

relating to the beneficial ownership reporting requirements which were the subject of FR Doc. 98-1084 is corrected as follows:

§ 240.13d-1 [Corrected]

1. On page 2866, first column, amend the first line in paragraph (d) after the words "Any person who" to add the words ", as of the end of any calendar year,".

§ 240.13d-101 [Corrected]

2. On page 2867, third column, second line, "240.13d-7(b)" is corrected to read "Rule 13d-7".

3. On page 2867, third column, amendment 6a is added preceding amendment 7 to read as follows:

6a. Amend § 240.13d-101 to revise the chart in Instruction (14) for Cover Page and in Item 7 revise the reference to "Rule 13d-1(f) (§ 240.13d-1(f))" to read "Rule 13d-1(k)".

§ 240.13d-101 Schedule 13D—Information to be included in statements filed pursuant to § 240.13d-1(a) and amendments thereto filed pursuant to § 240.13d-2(a).

* * * * *

Instructions for Cover Page

* * * * *

(14) Type of Reporting Person * * *

Category	Symbol
Broker Dealer	BD
Bank	BK
Insurance Company	IC
Investment Company	IV
Investment Adviser	IA
Employee Benefit Plan or Endowment Fund.	EP
Parent Holding Company/Control Person.	HC
Savings Association	SA
Church Plan	CP
Corporation	CO
Partnership	PN
Individual	IN
Other	OO

* * * * *

§ 240.13d-102 [Corrected]

4. On page 2867, third column, "[] Rule 13d-(c)" following the text that reads "Check the appropriate box to designate the rule pursuant to which this Schedule is filed;" is corrected to read "[] Rule 13d-1(c)".

5. On page 2868, second column, amendment 7a is added preceding amendment 8 to read as follows:

7a. Amend § 240.13d-102 by revising the chart in Instruction (12) for Cover Page and revise Item 7 to read as follows:

§ 240.13d-102 Schedule 13G—Information to be included in statements filed pursuant to § 240.13d-1 (b) and (c) and amendments thereto filed pursuant to § 240.13d-2(d).

* * * * *

Instructions for Cover Page

* * * * *

(12) Type of Reporting Person * * *

Category	Symbol
Broker Dealer	BD
Bank	BK
Insurance Company	IC
Investment Company	IV
Investment Adviser	IA
Employee Benefit Plan or Endowment Fund.	EP
Parent Holding Company/Control Person.	HC
Savings Association	SA
Church Plan	CP
Corporation	CO
Partnership	PN
Individual	IN
Other	OO

* * * * *

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(b)(1)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

* * * * *

6. On page 2868, first column, 9th line, "Rule 13d-1(c)" is corrected to read "Rule 13d-1(d)".

7. On page 2868, first column, Item 3, the last sentence which reads "If this statement is filed pursuant to § 240.13d-1(c), check this box. []" is removed.

8. On page 2868, second column, Item 8, the reference to "Item 3(h)" in the third line is corrected to read "Item 3(j)" and in the 7th line, "§ 240.13d-1(d)" is corrected to read "Rule 13d-1(c) or Rule 13d-1(d)".

10. On page 2868, second column, in the 4th line of the Note, "§ 240.13d-7(b)" is corrected to read "Rule 13d-7".

Dated: March 25, 1998.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 98-8315 Filed 3-30-98; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF THE TREASURY

Customs Service

19 CFR Parts 7, 10, 145, 173, 174, 178, 181, 191

[T.D. 98-16]

RIN 1515-AB95

Drawback; Correction

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Final rule; correction.

SUMMARY: Customs published in the **Federal Register** of March 5, 1998, a document revising the Customs Regulations regarding drawback. This document contains corrections to that document.

EFFECTIVE DATE: April 6, 1998.

FOR FURTHER INFORMATION CONTACT: Paul Hegland, Office of Regulations and Rulings, (202-927-1172).

