

petitioner's requested site. The coordinates for Channel 263A at Marion are 36–51–23 North Latitude and 81–30–21 West Longitude. Channel 249A can be substituted at Richlands at Station WRIC-FM's presently licensed site. The coordinates for Channel 249A at Richlands are 37–09–04 North Latitude and 81–53–56 West Longitude. Channel 264A can be substituted at Grundy at Station WMJD(FM)'s presently licensed site. The coordinates for Channel 264A at Grundy are 37–18–08 North Latitude and 82–07–04 West Longitude.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of Title 47 of the Code of Federal Regulations is amended as follows:

PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, 336.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Virginia, is amended by adding Glade Spring, Channel 274A; by removing Channel 273A and adding Channel 263A at Marion; by removing Channel 264A and adding Channel 249A at Richlands; and by removing Channel 249A and adding Channel 264A at Grundy.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 02–7975 Filed 4–2–02; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 02–614; MM Docket No. 00–79; RM–9802]

Radio Broadcasting Services; Jackson and Salyersville, KY

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the joint request of Intermountain Broadcasting Company and Wallingford Broadcasting Company, Inc., substitutes Channel 247C2 for Channel 293A at Jackson, Kentucky, and modifies Station WJSN–FM's license accordingly. To accommodate the upgrade, we also substitute Channel 293C3 for Channel 247C3 at Salyersville, Kentucky, and modify Station WRLV–FM's license accordingly. See 65 FR 34996, June 1, 2000. Channel 247C2 can be substituted at Jackson in compliance with the Commission's minimum distance separation requirements with a site restriction of 13.1 kilometers (8.2 miles) north at Station WJSN–FM's requested site. The coordinates for Channel 247C2 at Jackson are 37–40–19 North Latitude and 83–24–21 West Longitude. Additionally, Channel 293C3 can be substituted at Salyersville without the imposition of a site restriction at Station WRLV–FM's requested site. The coordinates for Channel 293C3 at Salyersville are 37–49–05 North Latitude and 83–17–01 West Longitude.

DATES: Effective April 29, 2002.

FOR FURTHER INFORMATION CONTACT: Sharon P. McDonald, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 00–79, adopted March 6, 2002, and released March 15, 2002. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Information Center (Room CY–A257), 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Qualex International, Portals II, 445 12th Street, SW., Room CY–B402, Washington, DC 20554.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, and 336.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Kentucky, is amended by removing Channel 293A and adding Channel 247C2 at Jackson; and by removing Channel 247C3 and adding Channel 293C3 at Salyersville.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 02–7974 Filed 4–2–02; 8:45 am]

BILLING CODE 6712–01–P

DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

49 CFR Parts 171, 172, 173, 174, 176, 178, 180

[Docket No. RSPA–2000–7702 (HM–215D)]

RIN 2137–AD41

Harmonization With the United Nations Recommendations, International Maritime Dangerous Goods Code, and International Civil Aviation Organization's Technical Instructions

AGENCY: Research and Special Programs Administration (RSPA), DOT.

ACTION: Final rule; corrections and response to petitions for reconsideration.

SUMMARY: On June 21, 2001, RSPA published a final rule under Docket HM–215D amending the Hazardous Materials Regulations (HMR) based on corresponding provisions of international standards. The revisions were made to facilitate the transportation of hazardous materials in international commerce. This final rule corrects errors in the June 21, 2001, final rule and responds to two petitions for reconsideration.

DATES: *Effective Date:* April 3, 2002.

Voluntary Compliance Date:

Compliance with the regulations, as amended herein, is authorized as of June 21, 2001.

FOR FURTHER INFORMATION CONTACT: Joan McIntyre, Office of Hazardous Materials Standards, telephone (202) 366–8553, or Shane Kelley, International Standards, telephone (202) 366–0656, Research and

Special Programs Administration, U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590-0001.

SUPPLEMENTARY INFORMATION:

I. Introduction

On June 21, 2001, the Research and Special Programs Administration (RSPA, we) published a final rule under Docket HM-215D (66 FR 33316) revising the HMR to maintain alignment with recent changes to corresponding provisions in international standards. Changes to the International Maritime Dangerous Goods Code (IMDG Code), the International Civil Aviation Organization's Technical Instructions for the Safe Transport of Dangerous Goods by Air (ICAO Technical Instructions), and the United Nations Recommendations on the Transport of Dangerous Goods (UN Recommendations) necessitated amendments to domestic regulations to provide consistency and facilitate the transport of hazardous materials in international commerce. This final rule corrects various errors primarily made during the printing process of the June 21, 2001, **Federal Register** and responds to two petitions for reconsideration.

II. Section-by-Section Review

Part 171

Section 171.12. In § 171.12, in paragraph (b)(5), a redundant phrase is removed and in paragraph (e)(4), a nonexistent paragraph reference is corrected.

Section 171.14. We received a petition for reconsideration requesting we revise § 171.14(d)(4) as adopted in the June 21, 2001, final rule. Paragraph (d)(4) reads as follows:

(4) Until January 1, 2010, a hazardous material may be transported in an IM or IMO portable tank in accordance with the T Codes (Special Provisions) assigned to a hazardous material in Column (7) of the HMT in effect on September 30, 2001.

