Transaction	Marting period
36-0163-Cibrell Bromers, Inc.'s pro- sod acquisment of voting securities of Sent & Myers do Brasil Coppres	Ca.
13. (Grand Meropolitan PLC, UPC). 18-0176—Cost incustries, Inc.'s pro- red acquisition of young securities of	Do.
sher, inc. 88-0181—Con industrial, inc.'s pro- used expression of young securities of	Da.
Men inc. 86-0186—Proposed consolitation of the Communication Services, In-	Da.
rd Lexital Corporation. Sc-0181—Lichyn J. Goodman's pro- read scoulation of voting securities of	Do.
in Corp. 16-0122-Priep D. Goodmen's pro- read acquisition of voting sacurities of	Co.
har Comp. 1 86-0150—Kensas City Southern in- ternal Ira's proposed scruistion of	Ç.
ting tearities of Nex Corp. 1 65-3194-Wichael P. Richer's proceed acquisition of voting tearities of that Corp.	Co.
1 SE-01CS—Benneti & Lebow's No- cosed sociation of voting securities of the Wild Foods, Inc.	Hov. 14, 1985.
88-0226—Eastern Gas and Fuel As- ocities's proposed acquisition of ocing securities of Nicor Maring, Inc. and Camero Minerata, Inc. (Nicor, Inc.,	. Ca.
IPE) 18-0227—Near Inc.'s proposed so- visition of assets of Powderhorn Prop- vises Ca. And roting securities of become Cati Corp.	Co.
) 88-0157-15Unctured incustice, new processed seculation of voting security and execution of the security o	Hov. 18, 1935.

For further information contact: landra M. Peay, Legal Technician, remerger Notification Office, Bureau of Competition, Room 301, Federal Trade Commission, Washington, DC 20580, [202] 523-3894.

By direction of the Commission.

Emily H. Rock.

Secretary.

[FR Doc. 85-28823 Filed 12-2-85; 8:45 and]

SILLING CODE 8750-01-24

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Notice Regarding Requirement for Submission of List of Ingredients Added to Tobacco in Olganattes

AGENCY: Department of Health and Human Services (HHS).

ACTION: Notice.

SUMMARY: This notice implements the requirement of the Federal Cigarette Labeling and Advertising Act that each person who manufactures, packages, or imports digereties shell annually provide the Secretary of HMS with a list of ingredients added to tobacco in the manufacture of eigereties.

DATES: The lists are required to be provided to HHS April 2, 1968, and annually thereafter by December 31, beginning with December 31, 1988.

ADDRESS: The list shall be submitted to: Director. Office on Smoking and Health, Park Building, Room 1–10, 5800 Fishers Lane, Rockville, Maryland 20857:

FOR FURTHER IMPORMATION CONTACT: Donald R. Shopland, Acting Director, Office on Smoking and Health, (301) 443–1575.

Supplementary information:
Section 5(a) of Pub. L. 98-474 added a
new section 7 to the Federal Cigarette
Labeling and Advertising Act. That
Section requires manufacturers,
importers, and packagers of cigarettes to
provide the Secretary of HHS annually
with a list of all ingredients added to
tobacco in the manufacture of cigarettes.
The list shall not identify the company
which uses the ingredients of the brand
of cigarettes which contain the
ingredients.

The list shall be provided reporting each ingredient by chemical name and chemical abstract service (CAS) registry, number. A person or group of persons required to provide a list may designate an individual or entity to provide the list on their behalf. In such case, the designated individual or entity shall identify the person or group of persons on whose behalf the list is submitted.

In accordance with section 7, procedures for assuring the confidentiality of the information are available. A copy of these procedures may be obtained by written request to the address stated above. The information submitted will be treated as trade secret or confidential information subject to 8 U.S.C. 352(b)(4) and 18 U.S.C. 1905. Access to the information will be limited to those authorized by the Secretary in carrying out their official duties and, upon their request, to duly authorize committees or subcommittees of the Congress.

Dated November 4, 1985.

James O. Meson.

Acting Assistant Secretary for Health.

Dated November 25, 1985.

Margaret M. Heckler.

Secretary of Health and Human Service.

