

humans, domesticated animals, or wildlife;

d. Leaving unattended and/or tethered domestic animals, except for animals that are inside passenger vehicles;

5. Launching or operating drones or other aerial unmanned vehicles;

6. Possessing or using fireworks and/or explosives;

7. Parking a motorized vehicle in violation of posted restrictions;

8. Leaving property unattended in excess of 24 hours;

9. Hunting or trapping;

10. Disorderly conduct as defined in Alaska Statute 11.61.110;

11. Indecent exposure as defined in Alaska Statute 11.41.458 and/or 11.41.460;

12. Cutting or gathering green trees or parts, or removing down or standing dead wood for any purpose;

13. Unauthorized access to or use of government or employee-owned structures or vehicles.

Exemptions

The following persons are exempt from these supplementary rules: Any Federal, State, local, and/or military employee acting within the scope of their duties; members of any organized rescue or fire-fighting force performing an official duty; and persons, agencies, municipalities or companies holding an existing valid special-use permit and operating within the scope of their permit.

Enforcement

Any person who violates any of these supplementary rules may be tried before a United States Magistrate and fined in accordance with 18 U.S.C. 3571, imprisoned for no more than 12 months under 43 U.S.C. 1733(a) and 43 CFR 8360.0–7, or both. In accordance with 43 CFR 8365.1–7, State or local officials may also impose penalties for violations of Alaska law.

Chad Padgett,

State Director, Alaska.

[FR Doc. 2021–16535 Filed 8–4–21; 8:45 am]

BILLING CODE 4310-JA-P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

46 CFR Parts 30, 150 and 153

[Docket No. USCG–2013–0423]

RIN 1625–AB94

2013 Liquid Chemical Categorization Updates

AGENCY: Coast Guard, DHS.

ACTION: Correcting amendments.

SUMMARY: In April 2020, the Coast Guard published a final rule updating the Liquid Chemical Categorization tables, aligning them with the International Code for the Construction and Equipment of Ships Carrying Dangerous Chemicals in Bulk and the International Maritime Organization's Marine Environment Protection Committee circulars from December 2012 and 2013. In May 2020, the Coast Guard published amendments to correct minor typographical errors in those regulations. Some minor corrections still need to be made. This document corrects the tables in the final regulations.

DATES: Effective on August 5, 2021.

FOR FURTHER INFORMATION CONTACT: LCDR Daniel Velez, Coast Guard; telephone 202–372–1419, email Daniel.velez@uscg.mil, or Dr. Raghunath Halder, Coast Guard; telephone (202) 372–1422, email Raghunath.Halder@uscg.mil.

SUPPLEMENTARY INFORMATION: The Coast Guard published the 2012 Liquid Chemical Categorization Updates interim rule on August 16, 2013 (Volume 78 of the **Federal Register** (FR) at Page 50147). We published a supplemental notice of proposed rulemaking (SNPRM) on October 22, 2015 (80 FR 64191) and published a final rule on April 17, 2020 (85 FR 21660). On May 8, 2020, we published a correcting amendment to that final rule (85 FR 27308).

During development of the May 8, 2020, amendment, the Coast Guard identified errors that prompted a more extensive review. That review has resulted in this correcting amendment, which, among other corrections, re-alphabetizes certain lists of chemicals, removes duplicate chemicals, and resolves minor typographical errors such as italicization. The interim rule, the SNPRM, the final rule, the May 2020 correction, and this document all share the same docket number.

As the errors are not substantive, and correcting them aligns the final text with the stated purpose of the rulemaking, the Coast Guard finds that additional notice and opportunity for public comment is unnecessary under Title 5 of the United States Code (U.S.C.), Section 553(b). For the same reasons, and to forestall any confusion caused by incorrect text, the Coast Guard finds good cause under 5 U.S.C. 553(d) to make the corrected text effective upon publication in the **Federal Register**.

Accordingly, 46 CFR parts 30, 150, and 153 are corrected by making the following correcting amendments:

List of Subjects

46 CFR Part 30

Cargo vessels, Foreign relations, Hazardous materials transportation, Penalties, Reporting and recordkeeping requirements, Seamen.

46 CFR Part 150

Hazardous materials transportation, Marine safety, Occupational safety and health, Reporting and recordkeeping requirements.

