

TABLE FIVE—Continued

Vessel	No.	Masthead lights not over all other lights and obstructions. Annex I, sec. 2(f)	Forward masthead light not in forward quarter of ship. Annex I, sec. 3(a)	After masthead light less than 1/2 ship's length aft of forward masthead light. Annex I, sec. 3(a)	Percentage horizontal separation attained
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<p>Approved: October 19, 2018.</p> <p>A.S. Janin, <i>Captain, JAGC, U.S. Navy, Deputy Assistant Judge Advocate General (Admiralty and Maritime Law).</i> Dated: October 19, 2018.</p> <p>Meredith Steingold Werner, <i>Lieutenant Commander, Judge Advocate General's Corps, U.S. Navy, Federal Register Liaison Officer.</i> [FR Doc. 2018–23374 Filed 10–30–18; 8:45 am]</p> <p>BILLING CODE 3810–FF–P</p>					
<p>ENVIRONMENTAL PROTECTION AGENCY</p> <p>40 CFR Part 141</p> <p>[EPA–HQ–OW–2018–0558; FRL–9985–19–OW]</p> <p>Expedited Approval of Alternative Test Procedures for the Analysis of Contaminants Under the Safe Drinking Water Act; Analysis and Sampling Procedures</p> <p><i>Correction</i></p> <p>In rule document 2018–22162, appearing on pages 51636 through 51652, in the issue of Friday, October 12, 2018, make the following corrections:</p> <p>1. On page 51646, in the table labelled “ALTERNATIVE TESTING METHODS FOR CONTAMINANTS LISTED AT 40 CFR 141.24(e)(1),” for the Contaminant “Atrazine” and the Methodology “Solid Phase Extraction/Gas Chromatography/Mass Spectrometry (GC/MS),” the EPA Method should read “525.3²⁴, 523²⁶” and the SM 21st edition¹ should be blank.</p> <p>2. On page 51647, in the table labelled “ALTERNATIVE TESTING METHODS FOR CONTAMINANTS LISTED AT 40 CFR 141.24(e)(1)—Continued,” for the Contaminant “Simazine” and the Methodology “Solid Phase Extraction/Gas Chromatography/Mass Spectrometry (GC/MS),” the EPA Method should read “525.3²⁴, 523²⁶” and the SM 21st edition¹ should be blank.</p> <p>3. On the same page, in the same table, for the Contaminant “Total Trihalomethanes” and the Methodology “Purge & Trap/Gas Chromatography/Mass Spectrometry,” the EPA Method should read “524.3⁹, 524.4²⁹” and the SM 21st edition¹ should be blank.</p> <p>4. On page 51649, in the table labelled “ALTERNATIVE TESTING METHODS FOR CONTAMINANTS LISTED AT 40 CFR 141.131(b)(1)—Continued,” the second Contaminant should read “Chlorite—daily monitoring as prescribed in 40 CFR 141.132(b)(2)(i)(A)”.</p> <p>5. On the same page, in the same table, on the same row, the Methodology should read “Amperometric Titration” and the EPA Method should be blank.</p> <p>6. On page 51650, in the table labelled “ALTERNATIVE TESTING METHODS FOR CONTAMINANTS LISTED AT 40 CFR 143.4(b),” for the Contaminant “Chloride” and the Methodology “Silver Nitrate Titration,” the SM 21st edition¹ should read “4500–Cl– B”.</p> <p>7. On the same page, in the same table, on the same row, the SM 22nd edition,²⁸ SM 23rd edition⁴⁹ should read “4500–Cl– B”.</p> <p>[FR Doc. C1–2018–22162 Filed 10–30–18; 8:45 am]</p> <p>BILLING CODE 1301–00–D</p>					
<p>DEPARTMENT OF DEFENSE</p> <p>Defense Acquisition Regulations System</p> <p>48 CFR Parts 211 and 252</p> <p>[Docket DARS–2018–0048]</p> <p>RIN 0750–AJ95</p> <p>Defense Federal Acquisition Regulation Supplement: Repeal of DFARS Clause “Acquisition Streamlining” (DFARS Case 2018–D033)</p> <p>AGENCY: Defense Acquisition Regulations System, Department of Defense (DoD).</p> <p>ACTION: Final rule.</p> <p>SUMMARY: DoD is issuing a final rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to remove a clause that is no longer necessary.</p>					
<p>DATES: Effective October 31, 2018.</p> <p>FOR FURTHER INFORMATION CONTACT: Ms. Carrie Moore, telephone 571–372–6093.</p> <p>SUPPLEMENTARY INFORMATION:</p> <p>I. Background</p> <p>DoD is amending the DFARS to remove DFARS clause 252.211–7000, Acquisition Streamlining, and the associated clause prescription at DFARS 211.002–70. This clause is included in all solicitations and contracts for systems acquisition programs and requires contractors to: Prepare acquisition streamlining recommendations in accordance with the performance work statement; format and submit the recommendations in accordance with the contract data requirements list of the contract; and include the clause in all subcontracts valued over \$1.5 million that are awarded in the performance of the contract. DoD may accept, modify, or reject the contractor's recommendations.</p> <p>This clause was added to the DFARS to implement a requirement of DoD Directive (DoDD) 5000.43, Acquisition Streamlining. DoDD 5000.43 has been cancelled and replaced by DoD Instruction 5000.02, Operation of the Defense Acquisition System, which requires contractors to submit acquisition streamlining recommendations. Additionally, Federal Acquisition Regulation (FAR) subpart 7.1, Acquisition Plans, already includes acquisition streamlining and industry engagement as considerations to be made when preparing a written acquisition plan. As the implementing DoDD has been cancelled and FAR subpart 7.1 addresses acquisition streamlining, this DFARS clause is unnecessary and can be removed.</p> <p>The removal of this DFARS text supports a recommendation from the DoD Regulatory Reform Task Force. On February 24, 2017, the President signed Executive Order (E.O.) 13777, “Enforcing the Regulatory Reform Agenda,” which established a Federal policy “to alleviate unnecessary regulatory burdens” on the American people. In accordance with E.O. 13777, DoD established a Regulatory Reform</p>					