OF PENICILLIN AND PENICILLIN-CONTAINING DRUGS**

**PART 146b—CERTIFICATION OF STREPTOMYCIN (OR DIHYDROSTREPTOMYCIN) AND STREPTOMYCIN- (OR DIHYDROSTREPTOMYCIN-) CONTAINING DRUGS**

**PART 146c—CERTIFICATION OF CHLORTETRACYCLINE (OR TETRACYCLINE) AND CHLORTETRACYCLINE- (OR TETRACYCLINE-) CONTAINING DRUGS**

**PART 146d—CERTIFICATION OF CHLORAMPHENICOL AND CHLORAMPHENICOL - CONTAINING DRUGS**

**PART 146e—CERTIFICATION OF BACITRACIN AND BACITRACIN-CONTAINING DRUGS**

**PART 148i—NEOMYCIN SULFATE Antidiarrheal Preparations; Revocations of Certification or Release; Confirmation**

An order was published in the FEDERAL REGISTER of September 13, 1972 (37 F.R. 18531), amending the antibiotic drug regulations to repeal provisions for certification of certain antibiotic containing antidiarrheal preparations. The order amended Part 141a by revoking §141a.20; amended Part 141b by revoking §§ 141b.123, 141b.133, and 141b.136; amended Part 146a by revoking § 146a.38, by revising the second sentence in paragraph (a) of § 146a.62, and by revising the

seventh sentence in paragraph (a) of § 146.111; amended Part 146b by revising the heading of § 146b.104 and paragraphs (a) and (c), revising the heading of § 146b.108 and paragraphs (a) and (c), amending § 146b.124 in the seventh sentence in paragraph (a), and revoking §§ 146b.118, 146b.128, and 146b.131; amended Part 146c by revising the second sentence in paragraph (a) § 146c.228, revising the second sentence in paragraph (a) (2) of § 146c.237, revising the sixth sentence in paragraph (a) of § 146c.244, and by revising the second sentence in paragraph (a) (1) of § 146c.246; amended Part 146d by revising the second sentence in paragraph (a) of § 146d.312; amended Part 146e by revising §§ 146e.403, 146e.411, 146e.422, 146e.430, and revoking § 146e.410; and amended Part 148i by revoking §§ 148i.6 and 148i.11.

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 507, 52 Stat. 1050-51, as amended, 59 Stat. 463, as amended; 21 U.S.C. 352, 357) and under authority delegated to the Commissioner of Food and Drugs (21 CFR, notice is given that no requests for hearing were filed to the above-identified order. Accordingly the amendments promulgated thereby became effective October 23, 1972.

Dated: November 14, 1972.

**SAM D. FINE,**  
*Associate Commissioner for Compliance.*

[FR Doc.72-20248 Filed 11-24-72;8:46 am]

**PART 146e—CERTIFICATION OF BACITRACIN AND BACITRACIN-CONTAINING DRUGS**

**Ophthalmic Ointments; Sterility Requirements**

*Correction*

In F.R. Doc.72-18420 appearing at page 23105 of the issue for Saturday, October 28, 1972, the reference in the 27th and 28th lines of § 146e.402(a) reading "§ 146e.401(a) (2)" should read "§ 146e.418(a) (2)".

[DESI 7501]

**PART 148p—POLYMYXIN**

**Confirmation of Order Revoking Provisions for Certification of Certain Polymyxin B Sulfate Preparations for Oral Use**

An order was published in the FEDERAL REGISTER of September 29, 1972 (37 F.R. 20324), amending the antibiotic drug regulations to repeal provisions for certification or release of polymyxin B sulfate preparations for oral use. The order amended Part 148p by revoking §§ 1.48p.2 and 148p.6.

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 507, 52 Stat. 1050-51, as amended, 59 Stat. 463, as amended; 21 U.S.C. 352, 357) and under authority delegated to the Commissioner of Food and Drugs (21

CFR 2.120), notice is given that no objections were filed to the above-identified order. Accordingly the amendment promulgated thereby became effective November 8, 1972.

Dated: November 14, 1972.

**SAM D. FINE,**  
*Associate Commissioner for Compliance.*

[FR Doc.72-20249 Filed 11-24-72;8:46 am]

**Title 49—TRANSPORTATION**

**Chapter V—National Highway Traffic Safety Administration, Department of Transportation**

[Docket No. 70-12; Notice 15]

**PART 574—TIRE IDENTIFICATION AND RECORD KEEPING**

**Tire Size Codes**

*Correction*

In F.R. Doc. 72-19010 appearing at page 23727 of the issue for Wednesday, November 8, 1972, the word "time", appearing in the second line of the third column of that page, should read "tire".

**Chapter X—Interstate Commerce Commission**

**SUBCHAPTER A—GENERAL RULES AND REGULATIONS**

[Ex Parte No. MC-37 (Sub-No. 9D)]

**PART 1048—COMMERCIAL ZONES**

**Baltimore, Md.**

*Order.* At a session of the Interstate Commerce Commission, Review Board Number 2, Members Mills, Boyle, and Parker (Board Member Mills not participating), held at its office in Washington, D.C., on the 25th day of August 1972.

It appearing, that the commercial zone of Baltimore, Md., is presently governed by the definition promulgated in Commercial Zones and Terminal Areas, 113 M.C.C. 773 (49 CFR 1048.21);

It further appearing, that by Joint petition filed May 19, 1972, Thulman Eastern Corp. and Miller Chevrolet Sales, Inc., seek redefinition and extension of the Baltimore commercial zone limits so as to include an area described as follows: beginning at the point where the line described in 49 CFR 1048.21(b) intersects U.S. Highway 40 west of Baltimore, Md., and extending in a westerly direction along U.S. Highway 40 to its intersection with St. John's Lane, thence southerly along St. John's Lane to its intersection with Maryland Highway 144, thence easterly along Maryland Highway 144 to its intersection with the line described in 49 CFR 1048.21(b), and thence along said line to the point of beginning;

It further appearing, that pursuant to section 553 of the Administrative Procedure Act, notice of the said petition was