Aviation Administration withdraws the direct final rule published in the **Federal Register** February 11, 2008 (73 FR 7667).

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Issued in Fort Worth, TX, on March 5, 2008.

Donald R. Smith,

Manager, System Support Group, ATO Central Service Center.

[FR Doc. E8–5164 Filed 3–19–08; 8:45 am] $\tt BILLING\ CODE\ 4910-13-M$

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 522

Implantation or Injectable Dosage Form New Animal Drugs; Oxytetracycline Solution

AGENCY: Food and Drug Administration,

HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed by Norbrook Laboratories, Ltd. The supplemental NADA provides for changing scientific nomenclature for a bovine pathogen on labeling for 300 milligrams per milliliter (mg/mL) strength oxytetracycline injectable solution.

DATES: This rule is effective March 20, 2008.

FOR FURTHER INFORMATION CONTACT: Joan

C. Gotthardt, Center for Veterinary Medicine (HFV–130), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 240–276–8342, e-mail: joan.gotthardt@fda.hhs.gov.

SUPPLEMENTARY INFORMATION: Norbrook Laboratories, Ltd., Station Works, Newry, BT35 6JP, Northern Ireland, filed a supplement to NADA 141–143 for TETRADURE 300 (oxytetracycline) Injection used for the treatment of various bacterial diseases of cattle and swine. The supplemental NADA provides for changing a bovine pathogen genus from *Haemophilus* to *Histophilus* on product labeling. The supplemental NADA is approved as of February 8, 2008, and the regulations are amended in 21 CFR 522.1660b to reflect the approval.

Approval of this supplemental NADA did not require review of additional safety or effectiveness data or information. Therefore, a freedom of information summary is not required.

The agency has determined under 21 CFR 25.33(a)(1) that this action is of a type that does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801–808.

List of Subjects in 21 CFR Part 522

Animal drugs.

■ Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, 21 CFR part 522 is amended as follows:

PART 522—IMPLANTATION OR INJECTABLE DOSAGE FORM NEW ANIMAL DRUGS

- 1. The authority citation for 21 CFR part 522 continues to read as follows:
 - Authority: 21 U.S.C. 360b.
- \blacksquare 2. In § 522.1660, revise the section heading to read as follows:

§ 522.1660 Oxytetracycline injectable dosage forms.

 \blacksquare 3. In § 522.1660a, revise the section heading to read as follows:

§ 522.1660a Oxytetracycline solution, 200 milligrams/milliliter.

§ 522.1660b [Amended]

■ 4. In § 522.1660b, in the section heading, remove "injection, 300 milligram/milliliter" and in its place add "solution, 300 milligrams/milliliter"; in paragraph (e)(1)(i)(A), remove "Haemophilus spp." and in its place add "Histophilus spp."; and in the fourth sentence in paragraph (e)(1)(ii), remove "in cattle".

Dated: March 6, 2008.

Bernadette Dunham,

Director, Center for Veterinary Medicine. [FR Doc. E8–5598 Filed 3–19–08; 8:45 am] BILLING CODE 4160–01–S

DEPARTMENT OF STATE

22 CFR Parts 41 and 42

[Public Notice: 6135]

Visas: Documentation of Immigrants and Nonimmigrants —Visa Classification Symbols

AGENCY: State Department. **ACTION:** Final rule.

SUMMARY: The Department is amending its regulations to add new classification symbols to the immigrant and nonimmigrant classification tables. The amendment is necessary to implement legislation that has created additional immigrant and nonimmigrant classifications as described herein. Additionally, the Department is removing immigrant classifications that have become obsolete as a result of either their deletion from the Immigration and Nationality Act "INA" or the expiration of legislative provisions that had temporarily authorized them. This rule also corrects typographical errors noted in the tables. **DATES:** This rule is effective March 20. 2008.

FOR FURTHER INFORMATION CONTACT:

Barbara J. Kennedy, Legislation and Regulations Division, Visa Services, U.S. Department of State, Washington, DC 20520–0106, phone (202) 663–1206.

SUPPLEMENTARY INFORMATION:

Which immigrant classifications are being added?

The new immigrant classification symbols listed are for children residing habitually in Hague Adoption Convention countries who have been or will be adopted by U.S. citizens who are habitually residents in the United States (IH3, IH4), and for two additional classes of special immigrants: certain nationals of Afghanistan and Iraq employed by the U.S. Government in Afghanistan or Iraq as translators or interpreters (SI1, SI2, SI3), and certain Iraqis employed by or on behalf of the U.S. Government in Iraq (SQ1, SQ2, SQ3).

Which nonimmigrant classifications are being added?

Added to the nonimmigrant classification tables are symbols for certain nationals of Australia in a specialty occupation (E3), spouses and children accompanying or following to join E3 principal aliens (E3D), E3 principal aliens who are applying for a new visa when there has been uninterrupted continuity of employment (E3R); treaty aliens from