Specifically, the petitioner seeks reconsideration of the provision as it relates to IM portable tanks, stating the provision is unreasonable by limiting the continued use of IM Specification portable tanks to less than 10 years from the publication date of the final rule. The petitioner reasoned that from a safety perspective we have no reason to impose such a time limitation. The petitioner also cited our authorization for the indefinite continued use of DOT Specification 51 tanks and questioned the omission of the same provision for IM Specification portable tanks.

Paragraph (d)(4) does not limit the continued use of IM portable tanks,

rather it authorizes, until January 1, 2010, the use of the "old" T code special provisions in effect prior to the effective date of the HM-215D final rule (October 1, 2001). Persons have the option of using the "old" or the "new" T codes until January 1, 2010 at which time the "new" T codes as adopted in the June 21, 2001, final rule become mandatory. Section 173.32(c)(2) of the June 21, 2001 final rule includes the authorization for the continued use of IM portable tanks provided certain requirements are met. No time limitations are imposed. In addition, § 173.32 allows IM portable tanks to be constructed until January 1, 2003. We are responding to the petition for reconsideration by adding a phrase to § 171.14(d)(4) to refer the reader to § 173.32(c) for the continued use of IM portable tanks. Additionally, we are adding a clarifying phrase to § 173.32(c)(2) to describe the reason for referring the reader to § 171.14(d)(4).

Part 172

Section 172.101. In § 172.101, in paragraph (c)(11)(iv)(A), we are correcting the paragraph by adding the authorization for the word "Sample" to appear as part of the proper shipping name (for example, "Flammable liquid, n.o.s., Sample"). This serves as an alternative to the requirement for the word "Sample" to appear in association with the basic description on the shipping paper, unless the word "Sample" already appears in the proper shipping name. Although we discussed the intent in the preamble of the June 21, 2001, final rule, the phrase was omitted from the regulatory text.

The Hazardous Materials Table (HMT). Following are corrections made to the § 172.101 HMT. Unless otherwise specified, the corrections are due to errors made during the typesetting process.

—The entry "Batteries, wet, filled with alkali, *electric storage*," UN2795, which was inadvertently deleted, is added.

—For the entry, "Diethylthiophosphoryl chloride," UN2751, Columns (8A) through (10B) are corrected to read "None," "212," "240," "15 kg," "50 kg," "D," and "12, 40," respectively.

—For four entries, Special Provision TP37 is added to Column (7) of the HMT. The Special Provision was proposed for the entries in the October 23, 2000, notice of proposed rulemaking (NPRM), however, it was inadvertently omitted in the final rule. The four entries are: "Hydrogen peroxide, aqueous solutions *with more than 40 percent but not more than 60 percent*

hydrogen peroxide (stabilized as necessary)," UN2014; "Hydrogen peroxide, aqueous solutions *with not less than 20 percent but not more than 40 percent hydrogen peroxide (stabilized as necessary),*" UN2014; "Hydrogen peroxide, stabilized or Hydrogen peroxide aqueous solutions, *stabilized with more than 60 percent hydrogen peroxide,*" UN2015; and "Hydrogen peroxide, aqueous solutions *with not less than 8 percent but less than 20 percent hydrogen peroxide (stabilized as necessary),*" UN2984.

—For the entry "Metal catalyst, dry," UN2881, Packing Group I, Columns (9A) and (9B) are corrected to read "Forbidden."

—For the entry "Nitromethane," UN1261, Column (9B) is corrected to read 60 L.

—The entry "2,5-Norbornadiene, stabilized, *see* Bicyclo 2,2,1 hepta-2,5-diene, stabilized" is corrected by adding a comma before "stabilized."

—The entry "Organochlorine, pesticides, solid, toxic," UN2761 is corrected by adding a comma after "solid" in the proper shipping name.

—The entry "*Pepper spray, see Aerosols, etc. or Self-defense spray, non-pressurized*" is removed the second time it appears in the HMT. The "see" entry was mistakenly duplicated and erroneously included column entries from the previous entry.

—The entry "Phosphoric acid, *liquid or solid*," UN1805 is revised by adding the optional "liquid or solid" wording.

—For the entry "Polymeric beads, expandable, *evolving flammable vapor*," UN2211, "9" is added to Column (6) and Special Provision IP7 is added to Column (7).

—For nine Class 7 entries, the vessel stowage code "95" is added. The stowage code was inadvertently deleted from Column (10B).

—For 11 entries "IP8" is removed as a special provision reference from Column (7) of the HMT. In the NPRM and final rule, the reference was inadvertently included in Column (7). IP8 is consistent with the UN Recommendations special IBC packing provision and gives a vapor pressure limitation for liquids transported in IBCs. This special provision is unnecessary for inclusion into the HMR because the "Additional Requirements" in Special Provisions IB1 through IB3 already contain the vapor pressure limits on materials that are authorized to be transported in IBCs and these special provisions are currently assigned to the appropriate entries. The 11 entries are: "Cyclopentene," UN2246; "Dichloromethane," UN1593; "Dimethyl sulfide," UN1164; Ethyl

bromide,” UN1891; “Glycidaldehyde,” UN2622; “Isohexenes,” UN2288; “2-Methyl-2-butene,” UN2460; “Methyl propyl ether,” UN2612; “Methylal,” UN1234; “Pentanes,” UN1265; and “Propyl chloride,” UN1278.

