PART 113—CUSTOMS BONDS

1. The general authority citation for part 113 continues to read, and a specific authority citation for § 113.75 and Appendix C is added to read, as follows:

Authority: 19 U.S.C. 66, 1623, 1624.

Section 113.75 and Appendix C also issued under 19 U.S.C. 1484b.

2. Part 113 is amended by adding a new § 113.75 to read as follows:

§113.75 Bond conditions for deferral of duty on large yachts imported for sale at United States boat shows.

A bond for the deferral of entry completion and duty deposit pursuant to 19 U.S.C. 1484b for a dutiable large yacht imported for sale at a United States boat show must conform to the terms of appendix C to this part. The bond must be filed in accordance with the provisions set forth in § 4.94a of this chapter.

3. Part 113 is amended by adding at the end a new appendix C to read as follows:

Appendix C to Part 113—Bond for Deferral of Duty on Large Yachts Imported for Sale at United States Boat Shows

Bond for Deferral of Duty on Large Yachts Imported for Sale at United States Boat Shows

_____, as principal, and _____, as surety, are held and firmly bound to the UNITED STATES OF AMERICA in the sum of ______ dollars (\$______), for the payment of which we bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these conditions.

Pursuant to the provisions of 19 U.S.C. 1484b, the principal has imported at the port of ______a dutiable large yacht (exceeding 79 feet in length, used primarily for recreation or pleasure, and previously sold by a manufacturer or dealer to a consumer) identified as ______ for sale at a boat show in the United States with deferral of entry completion and duty deposit and has executed this obligation as a condition precedent to that deferral.

A failure to inform Customs in writing of an exportation, or to complete the required entry, within the 6-month bond period will give rise to a claim for liquidated damages unless the principal informs Customs of the exportation or completes the entry within the time limits prescribed in 19 CFR 4.94a. If the principal fails to comply with any condition of this obligation, which includes compliance with any requirement or condition set forth in 19 U.S.C. 1484b or 19 CFR 4.94a, the principal and surety jointly and severally agree to pay to Customs an amount of liquidated damages equal to twice the amount of duty on the large yacht that would otherwise be imposed under

subheading 8903.91.00 or 8903.92.00 of the Harmonized Tariff Schedule of the United States. For purposes of this paragraph, the term duty includes any duties, taxes, fees and charges imposed by law.

The principal will exonerate and hold harmless the United States and its officers from or on account of any risk, loss, or expense of any kind or description connected with or arising from the failure to store and deliver the large yacht as required, as well as from any loss or damage resulting from fraud or negligence on the part of any officer, agent, or other person employed by the principal.

WITNESS our hands and seals this

_____ day of _____ (month), _____

(Name)	(Address)	
(Principa	1)	[SEAL]
(i incipa		
(NL)	(4.11)	[SEAL]
(Name)	(Address)	[SEAL]
(Surety)		

Certificate as to Corporate Principal

I, _____, certify that I am the* ______ of the corporation named as principal in the attached bond; that ______, who signed the bond on behalf of the principal, was then ______ of that corporation; that I know his signature, and his signature to the bond is genuine; and that the bond was duly signed, sealed, and attested for and in behalf of the corporation by authority to its governing body.

(CORPORATE SEAL)

(To be used when no power of attorney has been filed with the port director of customs.)

*May be executed by the secretary, assistant secretary, or other officer of the corporation.

PART 178—APPROVAL OF INFORMATION COLLECTION REQUIREMENTS

1. The authority citation for Part 178 continues to read as follows:

Authority: 5 U.S.C. 301; 19 U.S.C. 1624; 44 U.S.C. 3501 *et seq.*

2. In § 178.2, the table is amended by adding a new listing for § 4.94a in numerical order to read as follows:

§178.2 Listing of OMB control numbers.

19 CFR section	Description				OMB control No.
§4.94		* large y portec	yachts	s im-	* 1515–0223
	*	*	*	*	*

Robert C. Bonner,

Commissioner of Customs.

Approved: February 25, 2003.

Timothy E. Skud,

Deputy Assistant Secretary of the Treasury. [FR Doc. 03–6759 Filed 3–19–03; 8:45 am] BILLING CODE 4820–02–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 520

Oral Dosage Form New Animal Drugs; Pyrantel Pamoate Paste

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 an abbreviated new animal drug application (ANADA) filed by Phoenix Scientific, Inc. The ANADA provides for the oral use of pyrantel pamoate paste for the removal and control of certain internal parasites in horses and ponies.

DATES: This rule is effective March 20, 2003.

FOR FURTHER INFORMATION CONTACT: Lonnie W. Luther, Center for Veterinary Medicine (HFV–104), Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 301–827–8549, email: lluther@cvm.fda.gov.