Guidelines To Control and Protect

Documents That Contain Privileged Information Obtained in Accordance With Sec. 5(a) of Pub. L. 98-474

1. Purpose

This guide establishes minimum requirements to control and protect those documents that contain privileged information. Its objective is to establish individual responsibility for the escountability and protection of

privileged information provided to the Secretary, Department of Health and Human Services, specifically that Information on the ingredients added to tobacco in the manufacture of cigaretts as called for under Pub. L. 98-474. This document is directed at setting forth specific conditions governing access to privileged information, including trade secret data.

2 Policy

The Department of Health and Human Services recognizes that trust placed in it under the requirements of the Federal Blatutes with respect to safeguarding privileged information. Employees of the Department of Health and Human Services shall take such action as may be necessary to preclude a breach of this trust. Privileged information shall be released only to employees of the Department as described berein, unless otherwise authorized by law or by the source of the information. Any Freedom of Information Act request for information obtained by the Department under section 5(a) of Pub. L. 98-174 shall be referred to the Freedom of Information Officer of the Public Health Service. In accordance with the provisions of 5 U.S.C. 552(b)(3) and 532(b)(4), 18 U.S.C. 1905, section 7(b)(2)(A) of Pub. L. 98-474, and 42 CFR 5.71, the Freedom of Information Officer shall dany any such requests. Any request for such information that is not submitted under the Freedom of Information Act shall be referred to the Director of the Officer on Smcking and Health. With the exception of duly. authorized request by a committee or subcommitte of Congress made in accordance with section 7(b)(2)(B) of Fub. L. 98-474, any such request shall be daniad.

3. Statutory Requirements

Statutory requirements for sefeguarding privileged information entrusted to the Department of Heelth and Human Services are contained in the following:

a. Section 7(b)(2)(A) of the Federal Cigarette Labeling and Advertising Act.

b. Section 1905, Title 16 U.S.C. Crimes and Criminal Procedure (18 U.S.C. 1905).

c. Section 532(b)(4), Title 5, U.S.C.

4. Definitions

a. Document Control Officer. That individual who has been designated in writing as having the responsibility for the organization's secret document control. The Document Control Officer shall be the Director, Office on Smoking and Health.

b. Privileged Information. As used in this Guide. privileged information refers to(i) any information provided to the Department of Health and Human Services in accordance with section 7 of the Federal Cigarette Labeling and Advertising Act. as added by section 5(a) of Pub. L. 98-474, the Comprehensive Smoking Education Act, and (ii) any other materials derived from the information provided.

c. Secure Files Area. A room of rooms that are locked during non-duty hours.

d. Securs Files Containers. Any equipment that is locked when unattended and that cannot be hand carred (e.g. Power Files and Lektrievers, filing cabinets and shelf units, creamzes, desk pedestals, etc.).

ā. Responsibilities

documents.

The Director, Office of Smoking and Health shall:

(1) Advise; in writing, appropriate constituent units of the Department of the Health and Human Services of the action they must take in order that the provisions of this Guide will be met.

(2) Maintain and varify the operation of an effective document control system.

(3) Assure adherence to the requirements established by this guide: (4) Investigate reports of overdue.

6. Persons Authorized to Have Access to Privileged Information

The following may be granted access to privileged information under the

conditions specified.

a. Department Employees. Upon authorization from the Director of the Offics on Smoking and Health in the form of Attachment C, regular or special employees of the Department are permitted access to information needed in the performance of their official duties. Any amployee permitted such access shall, prior to receiving privileged information, read and execute a Commitment to Protect Confidential Information, in the form of Attachment

b. In accordance with the provisions set forth in section 7 of the Federal . Cigarette Labeling and Advertising Act es added by Pub. L. 98-474, the Department will make available the list submitted under that Act to a committee or subcommittee of Congress upon a duly authorized request by such committee or subcommittee and shall, at the sems time, notify the person who provided the list of such request. Such notice shall be in writing, and the Department will take reasonable measures to ensure that the notice is transmitted to such person as promptly as possible.;

Users of files containing privileged information are responsible for complying with established procedures of accountability as prescribed by the Document Control Officer and for protecting borrowed files in accordance with this Guide.