—The entry “Samples, explosive, *other than initiating explosives*” which was inadvertently deleted is added.

—The entry “Substances, explosive, n.o.s.” is corrected by revising “6” to read “G” in Column (1).

—The entry “Vinyl chloride, stabilized” is corrected by removing the duplicative wording “or Vinyl chloride, stabilized” from the proper shipping name.

Appendix B to § 172.101. In Appendix B to § 172.101, the List of Marine Pollutants is corrected as follows:

“Cumene” is removed. “Cumene” and “Isopropylbenzene” describe the same material. Although “Isopropylbenzene” was removed from the List of Marine Pollutants in the June 21, 2001, final rule, “Cumene” was overlooked as its synonym.

“2,4-D” is removed. “2,4-D” and “2,4 Dichlorophenoxyacetic acid” describe the same material and we overlooked the former when removing “2,4 Dichlorophenoxyacetic acid.”

“Dimethylphenols, liquid or solid” is removed. “Dimethylphenols” and “Xylenols” describe the same material. We removed “Xylenols” and overlooked “Dimethylphenols, liquid or solid” as its synonym.

“Ethyl acrylate, stabilized,” “Methylstyrenes, stabilized” and “Vinyltoluenes, stabilized *mixed isomers*” are removed. “Ethyl acrylate, inhibited” and “Vinyltoluenes, inhibited *mixed isomers*” were proposed to be removed, but were mistakenly added to the List of Marine Pollutants in the final rule, published on June 1, 2001, with the word “stabilized” replacing the word “inhibited.”

Section 172.102. In § 172.102, the following corrections are made:

—In Special Provision 136, “part 173” is corrected to read “part 172.”

—Paragraph (c)(4) is editorially revised for clarity.

—Paragraph (c)(7)(i) is revised by adding “IM” Specification portable tanks to indicate that the “T” Codes apply to UN and IM Specification portable tanks.

—In the paragraph (c)(7)(iv) Portable Tank Code T50 table, the maximum filling density (kg/l), 0.811954, for the entry “UN1912, Methyl chloride and methylene chloride mixture” is revised to read “0.81.”

Section 172.519. The date “September 30, 2001” is corrected to read “October

1, 2001” the second place it appears in paragraph (b)(4).

Part 173

Section 173.24b. In paragraph (e)(2) introductory text, the last sentence is editorially corrected by removing the word “be.”

Section 173.32. We are responding to a petition for reconsideration (see preamble discussion under § 171.14) by adding a clarifying phrase to paragraph (c)(2).

Section 173.150. The misplacement of the word “and” in paragraph (d)(2) is corrected.

Section 173.185. We are adding a clarification to paragraph (a). Included in the June 21, 2001, final rule preamble, and based on a comment to the NPRM, we stated that we were revising the definition of “lithium content” to make it consistent with a minor editorial clarification adopted by the Committee of Experts in its Report of the 21st Session. The intent of the clarification was to prevent possible confusion regarding the lithium-equivalent content of lithium-ion battery packs currently used in many portable devices. Although the amendment was discussed in the preamble, it was not included in the regulatory text. This document corrects the oversight.

We are also revising paragraph (e)(3). We received a petition for reconsideration concerning paragraphs (e)(3) and (e)(7). Paragraph (e) allows cells and batteries to be transported as Class 9 materials provided they meet the requirements in paragraphs (e)(1) through (e)(7). The requirement in paragraph (e)(3) states batteries containing cells or series of cells connected in parallel must be equipped with diodes to prevent reverse current flow. The petitioner stated that limiting the protective requirement to diodes unnecessarily restricts the use of equally effective alternative protection means as allowed by the UN Recommendations and impedes the transportation of large lithium batteries. We agree with the petitioner’s reasoning that many lithium battery manufacturers currently employ other technology to provide equally protective means of protection. Based on the above discussion, we are revising paragraph (e)(3) to reflect the allowance of any effective means of preventing reverse current flow.

The petitioner also requested we remove the prohibition in paragraph (e)(7) to transport cells and batteries if any cell has been discharged to the extent that the open circuit voltage is less than two volts or less than two thirds of the voltage of the fully charged

cell, whichever is less. The petitioner’s request regarding paragraph (e)(7) is beyond the scope of this rulemaking.

Section 173.242. Paragraph (c) is editorially revised by replacing “Specification IM” with “IM 101 and IM 102.”

Section 173.243. Paragraph (c) is corrected by adding “IM 101 and IM 102” to the portable tanks authorized for certain high hazard liquids and dual hazard materials posing a moderate hazard.

Part 174

Section 174.81. The word “stowed” in paragraphs (e)(6) and (g)(3)(vi) is corrected to read “loaded and transported.” The word “stowed” is specific to the corresponding vessel section of the HMR.

Part 176

Section 176.84. In paragraph (c)(2), in the List of Notes, the last note number is corrected to read “27E.”