46 CFR Part 153

Administrative practice and procedure, Cargo vessels, Hazardous materials transportation, Marine safety, Reporting and recordkeeping requirements, Water pollution control.

Therefore, the Coast Guard amends 46 CFR parts 30, 150, and 153 as follows.

PART 30—GENERAL PROVISIONS

■ 1. The authority citation for part 30 continues to read as follows:

Authority: 46 U.S.C. 2103, 3306, 3703, Department of Homeland Security Delegation No. 0170.1 (II)(92)(a), (92)(b).

■ 2. In § 30.25–1, amend Table 30.25–1 as follows:

■ a. Remove the entry for “Barium long-chain (C11–C50) alkaryl sulfonate” and add an entry for “Barium long-chain (C11–C50) alkaryl sulfonate (alternately sulphonate)” in its place;

■ b. After the entry for “*Diethylene glycol ethyl ether*, see Poly(2-8)alkylene glycol monoalkyl (C1–C6) ether.”, add an entry for “*Diethylene glycol ethyl ether acetate*, see Poly(2-8)alkylene glycol monoalkyl (C1–C6) ether acetate”;

■ c. Redesignate the entries for “2-Methylpyridine”, “3-Methylpyridine”, and “4-Methylpyridine” to follow the entry for “Methyl propyl ketone”;

■ d. Remove the entry for “Nonanoic, Tridecanoic acid mixture” and add an

entry for “Nonanoic/Tridecanoic acid mixture” in its place; and
 ■ e. Remove the entry for “Rapeseed acid oil”.

The additions read as follows:

§ 30.25–1 Cargoes carried in vessels certificated under the rules of this subchapter.

* * * * *

TABLE 30.25–1—LIST OF FLAMMABLE AND COMBUSTIBLE BULK LIQUID CARGOES

Cargo name	IMO Annex II pollution category
Barium long-chain (C11-C50) alkaryl sulfonate “(alternately sulphonate)	Y
Diethylene glycol ethyl ether acetate, see Poly(2-8)alkylene glycol monoalkyl (C1-C6) ether acetate	
Nonanoic/Tridecanoic acid mixture	#

PART 150—COMPATIBILITY OF CARGOES

■ 3. The authority citation for part 150 continues to read as follows:

Authority: 46 U.S.C. 3306, 3703; Department of Homeland Security Delegation No. 0170.1. Section 150.105 issued under 44 U.S.C. 3507; Department of Homeland Security Delegation No. 0170.1.

■ 4. Amend Table 1 to Part 150 as follows:

■ a. Remove the entry for “Alkyl phenol sulfide (alternately sulphide) (C8-C40), see Alkyl (C8-C40) phenol sulfide”, and add an entry for “Alkyl phenol sulfide

(alternately sulphide) (C8-C40), see Alkyl (C8-C40) phenol sulfide (alternately sulphide)” in its place;

■ b. Remove the entry for “Ammonium lignosulfonate (alternately lignosulphonate) solution, see also Lignin liquor”, and add an entry for “Ammonium lignosulfonate (alternately lignosulphonate) solution, see also Lignin liquor” in its place;

■ c. Revise the entries for “Butyl alcohol (all isomers)”, “Coconut oil, see Oil, edible: Coconut”, “Dodecylbenzene, see Alkyl (C9+)”, “Ethylene glycol ethyl ether acetate, see 2-Ethoxyethyl acetate”, “Fuming sulfuric (alternately sulphuric) acid, see”, “Gas oil, cracked,

see Oil, misc.: Gas,” “Groundnut oil, see Oil, edible: Groundnut”, and “Jatropha oil, see Oil, misc.: Jatropha”;

■ d. After the entry for “Monochlorodifluoromethane”, add an entry for “Monoethanolamine, see Ethanolamine”;

■ e. Revise the entry for “Nitric acid (70% and over)”;

■ f. Under the entry “Oil, edible:”, revise the subentries for “Coconut” and “Cotton seed”; and

■ g. Revise the entry for “Vegetable oils, n.o.s.”, and the subentry, “Jatropha oil”.