SUPPLEMENTARY INFORMATION:

Background

The final regulations relating to drawback published as T.D. 98-16 in the **Federal Register** (63 FR 10970) on March 5, 1998, contain errors which may prove to be misleading and are in need of clarification. This document corrects those errors.

Correction of Publication

Accordingly, the publication on March 5, 1998, of the final regulations relating to drawback (T.D. 98-16) (rule document 98-5045) is corrected as follows:

1. On page 10971, under the second column, line 61, in the third from the last line of the second "Customs Response", after the words, "so complicated", and before the word, "area", the words, "an already complicated", are added.

2. On page 10974, under the second column, line 7, the word "part" appearing in the first sentence of the first "Customs Response" beginning thereunder is corrected to read "port".

3. On page 10977, under the first column, line 39, in the third sentence of the second paragraph of the second "Customs Response" thereunder, the word "an" is added before the words, "existing drawback contract".

4. Also on page 10977, under the second column, line 44, in the "Customs Response" beginning thereunder, in the second paragraph, at the end of the third sentence, a period is added after the word "accordingly" and before the word "Section".

5. Additionally on page 10977, under the second column, line 64, in the

"Customs Response" beginning thereunder, in the fifth paragraph, first sentence, the section number "191.6(b)" is corrected to read "191.9(b)".

6. Again on page 10977, under the third column, on the last line thereof, after the term "1313(p)" and before the word "included", the word "be" is added.

7. On page 10979, under the second column, line 57, the phrase, "Accordingly to", starting the second sentence of the "Customs Response" beginning under this column, is corrected to read, "According to".

8. On page 10980, under the third column, line 59, in the third sentence of the second paragraph of the "Customs Response" beginning in that column, the phrase, "turn-over method" is corrected to read "turn-over period".

9. On page 10981, under the second column, line 12, the phrase, "receipts into and all withdrawals for", appearing in the second sentence of the "Customs Response" at the top of this column, is corrected to read, "receipts into inventory and all withdrawals therefrom for".

10. On page 10989, under the third column, line 21, the phrase, "consistent § 191.72(a)", appearing in the second paragraph of the initial "Customs Response" thereunder, is corrected to read, "consistent with § 191.72(a)".

11. On page 10991, under the third column, on the first line, the word, "to", is corrected to read, "in".

12. On page 10992, under the first column, line 11, the misspelling of the word, "provisions", is thus corrected.

13. On page 10996, under the third column, line 16, in the first "Customs Response" appearing under the heading "Appendix A", after the word "determined", the word "not" is added.

14. Also on page 10996, under the third column, line 55, regarding the third "Comment" appearing thereunder, the numbers "83-8" and the word "and", appearing on line 11 of this "Comment", are removed; and, on the following line, after the numbers "83-80", and before the semicolon, the following phrase is added: ", and 83-84".

15. On page 10997, under the first column, line 15, in the first full paragraph, a period is added after the phrase "or producers".

16. Also on page 10997, under the second column, line 7, after the word "changes" the words "were proposed" are added.

17. On page 10999, in the second column, under the heading "Paperwork Reduction Act", on line 7 of the first

paragraph thereof, the phrase, "control number 1505-", is corrected to read "control number 1515-".

18. On page 11004, in the second column, on the first and third lines under the heading "Amendments to the Regulations", the number "178" is added in appropriate numerical order.

§ 191.2 [Corrected]

19. On page 11008, in the first column, in § 191.2(q)(2), the phrase, "paragraph (p)(1)" appearing therein is corrected to read, "paragraph (q)(1)".

20. Also on page 11008, under the first column, in § 191.2(t), line 4 thereof, the parenthesis appearing after the word "data" is removed.

§ 191.6 [Corrected]

21. On page 11009, under the second column, in § 191.6(c)(6), the reference to "§ 191.93" is corrected to read "§ 191.193".

§ 191.8 [Corrected]

22-24. Also on page 11010, under the third column, in § 191.8(e)(1), in the last sentence of this paragraph, the phrase, "appears in the published synopsis", is corrected to read, "shall appear in the published synopsis".