Part 178

Section 178.274. In paragraph (a), the wording “refrigerated liquefied gases,” which was deleted during the printing process, is added to the definition for test pressure. In paragraph (d)(1)(i), the reference “through (d)(10)” is corrected to read “through (d)(7).”

Part 180

Section 180.605. In paragraph (d), the incorrect reference to paragraph (i) for leakage test requirements is corrected to refer to paragraph (h). Paragraph (e) is revised to clarify the provisions for the exception from the requirement for the internal inspection and hydraulic pressure test. Paragraph (h)(3) is corrected by adding the inadvertently deleted test pressure for refrigerated liquefied gases.

III. Rulemaking Analyses and Notices

A. Executive Order 12866 and DOT Regulatory Policies and Procedures

This final rule is not considered a significant regulatory action under section 3(f) of Executive Order 12866 and, therefore, was not reviewed by the Office of Management and Budget. This final rule is not considered a significant rule under the Regulatory Policies and Procedures of the Department of Transportation (44 FR 11034). Because of the minimal economic impact of this final rule, preparation of a regulatory impact analysis or a regulatory evaluation is not warranted.

B. Executive Order 13132

This final rule was analyzed in accordance with the principles and

criteria in Executive Order 13132 ("Federalism"). This final rule preempts State, local and Indian tribe requirements but does not adopt any regulation that has substantial direct effects on the States, the relationship between the national government and the States, or the distribution of power and responsibilities among the various levels of government. Therefore, the consultation and funding requirements of Executive Order 13132 do not apply.

The Federal hazardous materials transportation law, (49 U.S.C. 5101–5127) contains express preemption provisions at 49 U.S.C. 5125(b) that preempts State, local and Indian tribe requirements on certain covered subjects. Covered subjects are:

(1) The designation, description, and classification of hazardous materials;

(2) The packing, repacking, handling, labeling, marking, and placarding of hazardous materials;

(3) The preparation, execution, and use of shipping documents related to hazardous materials and requirements related to the number, contents, and placement of those documents;

(4) The written notification, recording, and reporting of the unintentional release in transportation of hazardous; or

(5) The design, manufacture, fabrication, marking, maintenance, recondition, repair, or testing of a packaging or container represented, marked, certified, or sold as qualified for use in transporting hazardous material.

This final rule addresses covered subject items (1), (2), (3), and (5) above and would preempt State, local, and Indian tribe requirements not meeting the "substantively the same" standard. This final rule is necessary to incorporate corrections to changes already adopted in international standards. Federal hazardous materials transportation law provides at section 5125(b)(2) that, if DOT issues a regulation concerning any of the covered subjects, DOT must determine and publish in the **Federal Register** the effective date of Federal preemption. The effective date may not be earlier than the 90th day following the date of issuance of the final rule and not later than two years after the date of issuance. The effective date of Federal preemption will be September 30, 2002.

C. Executive Order 13175

This final rule was analyzed in accordance with the principles and criteria contained in Executive Order 13175 ("Consultation and Coordination with Indian Tribal Governments"). Because this final rule does not have

tribal implications, does not impose substantial direct compliance costs, and is required by statute, the funding and consultation requirements of Executive Order 13175 do not apply.

D. Regulatory Flexibility Act

I certify that this final rule will not have a significant economic impact on a substantial number of small entities. This final rule corrects errors in a final rule published June 21, 2001 under Docket RSPA–00–7702 (HM–215D) and will not have any direct or indirect adverse economic impacts on a substantial number of small entities.

E. Paperwork Reduction Act

Under the Paperwork Reduction Act of 1995, no person is required to respond to a collection of information unless it displays a valid OMB control number. There are no new information collection requirements in this final rule.

F. Regulation Identifier Number (RIN)

A regulation identifier number (RIN) is assigned to each regulatory action listed in the Unified Agenda of Federal Regulations. The Regulatory Information Service Center publishes the Unified Agenda in April and October of each year. The RIN number contained in the heading of this document can be used to cross-reference this action with the Unified Agenda.

List of Subjects

49 CFR Part 171

Exports, Hazardous materials transportation, Hazardous waste, Imports, Reporting and recordkeeping requirements.

49 CFR Part 172

Education, Hazardous materials transportation, Hazardous waste, Labeling, Markings, Packaging and containers, Reporting and recordkeeping requirements.

49 CFR Part 173

Hazardous materials transportation, Packaging and containers, Radioactive materials, Reporting and recordkeeping requirements, Uranium.

49 CFR Part 174

Hazardous materials transportation, Radioactive materials, Railroad safety.

49 CFR Part 176

Hazardous materials transportation, Maritime carriers, Radioactive materials, Reporting and recordkeeping requirements.

49 CFR Part 178

Hazardous materials transportation, Motor vehicle safety, Packaging and containers, Reporting and recordkeeping requirements.

49 CFR Part 180

Hazardous materials transportation, Motor carriers, Motor vehicle safety, Packaging and containers, Railroad safety, Reporting and recordkeeping requirements.

