§ 520.1408 [Amended]
15. In paragraph (b) of § 520.1408, remove “000010” and in its place add “054628”; and remove and reserve paragraph (c).

§ 520.1660d [Amended]
16. In § 520.1660d:
   a. In paragraph (b)(3), remove “000010” and in its place add “054628”.
   b. In paragraph (d)(1)(ii)(A)(3), remove “000010” and in its place add “054628”.
   c. In paragraph (d)(1)(ii)(B)(3), remove “000010” and in its place add “054628”.
   d. In paragraph (d)(1)(ii)(C)(3), remove “000010” and in its place add “054628”.

§ 520.1720a [Amended]
17. In paragraph (b)(2) of § 520.1720a, remove “000010” and 000859 and in its place add “054628”.

§ 520.1900 [Amended]
18. In paragraph (b) of § 520.1900, remove “000010” and in its place add “054628”; and in paragraphs (c)(1), (c)(2), and (c)(3), remove the footnote.

§ 520.2220a [Amended]
19. In paragraph (a)(1) of § 520.2220a, remove “000010, 000069, 000859, 054925, and 057561” and in its place add “000069, 000859, 054628, 054925, and 057561”.

§ 520.2345d [Amended]
20. In paragraph (b)(2) of § 520.2345d, remove “000010” and in its place add “054628”.

PART 522—IMPLANTATION OR INJECTABLE DOSAGE FORM NEW ANIMAL DRUGS
21. The authority citation for 21 CFR part 522 continues to read as follows:

§ 522.1044 [Amended]
22. In paragraph (b)(3) of § 522.1044, remove “000010” and in its place add “054628”.

§ 522.1222a [Amended]
23. In paragraph (b) of § 522.1222a, remove “000010, 000859, 061690, 026637, and 063286” and in its place add “000859, 026637, 054628, 061690, and 063286”.

§ 522.1410 [Amended]
24. In paragraph (b) of § 522.1410, remove “000010” and in its place add “054628”.

§ 522.1662a [Amended]
25. In paragraphs (a)(2), (b)(2), (g)(2), and (h)(2) of § 522.1662a, remove “000010” and in its place add “054628”.

26. In § 522.1680, revise the section heading to read as set forth below; and in paragraph (b), remove “000010, 000856, 000859, and 061623” and in its place add “000856, 000859, 054628, and 061623”.

§ 522.1680 Oxytocin.
  * * * * *
27. In § 522.1720, revise the section heading to read as set forth below; and in paragraph (b)(2), remove “000010” and in its place add “054628”.

§ 522.1720 Phenybutazone.
  * * * * *
28. In § 522.2220, revise the section heading to read as set forth below; and in paragraph (c)(2), remove “000010” and in its place add “054628”.

§ 522.2220 Sulphadimethoxine.
  * * * * *
29. In § 522.2424, revise the section heading to read as set forth below; and in paragraph (b), remove “000010 and 000856” and in its place add “000856 and 054628”; and remove paragraph (c)(4).

§ 522.2424 Sodium thiamylal.
  * * * * *
30. In paragraph (b) of § 522.2483, remove “000010” and in its place add “054628”.

§ 522.2662 [Amended]
31. In paragraph (b)(1) of § 522.2662, remove “000010” and in its place add “054628”.

PART 524—OPHTHALMIC AND TOPICAL DOSAGE FORM NEW ANIMAL DRUGS
32. The authority citation for 21 CFR part 524 continues to read as follows:

§ 524.1580b [Amended]
33. In paragraph (b)(1) of § 524.1580b, remove “000010, 000069, 050749, 054925, 058005, and 061623” and in its place add “000069, 050749, 054628, 054925, 058005, and 061623”.

§ 524.1580c [Amended]
34. In paragraph (b) of § 524.1580c, remove “000010 and 000069” and in its place add “000069 and 054628”.

PART 525—INTRAMAMMARY DOSAGE FORM NEW ANIMAL DRUGS
35. The authority citation for 21 CFR part 525 continues to read as follows:

§ 525.1696b [Amended]
36. In paragraph (b) of § 525.1696b, remove “000010” and in its place add “054628”.

PART 529—CERTAIN OTHER DOSAGE FORM NEW ANIMAL DRUGS
37. The authority citation for 21 CFR part 529 continues to read as follows:

§ 529.1044a [Amended]
38. In paragraph (b) of § 529.1044a, remove “000010, 000061, 000856, 000859, 057561, 058005, and 061623” and in its place add “000061, 000856, 000859, 054628, 057561, 058005, and 061623”.

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS
39. The authority citation for 21 CFR part 558 continues to read as follows:

§ 558.205 [Amended]
40. In paragraph (a) of § 558.205, remove “000010” and in its place add “054628”.

