

Pre-Publication Editorial Revision
made by the Office of the Federal Register
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Authority: 15 U.S.C. 1453, 1454, 1455; 21 U.S.C. 304, 321, 331, 334, 343, 350c, 350d, 352, 355, 360b, 362, 371, 374, 381, 382, 393; 42 U.S.C. 216, 241, 243, 262, 264.

2. Subpart I is added to part 1 to read as follows:

~~Subparts F-G [Reserved]~~
Subpart I—PRIOR NOTICE OF IMPORTED FOOD
General Provisions

Sec.

1.276 What imported food is subject to this subpart?

1.277 What definitions apply to this subpart?

1.278 What are the consequences of failing to submit adequate prior notice or otherwise failing to comply with this subpart?

Requirements to Submit Prior Notice of Imported Food

Sec.

1.285 Who is authorized to submit prior notice for an article of food that is imported or offered for import into the United States?

1.286 When must the prior notice be submitted to FDA?

1.287 How must you submit the prior notice?

1.288 What information must be submitted in the prior notice?

1.289 What changes are allowed to a prior notice after it has been submitted to FDA?

1.290 Under what circumstances must you submit a product identity amendment to your prior notice after you have submitted it to FDA?

1.291 What is the deadline for product identity amendments under § 1.290?

1.292 How do you submit a product identity amendment to a prior notice?

1.293 What are the consequences if you do not submit a product identity amendment to your prior notice?

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 1-28-03