In consideration of the foregoing, 49 CFR Chapter I is amended as follows:

PART 171—GENERAL INFORMATION, REGULATIONS, AND DEFINITIONS

1. The authority citation for part 171 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

§ 171.12 [Amended]

2. In § 171.12, the following changes are made:

a. In paragraph (b)(5), in the first sentence, the wording "hazardous materials that conform to the requirements of the IMDG Code," is removed.

b. In paragraph (b)(5), at the end of the last sentence, following the words "51 portable tanks", the wording "when these portable tanks are authorized in accordance with the requirements of this subchapter" is added.

c. In paragraph (e)(4), the wording "paragraph (c)(5)" is removed and "paragraph (e)(5)" is added in its place.

3. In § 171.14, in paragraph (d)(4), a sentence is added at the end of the existing text to read as follows:

§ 171.14 Transitional provisions for implementing certain requirements.

* * * * *

(d) * * *

(4) * * * (See § 173.32(c) of this subchapter for the continued use and manufacture of portable tanks.)

* * * * *

PART 172—HAZARDOUS MATERIALS TABLE, SPECIAL PROVISIONS, HAZARDOUS MATERIALS COMMUNICATIONS, EMERGENCY RESPONSE INFORMATION, AND TRAINING REQUIREMENTS

4. The authority citation for part 172 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

5. In § 172.101, paragraph (c)(11)(iv)(A) and the Hazardous Materials Table is revised to read as follows:

§ 172.101 Purpose and use of hazardous materials table.

* * * * *

(c) * * *

(11) * * *

(iv) * * *

(A) Except when the word "Sample" already appears in the proper shipping name, the word "Sample" must appear

as part of the proper shipping name or in association with the basic description on the shipping paper.

* * * * *

§ 172.101 HAZARDOUS MATERIALS TABLE

Sym-bols (1)	Hazardous materials descriptions and proper shipping names (2)	Hazard class or Division (3)	Identification Nos. (4)	PG (5)	Label Codes (6)	Special provisions (7)	(8) Packaging (§ 173.***)			(9) Quantity limitations		(10) Vessel stowage	
							Excep-tions (8A)	Nonbulk (8B)	Bulk (8C)	Pas-senger aircraft/rail (9A)	Cargo aircraft only (9B)	Loca-tion (10A)	Other (10B)
	[REMOVE:]												
	2,5-Norbornadiene, stabilized, see Bicyclo 2,2,1 hepta-2,5-diene stabilized												
	Organochlorine, pesticides, solid toxic	6.1	UN2761	I	6.1	IB7, IP1	None	211	242	5 kg	50 kg	A	40
	Pepper spray, see Aerosols, etc. or Self-defense spray, non-pressurized			III	5.1		152	203	241	2.5 L	30 L	B	56, 58, 69, 106
	Phosphoric acid	8	UN1805	III	8	A7, IB3, IP3, N34, T4, TP1	154	203	241	5 L	60 L	A	
	Vinyl chloride, stabilized or Vinyl chloride, stabilized	2.1	UN1086		2.1	21, B44, T50	306	304	314, 315	Forbidden	150 kg	B	40
	[ADD:]												
	Batteries, wet, filled with alkali, electric storage	8	UN2795	III	8		159	159	159	30 kg gross	No limit	A	
	2,5-Norbornadiene, stabilized, see Bicyclo 2,2,1 hepta-2,5-diene, stabilized												
	Organochlorine, pesticides, solid, toxic	6.1	UN2761	I	6.1	IB7, IP1	None	211	242	5 kg	50 kg	A	40
	Phosphoric acid, liquid or solid	8	UN1805	III	8	A7, IB3, IP3, N34, T4, TP1	154	203	241	5 L	60 L	A	
G	Samples, explosive, other than initiating explosives.		UN0190	II		113	None	62	None	Forbidden	Forbidden	14	12E
	Vinyl chloride, stabilized	2.1	UN1086		2.1	21, B44, T50	306	304	314, 315	Forbidden	150 kg	B	40
	[REVISE:]												
	Cyclopentene	3	UN2246	II	3	IB2, T7, TP2	150	202	242	5 L	60L	E	40
	Dichloromethane	6.1	UN1593	III	6.1	IB3, N36, T7, TP2	153	203	241	60 L	220 L	A	