SUPPLEMENTARY INFORMATION: Phoenix Scientific, Inc., 3915 South 48th Street Ter., St. Joseph, MO 64503, filed ANADA 200–342 that provides for the use of Pyrantel Pamoate Paste for the removal and control of certain internal parasites in horses and ponies. Phoenix Scientific's Pyrantel Pamoate Paste is approved as a generic copy of Pfizer's STRONGID (pyrantel pamoate) Paste approved under NADA 129-831. The ANADA is approved as of January 22, 2003, and the regulations are amended in 21 CFR 520.2044 to reflect the approval. The basis of approval is discussed in the freedom of information summary.

In accordance with the freedom of information provisions of 21 CFR part 20 and 21 CFR 514.11(e)(2)(ii), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852, between 9 a.m. and 4 p.m., Monday through Friday.

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 520

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 520 is amended as follows:

PART 520—ORAL DOSAGE FORM NEW ANIMAL DRUGS

1. The authority citation for 21 CFR part 520 continues to read as follows:

Authority: 21 U.S.C. 360b.

2. Section 520.2044 is amended by revising paragraphs (a) and (b) to read as follows:

§ 520.2044 Pyrantel pamoate paste.

(a) *Specifications*. (1) Each milliliter (mL) contains 180 milligrams (mg) pyrantel base (as pyrantel pamoate).

(2) Each mL contains 226 mg pyrantel base (as pyrantel pamoate).

(b) *Sponsors*. See sponsors in § 510.600(c) of this chapter.

(1) No. 000069 for use of product described in paragraph (a)(1) of this section.

(2) No. 059130 for use of product described in paragraph (a)(2) of this section.

* * * *

Dated: February 25, 2003.

Stephen F. Sundlof,

Director, Center for Veterinary Medicine. [FR Doc. 03–6688 Filed 3–19–03; 8:45 am] BILLING CODE 4160–01–S

DEPARTMENT OF STATE

22 CFR Part 41

[Public Notice 4315]

RIN 1400-AA97

Documentation of Nonimmigrants Under the Immigration and Nationality Act, as Amended—Waiver of the Nonimmigrant Visa Fees for Members of Observer Missions to the United Nations

AGENCY: Department of State.

ACTION: Final rule.

SUMMARY: This rule makes final the Department's interim rule published on August 29, 2000. The interim rule extended the waiver of the visa application and issuance fees to B–1 visa applicants coming to the United States as participants in their U.N. observer missions.

EFFECTIVE DATE: This rule is effective March 20, 2003.

FOR FURTHER INFORMATION CONTACT: Pam Chavez, Legislation and Regulations Division, Visa Office, Room L603–C, SA–1, Department of State, Washington, DC 20522–0106, (202) 663–1206 or email at *chavezpr@state.gov*.

SUPPLEMENTARY INFORMATION: On August 29, 2000, the Department published an interim rule [65 FR 52306] that extended the waiver of the visa application and issuance fees to persons who are members of observer missions to the United Nations who apply as B-1 applicants to enter as participants in their U.N. observer missions. Previously, the regulation granted the waiver only to aliens coming in various diplomatic classifications, including those related to international organizations. However, aliens coming to the United Nations in an observer capacity on B-1 visas were not granted the waiver.

Final Rule

The interim rule amended the Departments' regulations at 22 CFR 41.107(c)(1). Since the Department does not feel it necessary to amend the regulations as published in the interim rule, the interim rule is adopted as a final rule without change.

Dated: February 5, 2003.

Maura Harty,

Assistant Secretary for Consular Affairs, Department of State.

[FR Doc. 03–6719 Filed 3–19–03; 8:45 am] BILLING CODE 4710–06–P

DEPARTMENT OF STATE

22 CFR Part 42

RIN 1400-AB39

[Public Notice 4314]

Documentation of Immigrants Under the Immigration and Nationality Act, as Amended—Issuance of New or Replacement Visas

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

SUMMARY: This rule makes final the Department's interim rule pertaining to the issuance of replacement immigrant visas.

EFFECTIVE DATE: This rule takes effect March 20, 2003.

FOR FURTHER INFORMATION CONTACT: Pam Chavez, Legislation and Regulations Division, Visa Office, Room L603–C, SA–1, Department of State, Washington, DC 20522–0106, (202) 663–1206 or email at chavezpr@state.gov.

SUPPLEMENTARY INFORMATION: On January 11, 2002, the Department published an interim rule [67 FR 1415] that deleted an incorrect citation that is no longer in effect. The rule also made editorial changes to include descriptions of the classes of aliens affected, rather than making statutory citations.

Final Rule

The Department's interim rule amended § 42.74(b). Although the Department solicited comments, no comments were received. Therefore, since no changes have been made to the interim rule, the Department feels it is unnecessary to publish the regulation again in full herein. The interim rule is adopted as final without changes.

Dated: February 25, 2003.

Maura Harty,

Assistant Secretary for Consular Affairs, Department of State.

[FR Doc. 03–6718 Filed 3–19–03; 8:45 am] BILLING CODE 4710–06–P

DEPARTMENT OF STATE

22 CFR Part 42

[Public Notice 4313]

Documentation of Immigrants— Elimination of Extended Visa Validity Benefits Under Section 154 of the Immigration Act of 1990

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