Dated: March 26, 2013.
Steven D. Vaughn,
Director, Office of New Animal Drug Evaluation, Center for Veterinary Medicine.
[FR Doc. 2013–07542 Filed 4–8–13; 8:45 am]
BILLING CODE 4160–01–P

DEPARTMENT OF THE INTERIOR
National Indian Gaming Commission
25 CFR Parts 581, 584, and 585
RIN 3141–AA47
Appeal Proceedings Before the Commission
AGENCY: National Indian Gaming Commission, Interior.
ACTION: Final rule.
SUMMARY: The National Indian Gaming Commission (NIGC or Commission) is revising its appeals regulations to include, amongst the appealable actions, the Chair’s decisions to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the
Commission’s minimum internal control standards and/or technical standards.

DATES: The effective date of these regulations is May 9, 2013.

FOR FURTHER INFORMATION CONTACT: Armando Acosta, National Indian Gaming Commission, 1441 L Street NW., Suite 9100, Washington, DC 20005. Email: armando.acosta@nigc.gov; telephone: (202) 632-7003.

SUPPLEMENTARY INFORMATION:

I. Background

The Indian Gaming Regulatory Act (IGRA or Act), Public Law 100–497, 25 U.S.C. 2701 et seq., was signed into law on October 17, 1988. The Act established the Commission and set out a comprehensive framework for the regulation of gaming on Indian lands. The Act requires that the Commission, by regulation, provide an opportunity for an appeal and a hearing before the Commission on fines levied by the Chair against the tribal operator of an Indian game or a management contractor, and to determine whether a temporary closure order issued by the Chair should be made permanent or dissolved. 25 U.S.C. 2713(a)(2), 2713(b). By regulation, the Commission has also provided rights to tribes and/or management contractors to appeal ordinance disapprovals, management contract approvals or disapprovals, enforcement actions, and actions to void an approved management contract. The appellate procedures for these actions are all consolidated in this subchapter.

II. Previous Rulemaking Activity

On September 21, 2012, the Commission published two final rules amending 25 CFR parts 543 and 547. In its final rule for part 543, the Commission provided tribal gaming regulatory authorities (TGRA) with rights to appeal the Chair’s decisions to approve or object to a TGRA’s adoption of alternate standards from those required by the Commission’s minimum internal control standards contained in part 543 (77 FR 58708, Sept. 21, 2012). In its final rule for part 547, the Commission provided TGRAs with rights to appeal the Chair’s decisions to approve or object to a TGRA’s adoption of alternate standards from those required by the Commission’s technical standards contained in part 547 (77 FR 58473, Sept. 21, 2012).

On September 25, 2012, the Commission published a final rule consolidating all appeal proceedings before the Commission into the current subchapter H (Appeal Proceedings Before the Commission). 77 FR 58941, Sept. 25, 2012. However, the new appeal rights provided under parts 543 and 547 were not included in subchapter H at that time. On January 22, 2013, the Commission published a Notice of Proposed Rulemaking proposing to revise subchapter H to include the new appeal rights provided to TGRAs under parts 543 and 547 (78 FR 4366, Jan. 22, 2013).

III. Review of Public Comments

In response to its Notice of Proposed Rulemaking published on January 22, 2013, the Commission received the following comments:

General Comments Applicable to the Entire Subchapter

Comment: One commenter applauded the revisions to the subchapter and stated that these long-term, permanent changes reflect the importance of tribal sovereignty rights and the true partnership between the federal government and tribal nations.

Response: The Commission agrees.

584.2 Who may appeal? and 585.2 Who may appeal?

Comment: One commenter was concerned that the proposed revisions limit appeals rights to TGRAs only. While the commenter recognizes that TGRAs are the parties most directly affected by the Chair’s decisions to approve or object to a TGRA’s adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards, the commenter suggests that the rule be revised to also permit tribal governments to bring appeals on behalf of TGRAs. The commenter provided multiple reasons for the suggested revision, including that some TGRAs lack independent litigation authority and thus may not be able to proceed with an appeal independent of the tribe; or that some TGRAs do not have the funding to proceed with an appeal without the financial assistance of the tribal government, and thus, for accounting purposes, the appeal would have to be brought in the name of the tribe rather than the TGRA.

Response: The Commission declines to revise the rule as suggested by the commenter. While the Commission has taken into consideration the circumstances that some TGRAs may lack independent litigation authority and/or that some TGRAs do not have the funding to proceed with an appeal without the financial assistance of a tribal government, the Commission believes that such circumstances are internal tribal matters that must be resolved between the TGRAs and their tribal governments before the appeals reach the Commission. As noted by the commenter, the TGRAs are the parties most affected by the Chair’s decisions to approve or object to the TGRAs’ adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards. If an appeal is successful, only a TGRA can implement the alternate standards in a gaming facility. Therefore, the Commission believes that only the TGRAs should be allowed to bring an appeal.

