File No.	Product name	21 CFR section
013–388 <sup>1</sup> 015–166 <sup>1</sup> 127–507 <sup>1</sup>	TYLAN (tylosin phosphate)/HYGROMIX (hygromycin B) Premix TYLAN TM (tylosin phosphate) Type A medicated article TYLAN 5 SULFA-G (tylosin phosphate and sulfamethazine), TYLAN 10 SULFA-G (tylosin phosphate and sulfamethazine), TYLAN 20 SULFA-G (tylosin phosphate and sulfamethazine), TYLAN 40 SULFA-G (tylosin phosphate and sulfamethazine).	558.274 558.625 558.630
141–164 <sup>1</sup> 141–170 <sup>1</sup> 141–198 <sup>1</sup>	TYLAN (tylosin phosphate)/COBAN (monensin) TYLAN (tylosin phosphate)/MONTEBAN (narasin) TYLAN TM (tylosin phosphate)/BIO-COX (salinomycin)	558.355 558.363 558.550

<sup>1</sup>These NADAs were identified as being affected by guidance for industry #213, "New Animal Drugs and New Animal Drug Combination Products Administered in or on Medicated Feed or Drinking Water of Food-Producing Animals: Recommendations for Drug Sponsors for Voluntarily Aligning Product Use Conditions with GFI #209," December 2013.

Therefore, under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, and in accordance with § 514.116 *Notice of withdrawal of approval of application* (21 CFR 514.116), notice is given that approval of NADAs 012–548, 013–162, 013–388, 015–166, 127–507, 141–164, 141–170, and 141–198, and all supplements and amendments thereto, is hereby withdrawn, effective September 8, 2016.

Elsewhere in this issue of the **Federal Register**, FDA is amending the animal drug regulations to reflect the voluntary withdrawal of approval of these applications.

Dated: August 8, 2016.

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Tracey H. Forfa,
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Deputy Director, Center for Veterinary Medicine.

[FR Doc. 2016–19915 Filed 8–26–16; 8:45 am] BILLING CODE 4164–01–P

## DEPARTMENT OF HOMELAND SECURITY

#### Coast Guard

33 CFR Parts 97 and 160

[Docket No. USCG-2000-7080]

RIN 1625-AA25 [formerly RIN 2115-AF97]

#### Cargo Securing Manuals

**AGENCY:** Coast Guard, DHS. **ACTION:** Correcting amendments.

**SUMMARY:** The Coast Guard published an interim rule in the **Federal Register** on May 9, 2016, that prescribes when and how the loss or jettisoning of cargo at sea must be reported. That rule contained a typographical error that erroneously revised a force majeure regulation instead of a notice of hazardous conditions regulation. This document corrects that error.

**DATES:** Effective August 29, 2016.

FOR FURTHER INFORMATION CONTACT: If you have questions on this rule, call or

email Mr. Ken Smith, Office of Operating and Environmental Standards (CG–OES–2), Coast Guard; telephone 202–372–1413, email *Ken.A.Smith@ uscg.mil.* 

## SUPPLEMENTARY INFORMATION:

## Viewing Documents Associated With This Rule

To view the interim rule published on May 9, 2016, or other documents in the docket for the Cargo Securing Manuals rulemaking, go to *www.regulations.gov*, type the docket number, USCG–2000– 7080, in the "SEARCH" box and click "SEARCH." Click on "Open Docket Folder" in the first item listed. Use the following link to go directly to the docket: *www.regulations.gov/ document?D=USCG-2000-7080-0040*.

#### Background

In 2013 the Coast Guard proposed to revise 33 CFR 160.215, "Notice of hazardous conditions," as part of its supplemental notice of proposed rulemaking regarding cargo securing manuals (78 FR 68784, November 15, 2013). In 2015, a different rulemaking, regarding notices of arrival, redesignated § 160.215 as § 160.216, and inserted a provision on force majeure in § 160.215 (80 FR 5281, January 30, 2015). In 2016, the Coast Guard published an interim rule on cargo securing manuals that implemented changes it had proposed in 2013, including the amendment of § 160.215 (81 FR 27992, May 9, 2016). Because the 2016 rule amended § 160.215 when it should have amended the redesignated section, § 160.216, the force majeure provision was unintentionally removed and part 160 contained two consecutive sections on notice of hazardous conditions. It was an error for the interim rule to revise § 160.215 and replace the force majeure provision. This rule corrects that error and a crossreference in 33 CFR 97.115 to § 160.215.