The revisions and additions read as follows:

TABLE 1 TO PART 150—ALPHABETICAL LIST OF CARGOES

Alkyl phenol sulfide (alternately sulphide) (C8-C40), see Alkyl (C8-C40) phenol sulfide (alternately sulphide).	AKS
Ammonium lignosulfonate (alternately lignosulphonate) solution, see also Lignin liquor.	ALG LNL
Butyl alcohol (all isomers)	20 2, 3 BAY BAN/BAS/BAT/IAL
Coconut oil, see Oil, edible: Coconut	2 OCC (VEO)
Dodecylbenzene, see Alkyl (C9+) benzenes	DDB AKB
Ethylene glycol ethyl ether acetate, see 2-Ethoxyethyl acetate	2 EGA EEA
Fuming sulfuric (alternately sulphuric) acid, see Oleum	2
Gas oil, cracked, see Oil, misc.: Gas, cracked	GOC
Groundnut oil, see Oil, edible: Groundnut	OGN (VEO)

TABLE 1 TO PART 150—ALPHABETICAL LIST OF CARGOES—Continued

<i>Jatropha oil</i> , see Oil, misc.: <i>Jatropha</i>						JTO
<i>Monoethanolamine</i> , see Ethanolamine						MEA.
Nitric acid (70% and over)	3	2, 3	NCE			NAC/NCD
Oil, edible:						
Coconut	34	2	OCC			VEO
Cottonseed	34		OCS			VEO
Vegetable oils, n.o.s.	34		VEO.			
<i>Jatropha oil</i>	34		JTO.			

* * * * *

■ 5. Amend table 2 to part 150 as follows:

■ a. Remove the following entries:

■ i. Under Group 4, the second entry for “Acetic Acid.¹”;

■ ii. Under Group 34, the second (duplicate) entries for “Polymethylsiloxane.”, “Polyolefin aminoester salts (molecular weight 2000+)”, “Polyolefin ester (C28-C250)”, “Polyolefin phosphorosulfide (alternately phosphorosulphide), barium derivative (C28-C250)”, and “Poly(20)oxyethylene sorbitan monooleate”;

■ iii. Under Group 41, the second (duplicate) entry for “Methyl tert-pentyl ether”;

■ iv. Under Group 42, “Nitropropane, Nitroethane mixtures”; and

■ v. Under Group 43, the second (duplicate) entries for “Alkyl (C8-C10) polyglucoside solution (65% or less)” and “Alkyl (C8-C10)/(C12-C14):(60% or more/40% or less) polyglucoside solution (55% or less).”;

■ b. Under Group 0, after

■ i. Remove the entry, “Alkylbenzene sulfonic (alternately sulphonic) acid (less than 4%)” and add an entry for “Alkylbenzene sulfonic (alternately

sulphonic) acid (less than 4%)¹” in its place ; and

■ ii. After the entry for “n-Octyl Mercaptan”, add an entry for “Oleum ¹”;

■ c. Under Group 15:

■ i. After the entry for “Acrylonitrile.¹”, add an entry for “Allyl alcohol ¹”; and

■ d. Under Group 16, remove the entry for “Ethylene oxide/Propylene oxide mixture with an Ethylene oxide content not more than 30% by mass” and add an entry for “Ethylene oxide/Propylene oxide mixture with an Ethylene oxide content not more than 30% by mass” in its place;

■ e. Under Group 17, after the entry for “Chlorohydrins”, add an entry for “Chlorohydrins (crude)”;

■ f. Under Group 34:

■ i. Redesignate the entry for “Calcium long-chain alkyl (C18-C28) salicylate” to its proper placement in alphabetical order after the entry for “Calcium long-chain alkyl (C11-C40) phenate.”;

■ ii. Remove the entry for “Calcium long chain alkyl salicylate (C13 +)” and add an entry for “Calcium long-chain alkyl salicylate (C13+)” in its place;

■ iii. After the entry for “Isopropyl acetate”, add an entry for “Lauric acid”;

■ iv. Under the entry for “Poly (2-8)alkylene glycol monoalkyl (C1-C6)

ether acetate.”, indent the sub-entries, “Diethylene glycol butyl ether acetate.”, “Diethylene glycol ethyl ether acetate.”, and “Diethylene glycol methyl ether acetate.”; and

■ v. Redesignate the entry for “2,2,4-Trimethyl-1,3-pentanediol-1-isobutyrate” to follow the entry for “2,2,4-Trimethyl-1,3-pentanediol diisobutyrate.”;

■ g. Under Group 40:

■ i. Redesignate the entry for “Diethylene glycol.” to follow the entry for “Alkyl (C9-C15) phenyl propoxylate.”; and

■ ii. Remove the entry for “Diethetylene glycol phenyl ether.r” by removing “ether.r” and, add an entry for “Diethetylene glycol phenyl ether” in its place;

■ h. Under Group 42, after the entry for “Nitroethane”, add an entry for “Nitroethane (80%)/Nitropropane (20%)”; and

■ i. Under Group 43, after the entry for “Alkyl (C8-C10)/(C12-C14):(40% or less/60% or more) polyglucoside solution (55% or less)”, add an entry for “Alkyl (C8-C10)/(C12-C14):(50%/50%) polyglucoside solution (55% or less)”.