§ 172.101 HAZARDOUS MATERIALS TABLE—Continued

Sym-bols (1)	Hazardous ma-terials descrip-tions and proper shipping names (2)	Hazard class or Division (3)	Identifica-tion Nos. (4)	PG (5)	Label Codes (6)	Special provi-sions (7)	(8) Packaging (§ 173.***)			(9) Quantity limitations		(10) Vessel stowage	
							Excep-tions (8A)	Nonbulk (8B)	Bulk (8C)	Pas-senger aircraft/rail (9A)	Cargo aircraft only (9B)	Loca-tion (10A)	Other (10B)
*	Diethylthiophos-phoryl chloride	8	UN2751	II	8	B2, IB2, T7, TP2	None	212	240	15 kg	50 kg	D	12, 40
*	Dimethyl sulfide	3	UN1164	II	3	IB1, T7, TP2	None	202	242	5 L	60 L	E	40
*	Ethyl bromide	6.1	UN1891	II	6.1	IB2, T7, TP2, TP13	None	202	243	5 L	60 L	B	40, 85
*	Glycidaldehyde	3	UN2622	II	3, 6.1	IB2, T7, TP1	150	202	243	1 L	60 L	A	40
*	Hydrogen per-oxide, aque-ous solutions <i>with more than 40 per-cent but not more than 60 percent hydro-gen peroxide (stabilized as necessary)</i>	5.1	UN2014	II	5.1, 8	12, A3, A6, B53, B80, B81, B85, IB2, IP5, T7, TP2, TP6, TP24, TP37	None	202	243	Forbidden	Forbid-den	D	25, 66, 75, 106
	Hydrogen per-oxide, aque-ous solutions <i>with not less than 20 per-cent but not more than 40 percent hydro-gen peroxide (stabilized as necessary)</i>	5.1	UN2014	II	5.1, 8	A2, A3, A6, B53, IB2, IP5, T7, TP2, TP6, TP24, TP37	None	202	243	1 L	5 L	D	25, 66, 75, 106
	Hydrogen per-oxide, aque-ous solutions, <i>with not less than 8 percent but less than 20 percent hy-drogen per-oxide, (sta-bilized as nec-essary)</i>	5.1	UN2984	III	5.1	A1, IB2, IP5, T4, TP1, TP6, TP24, TP37	152	203	241	2.5 L	30 L	B	25, 75, 106
	Hydrogen per-cent stabilized or Hydrogen peroxide aqueous solu-tions, sta-bilized <i>with more than 60 percent hydro-gen peroxide</i>	5.1	UN2015	I	5.1, 8	12, A3, A6, B53, B80, B81, B85, T10, TP2, TP6, TP24, TP37	None	201	243	Forbidden	Forbid-den	D	25, 66, 75, 106
*	Isohexenes	3	UN2288	II	3	IB2, T11, TP1	150	202	242	5 L	60 L	E	
*	Metal catalyst, dry	4.2	UN2881	I	4.2	N34	None	187	None	Forbidden	Forbid-den	C	
*	2-Methyl-2-butene	3	UN2460	II	3	IB2, T7, TP1	None	202	242	5 L	60 L	E	
*	Methyl propyl ether	3	UN2612	II	3	IB2, T7, TP2	150	202	242	5 L	60 L	E	40
*	Methylal	3	UN1234	II	3	IB2, T7, TP2	None	202	242	5 L	60 L	E	

§ 172.101 HAZARDOUS MATERIALS TABLE—Continued

Sym-bols (1)	Hazardous ma- terials descrip- tions and proper shipping names (2)	Hazard class or Division (3)	Identifica- tion Nos. (4)	PG (5)	Label Codes (6)	Special provi- sions (7)	(8) Packaging (§ 173.***)			(9) Quantity limitations		(10) Vessel stowage	
							Excep- tions (8A)	Nonbulk (8B)	Bulk (8C)	Pas- senger aircraft/rail (9A)	Cargo aircraft only (9B)	Loca- tion (10A)	Other (10B)
	* Nitromethane	3	* UN1261	II	* 3	*	150	* 202	None	* Forbidden	* 60 L	* A	
	* [PG II only] Pentanes	3	* UN1265	II	* 3	* IB2, T4, TP1	150	* 202	242	* 5 L	* 60 L	* E	
	* Polymeric beads, ex- pandable, evolving flam- mable vapor	9	* UN2211	III	* 9	* 32, IB8, IP6, IP7	155	* 221	221	* 100kg	* 200kg	* A	
	* Propyl chloride	3	* UN1278	II	* 3	* IB2, N34, T7, TP2	None	* 202	242	* Forbidden	* 60 L	* E	
D	* Radioactive ma- terial, low spe- cific activity, n.o.s. or Ra- dioactive ma- terial, LSA, n.o.s.	7	* UN2912		* 7	* T5, TP4	421, 428	* 427	427	* 		* A	95
D	* Radioactive ma- terial, special form, n.o.s.	7	* UN2974		* 7	*	421, 424	* 415, 416	415, 416	* 		* A	95
D	* Radioactive ma- terial, surface contaminated object or Ra- dioactive ma- terial, SCO	7	* UN2913		* 7		421, 424, 426	427	427			* A	95
G	* Substances, ex- plosive, n.o.s.	1.4D	* UN0480	II	* 1.4D	* 101	None	* 62	None	* Forbidden	* 75 kg	* 09	
D	* Thorium metal, pyrophoric	7	* UN2975		* 7, 4.2	*	None	* 418	None	* Forbidden	* Forbid- den	* D	95
D	* Thorium nitrate, solid	7	* UN2976		* 7, 5.1		None	* 419	None	* Forbidden	* 15 kg	* A	95
D	* Uranium hexafluoride, fissile (with more than 1 percent U- 235)	7	* UN2977		* 7, 8	*	453	* 417, 420	417, 420	* 		* A	95
D	* Uranium metal, pyrophoric	7	* UN2979		* 7, 4.2		None	* 418	None			* D	95
D	* Uranium nitrate hexahydrate solution	7	* UN2980		* 7, 8		421, 427	* 415, 416, 417	415, 416, 417			* D	95
D	* Uranyl nitrate, solid	7	* UN2981		* 7, 5.1		None	* 419	None	* Forbidden	* 15 kg	* A	95