#### **Need for Correction**

As discussed above, the interim rule published May 9, 2016, incorrectly

replaced force majeure regulations in § 160.215, instead of amending notice of hazardous conditions regulations in § 160.216.

## List of Subjects

## 33 CFR Part 97

Cargo stowage and securing, Cargo vessels, Hazardous materials, Incorporation by reference, Reporting and recordkeeping requirements.

## 33 CFR Part 160

Administrative practice and procedure, Harbors, Hazardous materials transportation, Marine safety, Navigation (water), Personally identifiable information, Reporting and recordkeeping requirements, Seamen, Vessels, Waterways.

For the reasons stated in the preamble, 33 CFR parts 97 and 160 are amended as follows:

## PART 97—RULES FOR THE SAFE OPERATION OF VESSELS, STOWAGE AND SECURING OF CARGOES

■ 1. The authority citation for part 97 continues to read as follows:

Authority: 46 U.S.C. 2103, 3306; E.O. 12234; Department of Homeland Security Delegation No. 0170.1(92)(a) and (b).

#### §97.115 [Amended]

■ 2. In § 97.115(a), remove "160.215", and add, in its place, "160.216".

## PART 160—PORTS AND WATERWAYS SAFETY—GENERAL

■ 3. The authority citation for part 160 continues to read as follows:

Authority: 33 U.S.C. 1223, 1231; 46 U.S.C. Chapter 701; Department of Homeland Security Delegation No. 0170.1. Subpart C is also issued under the authority of 33 U.S.C. 1225 and 46 U.S.C. 3715.

#### §160.216 [Removed]

■ 4. Remove § 160.216.

#### §160.215 [Redesignated as §160.216]

■ 5. Redesignate § 160.215 as § 160.216.

■ 6. Add new § 160.215 to read as follows:

#### §160.215 Force majeure.

When a vessel is bound for a port or place of the United States under force majeure, it must comply with the requirements in this section, but not other sections of this subpart. The vessel must report the following information to the nearest Captain of the Port as soon as practicable:

(a) The vessel Master's intentions;(b) Any hazardous conditions as

defined in § 160.202; and (c) If the vessel is carrying certain dangerous cargo or controlling a vessel carrying certain dangerous cargo, the amount and name of each CDC carried, including cargo UN number if applicable.

Dated: August 24, 2016.

J.G. Lantz,

Director of Commercial Regulations and Standards.

[FR Doc. 2016–20678 Filed 8–26–16; 8:45 am] BILLING CODE 9110–04–P

## DEPARTMENT OF HOMELAND SECURITY

#### **Coast Guard**

33 CFR Part 117

[Docket No. USCG-2016-0768]

## Drawbridge Operation Regulation; Upper Mississippi River, Rock Island, IL

**AGENCY:** Coast Guard, DHS. **ACTION:** Notice of deviation from drawbridge regulation.

**SUMMARY:** The Coast Guard has issued a temporary deviation from the operating schedule that governs the Rock Island Railroad and Highway Drawbridge across the Upper Mississippi River, mile 482.9, at Rock Island, Illinois. The deviation is necessary to allow the bridge owner time to facilitate repairs to the locking mechanisms on the rail deck of the bridge. This deviation allows the bridge to be maintained in the closedto-navigation position for critical repairs that are essential to the continued safe operation of the drawbridge. DATES: This deviation is effective from 5 a.m. on September 14, 2016 to 5 a.m. on September 15, 2016. ADDRESSES: The docket for this deviation, USCG-2016-0768, is available at http://www.regulations.gov. Type the docket number in the "ŠĖARCH" box and click "SEARCH."

