The final rule amended the standards of identity for several enriched cereal-grain products and by cross-reference, the standards of identity for enriched bromated flour, enriched vegetable macaroni, and enriched vegetable noodle products, to require fortification of those cereal grain products with folic acid. The document was published with some errors. This document corrects those errors.

**EFFECTIVE DATE:** January 1, 1998.

**FOR FURTHER INFORMATION CONTACT:** Felicia B. Satchell, Center for Food Safety and Applied Nutrition (HFS-158), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202–205–5099.

In FR Doc. No. 96–5014, appearing on page 8781 in the Federal Register of Tuesday, March 5, 1996, the following corrections are made:

1. On page 8781, in the third column, under the “SUPPLEMENTARY INFORMATION” caption, in the second paragraph, in the eighth line, “consideration” is corrected to read “considerable”.

2. On page 8782, in the first column, in the fourteenth line, “Health Claims” is corrected to read “folic acid health claims”; and beginning on the same page, in the next line, “58 FR 53254 at 53256” is corrected to read “folic acid health claims”.

3. On page 8783, in the first column, in the first full paragraph, in the second line from the bottom, “folate” is corrected to read “folic acid”.

4. On page 8786, in the first column, in the first full paragraph, in the second line from the bottom, “folate” is corrected to read “folic acid”.

5. On page 8787, in the second column, during the event.

6. On page 8791, in the first column, in the fifth full paragraph, in the second line, “request” is deleted.

7. On page 8795, in the first column, before “B. Benefits”, the following paragraph is added:

   “Total Costs. If fortification were to be at 70 µg/100 g, quantified costs for allowing 2 years for compliance are now estimated to be $16 million. If fortification were to be at 350 µg/100 g, quantified costs for allowing 2 years for compliance are now estimated to be $23.5 million. Again, FDA has declined to quantify the costs of neurologic effects due to masking of anemia of vitamin B12 deficiency.”

8. On page 8795, in the second column, under section 2.a, in the sixth line “10 to 50 percent of” is removed; on the same page, in the third column, under “C. Conclusion”, in the second paragraph, in the third line “$27 million” is corrected to read “$17.5 million”; in the same paragraph, beginning in the thirteenth line, “should be approximately 25 percent of the first year cost” is corrected to read “is estimated to be approximately $7 million”; and in the third paragraph, in the second line, “$27 million” is corrected to read “$17.5 million”.

Dated: July 25, 1996.

William K. Hubbard,
Associate Commissioner for Policy Coordination.

[FR Doc. 96–19803 Filed 8–2–96; 8:45 am]
BILLING CODE 4160–01–F

DEPARTMENT OF TRANSPORTATION

Coast Guard
33 CFR Part 100
[CGD07–96–045]
RIN 2115–AE46
Special Local Regulations; City of Palm Beach, FL

AGENCY: Coast Guard, DOT.
ACTION: Temporary final rule.

SUMMARY: Temporary special local regulations are being established for the Palm Beach Offshore Grand Prix. The event will be held on August 10–11, 1996, from 9 a.m. to 4 p.m. EDT (Eastern Daylight Time). The race will take place in the Atlantic Ocean from Singer Island out to two and a half nautical miles offshore. During the event, race boats will be competing at high speeds with numerous spectator craft in the area, creating an extra or unusual hazard in the navigable waterways. Therefore, these regulations are needed to provide for the safety of life on navigable waters during the event.