Regulatory Matters

Regulatory Flexibility Act

The rule will not have a significant impact on a substantial number of small entities as defined under the Regulatory Flexibility Act, 5 U.S.C. 601 et seq. Moreover, Indian tribes are not considered to be small entities for the purposes of the Regulatory Flexibility Act.

Small Business Regulatory Enforcement Fairness Act

The rule is not a major rule under 5 U.S.C. 804(2), the Small Business Regulatory Enforcement Fairness Act. The rule does not have an effect on the economy of $100 million or more. The rule will not cause a major increase in costs or prices for consumers, individual industries, Federal, State, local government agencies or geographic regions. Nor will the rule have a significant adverse effect on competition, employment, investment, productivity, innovation, or the ability of the enterprises, to compete with foreign based enterprises.

Unfunded Mandate Reform Act

The Commission, as an independent regulatory agency, is exempt from compliance with the Unfunded Mandates Reform Act, 2 U.S.C. 1502(1); 2 U.S.C. 658(1).

Takings

In accordance with Executive Order 12630, the Commission has determined that the rule does not have significant takings implications. A takings implication assessment is not required.

Civil Justice Reform

In accordance with Executive Order 12988, the Commission has determined that the rule does not unduly burden the judicial system and meets the requirements of sections 3(a) and 3(b)(2) of the Order.
National Environmental Policy Act

The Commission has determined that the rule does not constitute a major federal action significantly affecting the quality of the human environment and that no detailed statement is required pursuant to the National Environmental Policy Act of 1969, 42 U.S.C. 4321, et seq.

Paperwork Reduction Act

This proposed rule does not require information collection under the Paperwork Reduction Act of 1995, 44 U.S.C. 3501, et seq., and is therefore not subject to review by the Office of Management and Budget.

List of Subjects in 25 CFR Parts 581, 584, and 585

Appeals, Gambling, Indian-lands.

For the reasons set forth in the preamble, the Commission revises its regulations at 25 CFR chapter III, subchapter H, parts 581, 584, and 585, as follows:

Subchapter H—Appeal Proceedings Before the Commission

PART 581—MOTIONS IN APPEAL PROCEEDINGS BEFORE THE COMMISSION

§ 581.1 What is the scope of this part?

1. The authority citation for part 581 continues to read as follows:


2. In § 581.1, paragraph (a) introductory text is republished and paragraphs (a)(3) and (4) are revised to read as follows:

§ 581.1 What is the scope of this part?

(a) This part governs motion practice under:

(3) Part 584 of this subchapter relating to appeals before a presiding official of notices of violation, orders of temporary closure, proposed civil fine assessments, the Chair’s decisions to void or modify management contracts, the Commission’s proposals to remove certificates of self-regulation, the Chair’s decisions to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards, and notices of late fees and late fee assessments.

§ 581.4 How do I file a motion before a presiding official?

Motion practice before a presiding official on appeals of notices of violation, orders of temporary closure, proposed civil fine assessments, the Chair’s decisions to void or modify management contracts, the Commission’s proposals to remove certificates of self-regulation, the Chair’s decisions to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards, and notices of late fees and late fee assessments is governed by § 584.4 of this subchapter.

PART 584—APPEALS BEFORE A PRESIDING OFFICIAL OF NOTICES OF VIOLATION, PROPOSED CIVIL FINE ASSESSMENTS, ORDERS OF TEMPORARY CLOSURE, THE CHAIR’S DECISIONS TO VOID OR MODIFY MANAGEMENT CONTRACTS, THE COMMISSION’S PROPOSALS TO REMOVE A CERTIFICATE OF SELF–REGULATION, THE CHAIR’S DECISIONS TO APPROVE OR OBJECT TO THE ADOPTION OF ALTERNATE STANDARDS FROM THOSE REQUIRED BY THE COMMISSION’S MINIMUM INTERNAL CONTROL STANDARDS AND/OR TECHNICAL STANDARDS, AND NOTICES OF LATE FEES AND LATE FEE ASSESSMENTS

§ 584.1 What does this part cover?

(a) This part applies to appeals of the following where the appellant elects a hearing before a presiding official:

(6) The Chair’s decisions to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the Commission’s minimum internal control standards under part 543 of this chapter;

(7) The Chair’s decisions to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the Commission’s technical standards under part 547 of this chapter; and

§ 584.2 Who may appeal?

(c) Appeals of the Chair’s decisions to approve or object to the adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards may only be brought by the tribal gaming regulatory authority that approved the alternate standards for the gaming operation(s).