The revisions and additions read as follows:

TABLE 2 TO PART 150—GROUPING OF CARGOES

0. Unassigned Cargoes.						
Alkylbenzene sulfonic (alternately sulphonic) acid (less than 4%) ¹ .						

TABLE 2 TO PART 150—GROUPING OF CARGOES—Continued

*	*	*	*	*	*	*
	Oleum ¹ .					
*	*	*	*	*	*	*
15. Substituted Allyls.						
*	*	*	*	*	*	*
	Allyl alcohol ¹ .					
*	*	*	*	*	*	*
16. Alkylene Oxides.						
*	*	*	*	*	*	*
	Ethylene oxide/Propylene oxide mixture with an Ethylene oxide content not more than 30% by mass.					
*	*	*	*	*	*	*
17. Epichlorohydrins.						
*	*	*	*	*	*	*
	Chlorohydrins (crude).					
*	*	*	*	*	*	*
34. Esters.						
*	*	*	*	*	*	*
	Calcium long-chain alkyl salicylate (C13+).					
*	*	*	*	*	*	*
	Lauric acid.					
*	*	*	*	*	*	*
	Sodium dimethyl naphthalene sulfonate (alternately sulphonate) solution. ¹					
*	*	*	*	*	*	*
40. Glycol Ethers.						
*	*	*	*	*	*	*
	Diethethylene glycol phenyl ether					
*	*	*	*	*	*	*
42. Nitrocompounds.						
*	*	*	*	*	*	*
	Nitroethane (80%)/Nitropropane (20%).					
*	*	*	*	*	*	*
43. Miscellaneous Water Solutions.						
*	*	*	*	*	*	*
	Alkyl (C8-C10)/(C12-C14):(50%/50%) polyglucoside solution (55% or less).					
*	*	*	*	*	*	*

* * * * *

Appendix 1 to Part 150 [Amended]

■ 6. Amend appendix 1 to part 150 in the table in paragraph (a) as follows:

■ a. In the “Member of reactive group” column, remove the entry for “Dimethyl disulfide (0)” and add an entry for “Dimethyl disulfide (alternately disulphide) (0)” in its place; and

■ b. In the “Member of reactive group” column, amend entry for “Ethylenediamene (7)” by removing its subentry for “Fatty alcohols (C12-C14).” in the “Compatible with” column and

adding an entry for “Fatty alcohols (C12-C14)(20).” in its place.

PART 153—COMPATIBILITY OF CARGOES

■ 7. The authority citation for part 153 continues to read as follows:

Authority: 46 U.S.C. 3703; Department of Homeland Security Delegation No. 0170.1. Section 153.40 issued under 49 U.S.C. 5103. Sections 153.470 through 153.491, 153.1100 through 153.1132, and 153.1600 through 153.1608 also issued under 33 U.S.C. 1903 (b).

■ 8. Amend table 2 to part 153 as follows:

■ a. Remove the entry for “Urea/Ammonium nitrate solution *” and add an entry for “Urea/Ammonium nitrate solution” in its place; and

■ b. Remove the entry for “Urea/Ammonium phosphate solution” with pollution category “Z” and add in its place an entry for “Urea/Ammonium phosphate solution” with pollution category “Y”.

The additions read as follows:

TABLE 2 TO PART 153—CARGOES NOT RELATED UNDER SUBCHAPTERS D OR O OF THIS CHAPTER WHEN CARRIED IN BULK ON NON-OCEANGOING BARGES						
	*	*	*	*	*	*
Cargoes						Pollution category
	*	*	*	*	*	*
Urea/Ammonium nitrate solution						Z
Urea/Ammonium phosphate solution						Y
	*	*	*	*	*	*

Dated: July 16, 2021.
Michael Cunningham,
*Chief, Office of Regulations and
Administrative Law, U.S. Coast Guard.*
[FR Doc. 2021–15740 Filed 8–4–21; 8:45 am]
BILLING CODE 9110–04–P

**FEDERAL COMMUNICATIONS
COMMISSION**

47 CFR Part 73

[MB Docket No. 21–157; RM–11902; DA 21–
920; FR ID 41250]

**Television Broadcasting Services
Eagle River, Wisconsin**

AGENCY: Federal Communications
Commission.