25. Additionally on page 11010, under the third column, in § 191.8(e)(2), the parenthetical "(Attention: Director, International Trade Compliance Division)" appearing at the end of the last sentence of this section is corrected to read, "(Attention: Director, Commercial Rulings Division)".

§ 191.11 [Corrected]

26. On page 11012, under the third column, in § 191.11(a), the reference to "§ 191.2(s)" appearing therein is corrected to read "§ 191.2(x)(1)".

27. On page 11013, under the first column, the last sentence of § 191.11(c) which reads, "For those users manufacturing under the request should be made by a separate letter.", is corrected to read, "For those users manufacturing under a general manufacturing drawback ruling (§ 191.7), the request should be made by a separate letter.".

§ 191.12 [Corrected]

28. Also on page 11013, under the first column, in the first sentence of § 191.12, the phrase, "a general manufacturing drawback ruling (§ 191.7)," is removed.

§ 191.14 [Corrected]

29. On page 11014, under the third column, in the last line of paragraph (c)(3)(ii)(B) of § 191.14, the figure

"\$381.00" is corrected to read "\$391.00".

30. On page 11015, under the first column, in the last line of paragraph (c)(3)(iii)(D) of § 191.14, the figure "\$331.00" is corrected to read "\$341.00".

31. Also on page 11015, under the second column, in line 8 of § 191.14(c)(3)(iv)(C), the phrase, "inventory the lowest amount of", is corrected to read, "inventory with the lowest amount of".

32. Again on page 11015, under the second column, in the last line of paragraph (c)(3)(iv)(C) of § 191.14, the figure "\$276.50" is corrected to read "\$286.50".

§ 191.23 [Corrected]

33. On page 11017, under the first column, in § 191.23(a), line 7 thereof, the word "byproducts" in the second sentence is corrected to read "multiple products".

34. Also on page 11017, under the first column, in § 191.23(b), line 7, the word "byproducts" in the second sentence is corrected to read "multiple products".

35. Again on page 11017, under the first column, in § 191.23(c), line 10, the word "byproducts" in the second sentence is corrected to read "multiple products".

§ 191.31 [Corrected]

36. On page 11019, under the first column, in § 191.31(a), the phrase, "Section 1313(j)(1) of the Act", at the beginning of the sentence, is corrected to read, "Section 313(j)(1) of the Act".

§ 191.32 [Corrected]

37. Also on page 11019, under the first column, in § 191.32(a), on lines 8-9, the phrase "within 3 years after the importation" appearing in the first sentence thereof is corrected to read "before the close of the 3-year period beginning on the date of importation".

§ 191.42 [Corrected]

38. On page 11022, under the second column, in § 191.42(c), line 8 thereof, the phrase "or destroyer" appearing in the second sentence thereof is corrected to read "(for destruction, see § 191.44)".

§ 191.61 [Corrected]

39. On page 11024, under the second column, the heading of § 191.61(d)(1) entitled "Specific manufacturing drawback ruling," is corrected to read "Specific manufacturing drawback ruling; action by port director."; and the

designation for (d)(l)(i) and its heading "Action by port director" are removed.

40. Also on page 11024, under the second column, in § 191.61(d)(1), the word "therefore" where appearing therein is corrected to read "therefor".

§ 191.73 [Corrected]

41. On page 11025, under the first column, in § 191.73(b), the typographical error "AAAA" inserted before the footnote under the sample format for the Chronological Summary of Exports is removed.

§ 191.74 [Corrected]

42. Also on page 11025, under the second column, at the end of § 191.74, the parenthetical "(see § 191.10(e))" set forth is corrected to read "(see § 191.51(a))".

§ 191.81 [Corrected]

43. On page 11026, under the first column, in § 191.81(b)(1), the words "each file" appearing in the first sentence thereof are corrected to read "each files".

44. Also on page 11026, under the second column, in § 191.81(c)(2), the words "each file" appearing in the first sentence thereof are corrected to read "each files".