7. Document Accountability

Persons accessing privileged information shall present to the Document Control Office appropriate authorization as indicated by attachement "C" of this Guids, an executed Commitment to Protect Confidential Information in the form of Attachment A, and an acceptable means of personal identification.

a. Charge-Outs. When privileged information documents are charged out, the signature of the recipient will be obtained on a receipt bearing the document number and other identifying information. The receipt shall be in the form of Attachment B. RESPONSIBILITY FOR THE FILE REMAINS WITH THE PERSON WHOSE NAME APPEARS ON THE RECEIPT. Receipts shall be kept current so that the document can be readily located.

b. Control Followup and Vertification of Locations. The Document Control
Officer shall require the return of each document at the conclusion of the period stipulated on the receipt. If use of the document is necessary for an additional period, the Director will prepare a new authorization in the form of Attachment C and the employee will sign a new receipt in the form of Attachment B.

c. Report of Lost Documents. The Director, Office on Smoking and Health shall immediately be notified in writing when privileged information files cannot be located after a search has been made. The notification shall include:

(1) The identification and description

of each missing file,

(2) The name and organizational location of the individual to whom the files were last charged, and

(3) A summary of the efforts that have been made to locate the missing file.

8. Document Protection

Document protection shall include the following:

a_During Working Hours. When not in actual use by an authorized employee, privileged information shall be protected by using the protective measures required for non-working hours.

b. During Non-Working Dors. All privileged information must be locked in approved secure files area or in an approved secure files contains during non-working hours.

. 8. Transfer of Privileged Information

Method of Transmission. The preferred method is person to person transmission. When this is not practicable, the privileged information is to be sent through the U.S. Registered Mail system, unless a written exception has been obtained on an individual basis from the Director, Office on Smoking and Health.

10. Document Reproduction

Privileged information documents will be reproduced only as required in the performance of official business, and only by the Director, Office on Smoking and Health

11. Document Disposition

The documents provided to the Department in accordance with Section 7, of the Federal Cigarette Labeling and Advertising Act, as added by section 5(a) of Pub. L. 93—174, the Comprehensive Smoking Education Act shall be maintained in accordance with the Office of the Assistant Secretary for Health, Public Health Service Records Control Schedule, section 3, Special Staff Programs.

12. Violation

The loss or misuse of privileged information may seriously hamper the Department of Health and Human Services in the conduct of its mission. Employees failing to comply to with the provisions of this Guide or of established control systems are subject to action commensurate with the seriousness of the violation, including disciplinary action and criminal penalties under 18 U.S.C. 1903.

Attachment A—Commitment To Protect Confidential Information on the Ingredients Added to Tobacco in the Manufacture of Cigarettes

Whereas access to confidential information in the files of the Public Health Service is required in the performance of official duties, I

on this ____ day of _______ on this ____ day of ______ hereby agree that I shall not further release, publish, copy, or disclose such information, and that I shall protect such information in accordance with the provisions of 18. U.S.C. 1905, 5 U.S.C. 52(b)(4), and the Public Health Service Guide for the Control of Confidential Information on the Ingredients Added to Tobacco in the Manufacture of Cigarettes.

I understand the provisions of 18 U.S.C. 1805, 5 U.S.C. 552(b)(4), and the PriS guide, and that I am subject to penalties prescribed by law for any

violations thereof.

Signed: Date: 'Vimessed by:
Attachment B—Receipt for Confidentia Information on the Ingredients Added to Tobacco in the Manufacture of Cigarettes
To: Director, Office on Smoking and Health, Office of the Assistant Secretary for Health, Rockville. Maryland 20857

From Receipt of the following privileged Information is hereby acknowledged:

Description of Information Anticipated Data of Return Date: Signature:

Attachment C-Authority To Remove Confidential Information on the Ingredients Added to Tobacco in the Manufacture of Cigarattes

_: (name) of _ (government agency or office) is hereby granted the authority to have the following privileged information in his/ her personal possession from _ (hours), ____ (date) to. _ (data). (bours), _ Described Privileged Information: Jocument Number: Tille:

This information will be used for:

Authorized by: -Director, Office on Smoking and Health

IFR Doc 85-25715 Filed 12-2-35; 8:45 am] BILLING COCE 4180-17-11

Food and Drug Administration

Midlcel@ Tablata; Withdrawal of Approval of NADA

AGENCY: Food and Drug Administration. ACTION: Notice

BUMMARY: The Food and Drug Administration (FDA) Is withdrawing approval of a new animal drug application (NADA) sponsored by Parks-Davis covering use of Midicel? Tablets (sulfamethoxypyridazine) in treating dogs and cats for sulfasusceptible, gram-positive and gramnegative, bacterial infections. The sponsor requested the withdrawal of approval.