ACTION: Final rule.

SUMMARY: On April 16, 2021, the Media
Bureau, Video Division (Bureau) issued
a *Notice of Proposed Rulemaking*
(NPRM) in response to a petition for
rulemaking filed by Gray Television
Licensee, LLC (Petitioner), requesting
the allotment of channel 26 to Eagle
River, Wisconsin in the DTV Table of
Allotments as the community’s second
local service. For the reasons set forth in
the *Report and Order* referenced below,
the Bureau amends FCC regulations to
allot channel 26 at Eagle River. The
newly allotted channel will be
authorized pursuant to the
Commission’s competitive bidding
rules.

DATES: Effective August 5, 2021.

FOR FURTHER INFORMATION CONTACT:
Joyce Bernstein, Media Bureau, at (202)
418–1647 or Joyce.Bernstein@fcc.gov.

SUPPLEMENTARY INFORMATION: The
proposed rule was published at 86 FR
22842 on April 29, 2021. The Petitioner
filed comments in support of the
petition, as required by the
Commission’s rules, reaffirming its

commitment to apply for channel 26
and if authorized, to build a station
promptly. No other comments were
filed. We believe the public interest
would be served by allotting channel 26
at Eagle River, Wisconsin. Eagle River
(population 1,398) clearly qualifies for
community of license status for
allotment purposes. In addition, the
proposal would result in a second local
service to Eagle River under the
Commission’s third allotment priority.
Moreover, the allotment is consistent
with the minimum geographic spacing
requirements for new DTV allotments in
the Commission’s rules, and the
allotment point complies with the rules
as the entire community of Eagle River
is encompassed by the 48 dBμ contour.
The Commission obtained Canadian
concurrence for the allotment.

This is a synopsis of the
Commission’s *Report and Order*, MB
Docket No. 21–157; RM–11902; DA 21–
920, adopted July 27, 2021, and released
July 28, 2021. The full text of this
document is available for download at
<https://www.fcc.gov/edocs>. To request
materials in accessible formats for
people with disabilities (braille, large
print, electronic files, audio format),
send an email to fcc504@fcc.gov or call
the Consumer & Governmental Affairs
Bureau at 202–418–0530 (voice), 202–
418–0432 (tty).

This document does not contain
information collection requirements
subject to the Paperwork Reduction Act
of 1995, Public Law 104–13. In addition,
therefore, it does not contain any
proposed information collection burden
“for small business concerns with fewer
than 25 employees,” pursuant to the
Small Business Paperwork Relief Act of
2002, Public Law 107–198, *see* 44 U.S.C.
3506(c)(4). Provisions of the Regulatory
Flexibility Act of 1980, 5 U.S.C. 601–
612, do not apply to this proceeding.

The Commission will send a copy of
this *Report and Order* in a report to be

sent to Congress and the Government
Accountability Office pursuant to the
Congressional Review Act, *see* 5 U.S.C.
801(a)(1)(A).

List of Subjects in 47 CFR Part 73

Television.
Federal Communications Commission.
Thomas Horan,
Chief of Staff, Media Bureau.

Final Rule

For the reasons discussed in the
preamble, the Federal Communications
Commission amends 47 CFR part 73 as
follows:

**PART 73—RADIO BROADCAST
SERVICE**

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

Authority: 47 U.S.C. 154, 155, 301, 303,
307, 309, 310, 334, 336, 339.

■ 2. In § 73.622, in paragraph (i), amend
the Post-Transition Table of DTV
Allotments, under Wisconsin, by
revising the entry for “Eagle River” to
read as follows:

**§ 73.622 Digital television table of
allotments.**

* * * * *

(i) * * *

Community				Channel No.
*	*	*	*	*
WISCONSIN				
*	*	*	*	*
Eagle River				26, 28
*	*	*	*	*

[FR Doc. 2021–16588 Filed 8–4–21; 8:45 am]
BILLING CODE 6712–01–P