§ 191.91 [Corrected]

45. On page 11028, under the first column, the heading for § 191.91(f) entitled, "Action by drawback office controlling" is italicized.

§ 191.185 [Corrected]

46. On page 11037, under the first column, in § 191.185(d)(3), under line 8 of the "Transferor's Declaration", the typographical error following the phrase, "located at" is removed, and a blank line, "_____", is added in place thereof, prior to the parenthetical "(City and State)".

Appendix A [Corrected]

47. On page 11039, under the third column, in item "B." under "I.", in the first paragraph, following the term, "83-80", the term, "83-84", is added.

48. On page 11040, in the first column, under "J.2.", the last sentence of the parenthetical material is corrected by adding a period at the end thereof.

49. On page 11041, under the first column, in the first line, the phrase, "or producer for the account of the", is corrected to read, "or producer may manufacture or produce for the account of the".

50. Also on page 11041, under the first column, line 4, "T.D."s" is corrected to read "T.D.s".

51. On page 11042, under the first column, the heading for paragraph "H." entitled "Procedures And Records Maintained", is corrected to read "Procedures and Records Maintained".

52. Also on page 11042, under the third column, the second, third and fourth sentences appearing in Footnote "2" at the bottom of the column, are removed from this Footnote, and are added, as a separate paragraph,

following the text of item "2." under "H.", in general ruling "VI."

53. On page 11044, under the third column, for general ruling "VIII.", following the heading for paragraph "A." thereunder entitled "Same Kind and Quality (Parallel Columns)", for editorial clarity, two carriage returns are added thereafter, before the beginning of the parallel columns.

54. On page 11045, under the second column, in item "1." under "F.", the phrase "at the time of separation" appearing in the third sentence thereof is corrected to read "as the time of separation".

55. On page 11049, in "Exhibit C", under the heading for "Residual oils", in the "Bbls." column, the number "180.957" corresponding to the entry for "(14) Domestic Shipments" is corrected to read "180.957".

56. Also on page 11049, in "Exhibit C", under the heading for "Aviation gasoline", the numbers "278, 286" and "4.64041" corresponding to the entry for "(14) Domestic Shipments" are removed from the "Bbls." and "Drawback factor" columns, respectively, and are added under the "Bbls." and "Drawback factor" columns, respectively, corresponding to the entry for "(14) Domestic Shipments" under the heading for "Lubricating oils".

57. On page 11052, "Exhibit E-1" is revised to read as follows:

BILLING CODE 4820-02-P

EXHIBIT E - 1

**PRODUCTIBILITY TEST FOR PRODUCTS ON WHICH RESIDUAL RIGHT TO DRAWBACK IS NOW CLAIMED
AND PRODUCTS COVERED BY ABSTRACTS ON WHICH RAW MATERIALS COVERED WERE PREVIOUSLY DESIGNATED
ABC OIL CO., INC. - TULSA, OKLAHOMA REFINERY: PERIOD FROM JANUARY 1, 1995 TO JANUARY 31, 1995**

Type and Class of Raw Material Designated - Crude, Class III

(21) Product	(22) Quantity in Barrels	(23) Industry Standard	(24) Quantity of Raw Material Of Type & Class Designated Needed to Produce Product	Covered by: 1. Period 2. Refinery	(19) Drawback Factor Per Barrel	(20) Crude allowed For Drawback
Aviation Gasoline	11,394	40%	Separate 28,485 Combined 29,125		1.00126	11,232
Residual Oils	125,618	83%	151,347	1. Jan. 1995	1.01300	178
Lubricating Oils	8,774	50%	17,932	2. Beaumont	.45962	9,754
Petrochemicals, Other	(195)				.43642	45,561
Petrochemicals, Other	(1,015)				4.52178	39,674
(Drawback Deliveries)					1.00244	195
Petrochemicals, Other (Total)	1,210	29%	4,172			
[Residual Rights]						
Aviation Gasoline	256	40%	640		1.01265	259
Lubricating Oils	192	50%	384	1. Jan. 1995	4.59006	881
Petrochemicals, Other	96	29%	331	2. Tulsa	1.12412	108
Distillate Oils	3,807	89%	4,278		.76624	2,917
	151,347				Subtotal:	4,165
					Total:	110,759