Click on Open Docket Folder on the line associated with this deviation. FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email Eric A. Washburn, Bridge Administrator, Western Rivers, Coast Guard; telephone (314) 269–2378, email *Eric.Washburn@* uscg.mil.

SUPPLEMENTARY INFORMATION: The U.S. Army Rock Island Arsenal requested a temporary deviation for the Rock Island Railroad and Highway Drawbridge, mile 482.9, at Rock Island, Illinois across the Upper Mississippi River. It has a vertical clearance of 23.8 feet above normal pool in the closed-to-navigation position. Navigation on the waterway consists primarily of commercial tows and recreational watercraft. The Rock Island Railroad and Highway Drawbridge currently operates in accordance with 33 CFR 117.5, which states the general requirement that drawbridges shall open promptly and fully for the passage of vessels when a request to open is given in accordance with the subpart.

The deviation period is from 5 a.m. on September 14, 2016 to 5 a.m. on September 15, 2016 when the draw span will remain in the closed-to-navigation position. During this time the bridge owner will facilitate critical repairs to the locking mechanisms on the rail deck of the bridge that are essential to the continued safe operation of the drawbridge. The bridge will not be able to open for emergencies and there is no immediate alternate route for vessels to pass this section of the Upper Mississippi River. The Coast Guard will also inform the users of the waterway through our Local and Broadcast Notices to Mariners of the change in operating schedule for the bridge so that vessels can arrange their transits to minimize any impact caused by the temporary deviation.

In accordance with 33 CFR 117.35(e), the drawbridge must return to its regular operating schedule immediately at the end of the effective period of this temporary deviation. This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: August 24, 2016.

#### Eric A. Washburn,

Bridge Administrator, Western Rivers. [FR Doc. 2016–20648 Filed 8–26–16; 8:45 am] BILLING CODE 9110–04–P

## DEPARTMENT OF VETERANS AFFAIRS

## 38 CFR Part 36

RIN 2900-AP77

# Loan Guaranty: Delegation of Authority

**AGENCY:** Department of Veterans Affairs. **ACTION:** Final rule.

**SUMMARY:** This document amends the Department of Veterans Affairs (VA) loan guaranty regulations to correct an oversight in the delegation of authority to exercise the powers and functions of the Secretary with respect to the guaranty or insurance of loans and the rights and liabilities arising therefrom. This document also incorporates into regulatory form delegatory authority already granted certain VA loan guaranty officials to administer and manage properties acquired by VA. **DATES:** *Effective Date:* August 29, 2016.

FOR FURTHER INFORMATION CONTACT: John Bell III, Assistant Director for Loan Policy and Valuation (262), Veterans Benefits Administration, Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, telephone (202) 632–8786. (This is not a toll-free telephone number.)

**SUPPLEMENTARY INFORMATION:** VA is amending 38 CFR 36.4345(b)(1), Delegation of authority, to add Principal Under Secretary for Benefits and Deputy Under Secretary for Economic Opportunity to the list of VA employees who hold authority to exercise the powers and functions of the Secretary with respect to the guaranty or insurance of loans and the rights and liabilities arising therefrom. VA is also adding to the list Deputy Director, Loan Guaranty Service; Assistant Director, Loan Guaranty Service; and Realty Officer, Loan Guaranty Service.

The positions of Principal Under Secretary for Benefits and Deputy Under Secretary for Economic Opportunity were not originally included in 38 CFR 36.4345(b)(1) because they did not exist at the time the regulation was promulgated. VA inadvertently omitted the delegatory authority to the positions of Deputy Director, Assistant Director, and Realty Officer Loan Guaranty Service. Accordingly, VA is amending this regulatory provision to add these positions to the list of VA employees to whom the authority to exercise the powers and functions of the Secretary with respect to the guaranty or insurance of loans and the rights and liabilities arising therefrom.

VA is removing from 38 CFR 36.4345(b)(1) the positions of Director,