

Merchandise	Country	T.D.
Ice cream sandwich wafers.....	Canada.....	72-77

(Secs. 201, 407, 42 Stat. 11, as amended, 18; 19 U.S.C. 160, 173)

[SEAL] EUGENE T. ROSSIDES,
Assistant Secretary of the Treasury.

FEBRUARY 25, 1972.

[FR Doc.72-3785 Filed 3-13-72;8:46 am]

Title 21—FOOD AND DRUGS

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

SUBCHAPTER B—FOOD AND FOOD PRODUCTS PART 121—FOOD ADDITIVES

Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

ANTIOXIDANTS AND/OR STABILIZERS FOR POLYMERS

The Commissioner of Food and Drugs, having evaluated the data in a petition (FAP 2B2745) filed by Celanese Plastics Co., Post Office Box 1000, Summit, N.J. 07901, and other relevant material, concludes that the food additive regulations should be amended to provide for the safe use of cupric acetate and lithium iodide for heat stabilizing nylon 66 resins, as set forth below.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)) and under authority delegated to the Commissioner (21 CFR 2.120), § 121.2566 is amended in paragraph (b) by alphabetically adding a new item to the list of substances, as follows:

§ 121.2566 Antioxidants and/or stabilizers for polymers.

(b) List of substances:

	<i>Limitations</i>
Cupric acetate and lithium iodide.	For use at levels not exceeding 0.025 percent cupric acetate and 0.065 percent lithium iodide by weight of nylon 66 resins complying with § 121.2502; the finished resins are used or are intended to be used to contain foods during oven baking or oven cooking at temperatures above 250° F. The average thickness of such resins in the form in which they contact food shall not exceed 0.0012 inch.

Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of

publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-88, 5600 Fishers Lane, Rockville, Md. 20852, written objections thereto in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. Received objections may be seen in the above office during working hours, Monday through Friday.

Effective date. This order shall become effective on its date of publication in the FEDERAL REGISTER (3-14-72).

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))

Dated: March 8, 1972.

R. E. DUGGAN,
Acting Associate Commissioner
for Compliance.

[FR Doc.72-3767 Filed 3-13-72;8:49 am]

SUBCHAPTER C—DRUGS

[DESI 6898]

PART 148r—TYROTHRIN

Tyrothricin-Nitrofurazone Adhesive Bandage; Revocation

In a notice (DESI 6398) published in the FEDERAL REGISTER of February 27, 1971 (36 F.R. 3833), the Commissioner of Food and Drugs announced the conclusions of the Food and Drug Administration following evaluation of a report received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on the following drug:

Curad Medicated Adhesive Bandage (NDA 6-898) containing tyrothricin and nitrofurazone; The Kendall Co., 309 West Jackson Boulevard, Chicago, Ill. 60606.

The notice stated that this drug was regarded as possibly effective for use as a medicated bandage. This indication has been reclassified as lacking substantial evidence of effectiveness in that such evidence has not been submitted pursuant to the notice of February 27, 1971. Accordingly, the Commissioner concludes that the antibiotic drug regulations should be amended to revoke provisions for certification of such drug.

Therefore, 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 the authority delegated to the Commissioner (21 CFR 2.120), Part 148r is amended by revoking § 148r.10 *Tyrothricin-nitrofurazone adhesive bandage*.

Any person who will be adversely affected by the removal of any such drug from the market may file objections to

this order, request a hearing, and show reasonable grounds for the hearing. The statement of reasonable grounds and request for a hearing shall be submitted in writing within 30 days after publication hereof in the FEDERAL REGISTER, shall state the reasons why the antibiotic drug regulations should not be so amended, and shall include a well organized and full factual analysis of the clinical and other investigational data the objector is prepared to prove in support of his objections.

A request for a hearing may not rest upon mere allegations or denials, but must set forth specific facts showing that a genuine and substantial issue of fact requires a hearing. When it clearly appears from the data incorporated into or referred to by the objections and from the factual analysis in the request for a hearing that no genuine issue of fact precludes the action taken by this order, the Commissioner will enter an order on these data, making findings and conclusions on such data.

If a hearing is requested and justified by the objections, the issues will be defined and a hearing examiner named to conduct the hearing. The provisions of Subpart F of 21 CFR Part 2 shall apply to such hearing, except as modified by 21 CFR 146.1(f), and to judicial review in accord with section 701 (f) and (g) (21 U.S.C. 371 (f) and (g)) of the Federal Food, Drug, and Cosmetic Act (35 F.R. 7250, May 8, 1970).

Objections and requests for a hearing should be filed (preferably in quintuplicate) with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-88, 5600 Fishers Lane, Rockville, Md. 20852. Received objections and requests for a hearing may be seen in the above office during regular business hours, Monday through Friday.

Effective date. This order shall become effective 40 days after its date of publication in the FEDERAL REGISTER. If objections are filed, the effective date will be extended for ruling thereon. In so ruling, the Commissioner will specify another effective date.

Dated: February 25, 1972.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.72-3764 Filed 3-13-72;8:46 am]

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of Transportation

[CGFR 71-164a]

PART 117—DRAWBRIDGE OPERATION REGULATIONS

Mispillion River, Del.

This amendment changes the regulations for the Delaware Department of Highways bridge across the Mispillion