6. In Appendix B to § 172.101, the List of Marine Pollutants is amended by removing 7 entries as follows:

LIST OF MARINE POLLUTANTS

S.M.P. (1)	Marine pollutant (2)
[Remove:]	Cumene 2,4-D Dimethylphenols, liquid or solid Ethyl acrylate, sta- bilized 2-Methyl-2- phenylpropane Vinyltoluenes, stabilized

7. In § 172.102:

- a. In paragraph (c)(1), in Special Provision 136, the fourth sentence is revised;
- b. In paragraph (c)(4), the text preceding Table 1 is revised;
- c. In paragraph (c)(7)(i), the first sentence is revised; and

d. In the paragraph (c)(7)(iv) Portable Tank Code T50 Table, the entry for UN No. 1912 entry is revised.

The revisions and addition read as follows:

§ 172.102 Special provisions.

* * * * *

(c) * * *

(1) * * *

Code/Special Provisions

* * * * *

136 * * * Hazardous materials shipped under this entry are excepted from the labeling requirements of this subchapter unless offered for transportation or transported by aircraft and are not subject to the placarding requirements of part 172, subpart F, of this subchapter. * * *

* * * * *

(4) *Table 1, Table 2, and Table 3—IB Codes, Organic Peroxide IBC Code, and IP Special IBC Packing Provisions.* These provisions apply only to transportation in IBCs. When no IBC packing provision is assigned, or when an IBC is not specifically authorized in the applicable IBC packing provision for a specific material in the § 172.101 Table of this subchapter, alternative IBCs may be approved for use by the Associate Administrator. Tables 1, 2 and 3 follow:

* * * * *

(7) * * *

(i) * * * These provisions apply to the transportation of hazardous materials in UN and IM Specification portable tanks. * * *

* * * * *

(iv) * * *

PORTABLE TANK CODE T50

[Portable tank code T50 applies to liquefied compressed gases.]

UN No.	Non-refrigerated liquefied compressed gases	Max. allowable working pressure (bar) small; bare; sunshield; insulated	Openings below liquid level	Pressure relief require- ments (see § 178.27(e))	Maximum filling den- sity (kg/l)
1912	Methyl chloride and meth- ylene chloride mixture .	15.2, 13.0, 11.6, 10.1	Allowed	Normal	0.81

* * * * *

§ 172.519 [Amended]

8. In § 172.519, in paragraph (b)(4), in the second sentence, the wording “September 30, 2001” is removed and “October 1, 2001” is added in its place.

PART 173—SHIPPERS—GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

9. The authority citation for part 173 continues to read as follows:

Authority: 49 U.S.C. 5101–5127, 44701; 49 CFR 1.53.

§ 173.24b [Amended]

10. In § 173.24b, in paragraph (e)(2) introductory text, in the last sentence, the word “be” is removed.

§ 173.32 [Amended]

11. In § 173.32, in paragraph (c)(2), in the first sentence, the wording “(see § 171.14(d)(4) of this subchapter)” is removed and “according to the T codes in effect on September 30, 2001 or the new T codes in § 172.102(c)(7)(i) (see § 171.14(d)(4) for transitional provisions applicable to T codes)” is added in its place.

§ 173.150 [Amended]

12. In § 173.150, in paragraph (d)(2), the wording “or less for transportation on passenger-carrying aircraft and” is removed and “or less, and for transportation on passenger-carrying aircraft” is added in its place.

13. In § 173.185, the following changes are made:

a. In paragraph (a), in the last sentence, the wording “or battery” is removed and a new sentence is added at the end of the paragraph.

b. Paragraph (e)(3) is revised.

The addition and revision read as follows:

§ 173.185 Lithium batteries and cells.

(a) * * * The lithium-equivalent content of a battery equals the sum of the grams of lithium-equivalent content contained in the component cells of the battery.

* * * * *

(e) * * *

(3) Batteries containing cells or series of cells connected in parallel must be equipped with effective means, (such as diodes, fuses, etc.) as necessary to prevent dangerous reverse current flow.

* * * * *

§ 173.242 [Amended]

14. In § 173.242, in paragraph (c) introductory text, the wording “Specification IM” is removed and “Specification IM 101, IM 102,” is added in its place.

§ 173.243 [Amended]

15. In § 173.243, in paragraph (c), the wording “UN portable tanks when” is removed and “UN portable tanks and IM 101 and IM 102 portable tanks when” is added in its place.

PART 174—CARRIAGE BY RAIL

16. The authority citation for part 174 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

17. In § 174.81, in paragraph (e)(6), in the second sentence, and in paragraph (g)(3)(vi), the word “stowed” is removed and “loaded and transported” is added in its place.

PART 176—CARRIAGE BY VESSEL

18. The authority citation for part 176 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

19. In § 176.84, in paragraph (c)(2), in the List of Notes, the entry 0127E is removed and a new entry is added in numerical order to read as follows:

§ 176.84 Other requirements for stowage and segregation for cargo vessels and passenger vessels.