A - Crude allowed (column 20): 110,759; plus crude allowed for drawback deliveries: 1,042);

B - Total quantity exported (including drawback deliveries)(column 22):

C - Largest quantity of raw material needed to produce an individual exported product (see col. 24):

D - The excess of raw material over the largest of line A, B, or C, required to produce concurrently on a practical operating basis, using the most efficient processing equipment existing within the domestic industry, the exported articles (including drawback deliveries) in the quantities exported (or delivered):

E - Minimum quantity of raw material required to be designated (which is A, B, or C, whichever is largest, plus D, if applicable):

111,801 bbls.
151,347 "

151,347

NONE

151,347 bbls.

CERTIFICATE

I hereby certify that all the above drawback deliveries and products exported by the Tulsa, Oklahoma refinery of ABC Oil Co., Inc., during the period from January 1, 1995 to January 31, 1995, could have been produced concurrently on a practical operating basis together with all drawback deliveries and products exported covered by Exhibit E of the abstract for the period January 1, 1995 to January 31, 1995, filed by the Beaumont, Texas refinery of the company from 161,347 barrels of imported Class III crude against which drawback is claimed.

Signature

Drawback Computation

4,165* bbls. @ 101/2 = \$437.33

Less 1%

Amount of Drawback

Claim - Net \$432.96

* See subtotal, col.20, for Residual Rights

58. On page 11053, in "Exhibit E (COMBINATION)", the number "28,485" under column "(24)", corresponding to the entry for "Aviation Gasoline" under Column "(21)", is corrected to read "28,045".

59. On page 11056, under the first column, under "L.6.", the reference to "section 1313(b)" therein is corrected to read "section 1313".

60. On page 11057, under the third column, at the end of item "2." under "X.", the period is removed therefrom, and a semicolon followed by the word "and" is added in place thereof.

61. Also on page 11057, at the bottom of the third column, Footnote "1" is corrected by removing the semicolon appearing at the end thereof.

62. On page 11058, at the bottom of the third column, the second, third and fourth sentences, appearing under Footnote "4", are removed therefrom, and these sentences are added as a separate paragraph following the text appearing in item "3." of paragraph "I." in the third column.

63. On page 11059, under the third column, in item "6." under "L.", of general ruling "XII.", the reference to "section 1313(b)" therein is corrected to read "section 1313".

64. Also on page 11059, under the third column, the third, fourth and fifth sentences appearing as part of the text of the paragraph in item "I.3." of general ruling "XIII." are made into a new paragraph under the same item.

65. On page 11060, under the first column, in item "6." under "L.", the reference to "section 1313(b)" therein is corrected to read "section 1313".

Appendix B [Corrected]

66. On page 11063, in the second column, under the heading "INVENTORY PROCEDURES", the entry entitled "RECORDS OF USE OF DUTY-PAID, DUTY-FREE OR DOMESTIC MERCHANDISE OF THE REQUIRED SAME KIND AND QUALITY WITHIN YEARS AFTER THE RECEIPT OF THE DESIGNATED MERCHANDISE", is corrected to read, "RECORDS OF USE OF DUTY-PAID, DUTY-FREE OR DOMESTIC MERCHANDISE OF THE REQUIRED SAME KIND AND QUALITY WITHIN 3 YEARS AFTER THE RECEIPT OF THE DESIGNATED MERCHANDISE".

67. On page 11069, under the second column, line 39, the heading "Inventory Procedures" is capitalized to read "INVENTORY PROCEDURES".

68. On page 11070, under the third column, in the section entitled "PERSONS WHO WILL SIGN DRAWBACK DOCUMENTS", add, in the second sentence, after the words "to

bind" and before the word "corporation", the word "the".