FFECTIVE DATE: December 13, 1935. . OR FURTHER INFORMATION CONTACT: John K. Augsburg, Canter for Vetarinary Medicine (HFV-218), Food and Drug. Administration, 5800 Fishers Lane, Rockville, MD 20857, 901-43-4093.

supplementary information: Perke-Davis, Division of Warner-Lambert Co., 201 Tabor Rd., Morris Plains, NJ 07950, is sponsor of NADA 12-821 for use of Midicela Tablata

(sulfamethoxypyridazine) in treeting dogs and cais for sulfa-susceptible, gram-positive and gram-negative, bacterial injections.

Tae application was originally approved Fabruary 8, 1963. In a letter dated August 7, 1985; the firm requested withdrawal of approval of the NADA because the drug is no longer being markated.

Therefore, under the Federal Food. . Drug, and Cosmetic Act (sec. 512(e). 82 Stat. 345-347 (21 U.S.C. 980b(a)) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 3.10) and redelegated to the Center for Vaterinary Medicine (21 CFR 5.84). and in accordance with \$ 514.113 Withdrawal of approval of applications (21 CFR 514.115), notice is given that approval of NADA 12-821 for Midicel® Tablels (sulfamethoxypyridazina) la hereby withdrawn, effective December 13, 1935.

In a finel rule published elsewhere in this issue of the Federal Register, the regulation reflecting this approval is Terrogred

Dated: November 28, 1883. Garald B. Guari. Acting Director, Center for Yeterinory Medicine

[FR Doc 65-28894 Filed 12-2-85; 8:45 am] MITTING CODE (180-31-19

Yortech FharmEceuticals, Ltd.; Dichlerophene and Tolliene Capsulas; Wilndrawal of Approval

ACENCY: Food and Drug Administration. ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is withdrawing approval of a new animal drug application (NADA) spensored by Vortech Pharmaceuticuls, Ltd. (formerly sponsored by North American Pharmscell, for dichlorophene and toluene capaules. The firm requested the withdrawal of approval effectiva date: Decamber 13, 1985. FOR FURTHER INFORMATION CONTACT: John Augsburg, Center for Veterinary Medicine (HFV-218), Food and Drug Administration, 5600 Fishers Lane, Rockvills. MD 20857, 301-143-4093. supplementary information: Voriech Pharmaceuticals, Ltd., P.O. Box 189, Dearborn, MI 48121, informed FDA, by.. letter daied july 28, 1983, that it had purchased the assets of North American

Phermacal, 8851 Chass Rd. Dearborn. MI 48128, in June 1982. At the time it was purchased, North American Pharmacal was the sponsor of NADA 110-736 for PETAVERM Capacilas (dichlorophene and toluena) labeled as an anthelmintic for dogs and cats.

Vortech Pharmaceuticals, Ltd., stated. by letter dated July 8, 1985, that PETAVERM has never been brought to market and is not in use, and the company requested that the care be withdrawn

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(e), 82 Stat. 345-347 (21 U.S.C. 950b(2))] and under authority delegated to the Commissioner of Food and Dages (21 . CFR 5.10) and redelegated to the Center for Veterinery Medicins (21 CFR 5.84) and in accordance with \$ 514.115 Withdrawel of approval of applications (21 CFR 514.115), notice is given that epproval of NADA 110-738 and all supplements therato is here withdrawn, effective Decomber 13, 1985.

In a final rule published eksewhers in this issue of the Federal Register, FDA is ramoving that portion of the regulations that reflects this NADA approval.

Dated: November 25, 1985. Gerald B. Guest Acting Director, Center for Yestinor; Medicine. FR Doc 65-22632 Filed 12-2-93; 8:43 amil DILLING CODE 116-01-W

DEPARTMENT OF HOUSING AND URBAN DEYELOPMENT

[Docket No. 1-35-138] .

Intended Environmental Impact Statemant .

The Department of Housing and Urban Development gives notice that an Environmental Impact Statement (EIS) is Intended to be prepared by the cities of Augum Hills and Rocheste: Hills. Oakland County, Michigan, for the Oakland Technology Park under the HUD programs as described in the appendix of the Notice. This notice is required by the Council on Environmental Quality under its rule (40 CFR Part 1500).

Interested individuals, governmental agencies, and private organizations are bne no! particul illudue of belival comments concerning the particular project to the specific person or address indicated in the appropriate part of the appendix.

Particularly solicited is information on reports or other environmental studies planned or completed in the project