* * * * *

(c) * * *

(2) * * *

Notes	Provisions
* * * * *	* * * * *
27E	For closed cargo transport units, a non-metallic lining is required.
* * * * *	* * * * *

PART 178—SPECIFICATIONS FOR PACKAGINGS

20. The authority citation for part 178 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

§ 178.274 [Amended]

21. In § 178.274, the following changes are made:

a. In paragraph (a)(3), in the definition for *Test pressure*, in the first sentence, the wording “for liquefied compressed gases” is revised to read “for liquefied compressed gases and refrigerated liquefied gases”.

b. In paragraph (d)(1)(i), the wording “through (d)(10)” is revised to read “through (d)(7)”.

PART 180—CONTINUING QUALIFICATION AND MAINTENANCE OF PACKAGINGS

22. The authority citation for part 180 continues to read as follows:

Authority: 49 U.S.C. 5101–5127; 49 CFR 1.53.

§ 180.605 [Amended]

23. In § 180.605, the following changes are made:

a. In paragraph (d), in the third sentence, the wording “in paragraph (i)” is revised to read “in paragraph (h)”.

b. In paragraph (e), the last sentence is revised.

c. In paragraph (h)(3), the wording “inert gas” is revised to read “inert gas to a pressure not less than 1.3 times the design pressure”.

In paragraph (e), the last sentence is revised to read as follows:

§ 180.605 Requirements for periodic testing, inspection and repair of portable tanks.

* * * * *

(e) * * * Portable tanks used for the transportation of refrigerated, liquefied

gases are excepted from the requirement for internal inspection and the hydraulic pressure test during the 5-year periodic inspection and test, if the portable tanks were pressure tested to a minimum test pressure of 1.3 times the design pressure using an inert gas as prescribed in § 178.338–16(a) and (b) of this subchapter before putting the portable tank into service initially and after any exceptional inspections and tests specified in paragraph (f) of this section.

* * * * *

Issued in Washington, DC, on March 14, 2002, under authority delegated in 49 CFR part 1.

Ellen G. Engleman,

Administrator.

[FR Doc. 02–6645 Filed 4–2–02; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Coast Guard

33 CFR Part 165

[CGD01–02–014]

RIN 2115–AA97

Safety Zone; Jennifer Heyman's Wedding Fireworks Display, Greens Farm, CT

AGENCY: Coast Guard, DOT.

ACTION: Temporary final rule.

SUMMARY: The Coast Guard is establishing a temporary safety zone for a fireworks display located in Long Island Sound off Greens Farm, CT. This action is necessary to provide for the safety of life on navigable waters during the event. This action is intended to restrict vessel traffic in a portion of Long Island Sound.

DATES: This rule is effective from 8:15 p.m. on June 9, 2002, until 9:30 p.m. on June 9, 2002.

ADDRESSES: Documents indicated in this preamble as being available in the docket, are part of docket (CGD01–02–014) and are available for inspection or copying at Coast Guard Group/Marine Safety Office, 120 Woodward Ave., New Haven, CT 06512, between 7:30 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: BM2 R. L. Peebles, Marine Events Petty Officer, Coast Guard Group/MSO Long Island Sound (203) 468–4408.

SUPPLEMENTARY INFORMATION:

Regulatory Information

We did not publish a notice of proposed rulemaking (NPRM) for this

regulation. Under 5 U.S.C. 553(b)(B), the Coast Guard finds that good cause exists for not publishing an NPRM. An NPRM was considered unnecessary because the fireworks display is a local event that will have minimal impact on the waterway. The zone is only in effect for 1 hour and 15 minutes and vessels can be given permission to transit the zone during all but about 30 minutes of this time. Vessels may transit around the zone at all times. Additionally, vessels would not be precluded from mooring at or getting underway from commercial or recreational piers in the vicinity of the zone.

Background and Purpose

The Coast Guard is establishing a temporary safety zone in the waters of Long Island Sound off Greens Farm, CT. The safety zone encompasses all waters of Long Island Sound within an 800 foot radius of approximate position 41°06'07" N, 073°18'57" W (NAD 1983). The safety zone is intended to protect boaters from the hazards associated with fireworks launched from a barge in the area. This safety zone covers only the minimum area needed and imposes the minimum restrictions necessary to ensure the protection of all vessels.

Discussion of Rule

The safety zone is for a fireworks display off Greens Farm, CT that will be conducted to commemorate a wedding. The safety zone will be in effect from 8:15 p.m. to 9:30 p.m. on June 9, 2002. The safety zone encompasses all waters of Long Island Sound within an 800 foot radius of approximate position 41°06'07" N, 073°18'57" W (NAD 1983).

Public notifications will be made prior to the event via the Local Notice to Mariners and Marine Information Broadcasts. Marine traffic will be able to transit around the safety zone at all times. Vessels will not be precluded from mooring at or getting underway from recreational or commercial piers in the vicinity of the zone. No vessel may enter the safety zone without permission from the Captain of the Port, Long Island Sound.

Regulatory Evaluation

This rule is not a “significant regulatory action” under section 3(f) of Executive Order 12866 and does not require an assessment of potential costs and benefits under section 6(a)(3) of that Order. The Office of Management and Budget has not reviewed it under that Order. It is not “significant” under the regulatory policies and procedures of the Department of Transportation (DOT) (44 FR 11040, February 26, 1979).