69. Also on page 11070, under the third column, in the section entitled "PERSONS WHO WILL SIGN DRAWBACK DOCUMENTS", in the last line, add a closing parenthesis after "rulings" and before the period.

70. On page 11071, under the first column, in the heading "PROCESS OF CONSTRUCTION AND EQUIPMENT", on line 7 thereunder, the words "or drawback" are removed.

71. Also on page 11071, under the first column, in the heading "PROCESS OF CONSTRUCTION AND EQUIPMENT", on line 8 thereunder, after the word "merchandise" and before the word "and", the words "or drawback products" are added.

72. Again on page 11071, under the third column, in the first full paragraph in parentheses thereunder, in line 2 thereof, the word "It", beginning the second sentence of this paragraph, is corrected to read "If".

73. On page 11072, under the second column, under the section entitled "AGREEMENTS", in item "7.", the term "section 1313(g)" appearing therein is corrected to read "section 1313".

Dated: March 25, 1998.

Harold M. Singer,

Chief, Regulations Branch.

[FR Doc. 98-8263 Filed 3-30-98; 8:45 am]

BILLING CODE 4820-02-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

Hoffmann-La Roche, Inc.; Chlortetracycline; Approval

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is approving two supplemental new animal drug applications (NADA's) filed by Hoffmann-La Roche, Inc. The supplemental NADA's provide for use of chlortetracycline (CTC) Type A medicated articles to make a Type C medicated feed and a calf milk replacer in compliance with the conclusions of the National Academy of Sciences/National Research Council (NAS/NRC) Drug Efficacy Study Implementation (DESI) review of the effectiveness of the drugs and FDA's conclusions based on that review. Approval of these

supplemental NADA's does not require amendment of animal drug regulations.

EFFECTIVE DATE: March 31, 1998.

FOR FURTHER INFORMATION CONTACT:

Dianne T. McRae, Center for Veterinary Medicine (HFV-102), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301-594-1623.

SUPPLEMENTARY INFORMATION: Hoffmann-La Roche, Inc., Nutley, NJ 07110-1199, is sponsor of NADA 49-287 that provides for use of PfiChlor® 50, 70, and 100 (CTC) Type A medicated articles to make Type C medicated feeds for chickens, turkeys, sheep, calves, cattle, and swine; and NADA 100-901 that provides for use of PfiChlor® 100S (CTC) Type A medicated articles to make calf milk replacers. The firm filed supplemental applications to reflect concurrence with the conclusions of the NAS/NRC DESI review of the applications and FDA's conclusions based on that review.

CTC was the subject of a NAS/NRC DESI review published in the **Federal Register** of July 21, 1970 (35 FR 11646). The NAS/NRC review concluded, and FDA concurred, that the products were probably effective for growth promotion and feed efficiency and the treatment of animal diseases caused by pathogens sensitive to CTC. FDA reviewed the available data concerning effectiveness of the products and concluded that the data supported claims for control and treatment of certain bacterial diseases susceptible to CTC in chickens, turkeys, ducks, psittacine birds, cattle, sheep, and swine as well as increased rate of weight gain and improved feed efficiency in most of the same species. The sponsor provided revised labeling that complied with the conclusions of the NAS/NRC review.

The firm filed supplemental applications to reflect concurrence with the conclusions of the NAS/NRC DESI review of the applications and FDA's conclusions based on that review.

The supplemental NADA's are approved as of January 21, 1998. The basis of approval is discussed in the freedom of information summaries.

In the **Federal Register** of October 21, 1977 (42 FR 56264), the then Bureau of Veterinary Medicine issued a notice of opportunity for a hearing (NOOH) on a proposal to withdraw approval of certain NADA's listed in 21 CFR 558.15, for most subtherapeutic uses of tetracycline (CTC and oxytetracycline) in animal feed. The NOOH was issued in response to scientific research suggesting that subtherapeutic use of such drugs has contributed to the pool of antibiotic-resistant pathogenic microorganisms in food animals.