§ 584.3 How do I appeal a notice of violation, proposed civil fine assessment, order of temporary closure, the Chair’s decision to void or modify a management contract, the Commission’s proposal to remove a certificate of self-regulation, the Chair’s decision to approve or object to a tribal gaming regulatory authority’s adoption of alternate standards from those required by the Commission’s minimum internal control standards and/or technical standards, and a notice of late fees and late fee assessments?

PART 585—APPEALS TO THE COMMISSION ON WRITTEN SUBMISSIONS OF NOTICES OF VIOLATION, PROPOSED CIVIL FINE ASSESSMENTS, ORDERS OF TEMPORARY CLOSURE, THE CHAIR’S DECISIONS TO VOID OR MODIFY MANAGEMENT CONTRACTS, THE COMMISSION’S PROPOSALS TO REMOVE A CERTIFICATE OF SELF–REGULATION, THE CHAIR’S DECISIONS TO APPROVE OR OBJECT TO THE ADOPTION OF ALTERNATE STANDARDS FROM THOSE REQUIRED BY THE COMMISSION’S MINIMUM INTERNAL CONTROL STANDARDS AND/OR TECHNICAL STANDARDS, AND NOTICES OF LATE FEES AND LATE FEE ASSESSMENTS

§ 585.1 What does this part cover?

(a) This part applies to appeals of the following where the appellant elects a hearing before a presiding official:

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 117

[Docket No. USCG–2013–0201]

Drawbridge Operation Regulations; Snohomish River and Steamboat Slough, Everett, and Marysville, WA

AGENCY: Coast Guard, DHS.

ACTION: Notice of deviation from drawbridge regulation.

SUMMARY: The Coast Guard has issued a temporary deviation from the operating schedule that governs the SR 529 Bridges across the Snohomish River, mile 3.6 near Everett, WA and the SR 529 Bridges across Steamboat Slough, mile 1.1, near Marysville, WA. This deviation is necessary to accommodate the Total Health Events Heroes Half Marathon. This deviation allows the bridges to remain in the closed position to allow safe movement of event participants.

DATES: This deviation is effective on April 28, 2013, from 7:00 a.m. until 12:01 p.m.

ADDRESSES: The docket for this deviation, [USCG–2013–0201] is available at http://www.regulations.gov. Type the docket number in the “SEARCH” box and click “SEARCH.” Click on Open Docket Folder on the line associated with this deviation. You may also visit the Docket Management Facility in Room W12–140 on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE, Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email Randall Overton, Bridge Administrator, Coast Guard Thirteenth District; telephone 206–220–7282, email Randall.D.Overton@uscg.mil. If you have questions on viewing the docket, call Barbara Hairson, Program Manager, Docket Operations, telephone 202–366–9826.

SUPPLEMENTARY INFORMATION: The Washington State Department of Transportation (WSDOT) has requested that the SR 529 Bridges across the Snohomish River and Steamboat Slough remain closed to vessel traffic to facilitate safe, uninterrupted roadway passage of participants of the Total Health Events Heroes Half Marathon. The SR 529 Bridges which cross the Snohomish River at mile 3.6 provide 38 feet of vertical clearance above mean high water elevation while in the closed position. The SR 529 Bridges which cross Steamboat Slough at mile 1.1 provide 10 feet of vertical clearance above mean high water elevation while in the closed position. Vessels which do not require a bridge opening may continue to transit beneath the bridges during this closure period. Under normal conditions the SR 529 Bridges crossing the Snohomish River operate in accordance with 33 CFR 117.1059(c) which requires advance notification of four hours when a bridge opening is needed. Under normal conditions the SR 529 Bridges crossing Steamboat Slough operate in accordance with 33 CFR 117.1059(g) which requires advance notification of four hours when a bridge opening is needed. This deviation period is from 7:00 a.m. on April 28, 2013, to 12:01 p.m. April 28, 2013. The deviation allows the SR 529 Bridges crossing the Snohomish River and Steamboat Slough, to remain in the closed position and need not open for maritime traffic from 7:00 a.m. to 12:01 p.m. on April 28, 2013. The bridges shall operate in accordance to 33 CFR 117.1059 at all other times. Waterway usage on the Snohomish River and Steamboat Slough includes vessels ranging from commercial tug and barge to small pleasure craft. Mariners will be notified and kept informed of the bridges’ operational status via the Coast Guard Notice to Mariners publication and Broadcast Notice to Mariners as appropriate. The bridges will be required to open, if needed, for vessels engaged in emergency response operations during this closure period.

In accordance with 33 CFR 117.35(e), the drawbridges must return to their regular operating schedule immediately at the end of the designated time period. This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: March 25, 2013.

Randall D. Overton,
Bridge Administrator, Thirteenth Coast Guard District.

[FR Doc. 2013–08169 Filed 4–8–13; 8:45 am]

BILLING CODE 9110–04–P