21-201.

- - (i) The name designated under the Federal Act;
- (ii) If a name has not been designated under the Federal Act, but the drug or ingredient has been recognized in an official compendium, then the title used in the compendium; or
- (iii) If a name [can not] CANNOT be determined under [items (i) or (ii)] ITEM (I) OR (II) of this paragraph, the common or usual name of the drug or ingredient.

DRAFTER'S NOTE:

Error: Misspelling and stylistic error in §
21-201(c)(1)(iii) of the Health - General Article.

Occurred: Ch. 240, Acts of 1982.

21-208.

In addition to any other ground that may be applicable under [\$ 4-207] \$ 21-207 or [\$ 4-209] \$ 21-209 of this subtitle, a food is adulterated if:

- (1) Any part of an important component that normally would be present in the food has been omitted or withdrawn from it:
- (2) Any substance has been substituted for any part of an important component that normally would be present in the food:
- (3) Any damage to or inferiority of the food has been concealed in any way; OR
- (4) It has had any substance added, mixed, or packed with it solely for any of the following purposes:
 - (i) To increase its bulk or weight;
- (ii) To reduce its quality or strength below that which normally would be expected of the food; or
- (iii) To mislead the consumer by making the food appear to be better or more valuable than it is.

DRAFTER'S NOTE: