Municipal Airport, Sturgis, SD. This action is necessary for the safety and management of IFR operations at the airport. The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is not a ‘‘significant regulatory action’’ under Executive Order 12866; (2) is not a ‘‘significant rule’’ under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. The FAA’s authority to issue rules regarding aviation safety is found in Title 49 of the U.S. Code. Subtitle 1, Section 106, describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the agency’s authority. This rulemaking is promulgated under the authority described in Subtitle VII, Part A, Subpart I, Section 40103. Under that section, the FAA is charged with prescribing regulations to assign the use of airspace necessary to ensure the safety of aircraft and the efficient use of airspace. This regulation is within the scope of that authority as it amends controlled airspace for Sturgis Municipal Airport, Sturgis, SD.

List of Subjects in 14 CFR Part 71  
Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment  
In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR Part 71 as follows:

PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

§ 71.1 [Amended]  
1. The authority citation for this part continues to read as follows:  

§ 71.1 [Amended]  
2. The incorporation by reference in 14 CFR Part 71.1 of the Federal Aviation Administration Order 7400.9V, Airspace Designations and Reporting Points, dated August 9, 2011, and effective September 15, 2011, is amended as follows:

Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

* * * * *

AGL SD E5 Sturgis, SD [Amended]  
Sturgis Municipal Airport, SD  
(Lat. 44°23′05″N., long. 103°22′32″W.)  
That airspace extending upward from 700 feet above the surface within a 7-mile radius of Sturgis Municipal Airport, and within 1.7 miles each side of the 302 degree bearing from the airport extending from the 7-mile radius to 9 miles northwest of the airport.

Issued in Fort Worth, Texas, on October 11, 2011.

David P. Medina,
Manager, Operations Support Group, ATO Central Service Center.

[FR Doc. 2011–27960 Filed 10–28–11; 8:45 am]

BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Part 744

[Docket No. 100804325–0351–01]

RIN 0694–AE97

Addition of Certain Persons on the Entity List: Addition of Persons Acting Contrary to the National Security or Foreign Policy Interests of the United States

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule.

SUMMARY: This rule amends the Export Administration Regulations (EAR) by adding fifteen persons to the Entity List (Supplement No. 4 to Part 744) on the basis of section 744.11 of the EAR. The persons who are added to the Entity List have been determined by the U.S. Government to be acting contrary to the national security or foreign policy interests of the United States. These fifteen persons will be listed under the following four destinations on the Entity List: China, Hong Kong, Iran and Singapore.

The Entity List provides notice to the public that certain exports, reexports, and transfers (in-country) to parties identified on the Entity List require a license from the Bureau of Industry and Security (BIS) and that availability of license exceptions in such transactions is limited.

DATES: Effective Date: This rule is effective October 31, 2011. Although there is no formal comment period, public comments on this regulation are welcome on a continuing basis.

FOR FURTHER INFORMATION CONTACT:  
Karen Nies-Vogel, Chair, End-User Review Committee, Office of the Assistant Secretary, Export Administration, Bureau of Industry and Security, Department of Commerce, Phone: (202) 482–5991, Fax: (202) 482–3911, Email: ERC@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

Background

The Entity List provides notice to the public that certain exports, reexports, and transfers (in-country) to parties identified on the Entity List require a license from the Bureau of Industry and Security (BIS), and that availability of license exceptions in such transactions is limited. Persons are placed on the Entity List on the basis of criteria set forth in certain sections of part 744 (Control Policy: End-User and End-Use Based) of the EAR.

The End-User Review Committee (ERC), composed of representatives of the Departments of Commerce (Chair), State, Defense, Energy and, where appropriate, the Treasury, makes all decisions regarding additions to, removals from or changes to the Entity List. The ERC makes all decisions to add an entry to the Entity List by majority vote, and all decisions to remove or modify an entry by unanimous vote.

ERC Entity List Decisions

Additions to the Entity List

The ERC made a determination to add fifteen persons under twenty-five entries to the Entity List on the basis of section 744.11 (License Requirements that Apply to Entities Acting Contrary to the National Security or Foreign Policy Interests of the United States) of the EAR. The twenty-five entries added to the Entity List consist of five new entries in China, seven new entries in Hong Kong, three new entries in Iran, and ten new entries in Singapore. Ten of the entries are for persons with addresses in more than one of the countries (Iran, China, Hong Kong, and Singapore) at issue.

The ERC reviewed the criteria for revising the Entity List (section 744.11(b) of the EAR) in making the determination to add these persons to the Entity List. These criteria establish how to add to the Entity List those entities that, based on specific and articulable facts there is reasonable cause to believe, have been involved, are involved, or pose a significant risk to the national security or foreign policy interests of the United States.
The procurement network also obtained Explosive Devices (IED) found in Iraq. from the United States through controlled radio frequency modules arranged for the transhipment of EAR-activities, this procurement network licenses to all foreign destinations, for Arms Regulations (ITAR), which require actions that could enhance the military capability of, or the ability to support terrorism of governments that have been designated by the Secretary of State as having repeatedly provided support for acts of international terrorism.

Zhou Zhenyong, who is believed to be a Chinese national or from Hong Kong and a director of Corezing International, is being added based on information that he was specifically involved in the procurement and attempted procurement of U.S.-origin items, including U.S.-origin munitions items destined for end-users in China and/or Iran, and contrary to the national security or foreign policy interests of the United States. BIS’s information indicates that Zhou engaged in these activities despite knowledge of U.S. export control laws and regulations.

This rule implements the decision of the ERC to add fifteen entries under twenty-five entries to the Entity List on the basis of section 744.11 of the EAR. For all of the fifteen persons under twenty-five entries added to the Entity List, the ERC specified a license requirement for all items subject to the EAR and established a license application review policy of a presumption of denial. A BIS license is required to export, reexport or transfer (in-country) any item subject to the EAR to any of the persons listed above and described below in further detail, including any transaction in which any of the listed persons will act as purchaser, intermediate consignee, ultimate consignee, or end-user of the items. This listing of these persons also prohibits the use of license exceptions (see part 740 of the EAR) for exports, reexports and transfers (in-country) of items subject to the EAR involving such persons.

Specifically, this rule adds the following fifteen persons under twenty-five entries to the Entity List:

China
(1) Corezing International, (a.k.a. CoreZing Electronics, Corezing International Group Company, Corezing International Pte Ltd, Corezing Technology Pte Ltd and CoreZing), Room 1007, Block C2, Galaxy Century Bldg., CaiTian Rd., FuTian District, Shenzhen, China; and Room 1702, Tower B, Honesty Building, Humen, Dongguan, Guangdong, China (See alternate addresses under Hong Kong and Singapore).

(2) Lim Yong Nam, (a.k.a. Lin Rongnan, Steven Lim and Yong Nam)
(5) Luo Jie, (a.k.a. Cherry, Ivy Luo and Jie Luo), Flat/RM 1510A, 15/F Ho King COMM Ctr, 2–16 Fa Yuen Street, Mongkok KL, Hong Kong; and C/O Win Sino Flats 12, 9/F, Ho King Centre, 2 Wang Tung Street, Kowloon Bay, KLN, Hong Kong; and Flat/RM D, 11/F 8 Hart Avenue, 8–10 Hart Avenue, Tsim Sha Tsui KL, Hong Kong; and G/F, No. 89, Fuyan Street, Kwan Tong, Hong Kong; and Flat 12, 9/F Po Hong Kong, 2 Wang Tung Street, Kowloon Bay, KLN, Hong Kong; and Flat/ RM B 8/F, Chong Ming Blvd., 72 Cheung Sha Wan Road, KL, Hong Kong; and Flat/RM 3208 32/F Central Plaza, 18 Harbour Road, Wanchai, Hong Kong (See alternate addresses under China);

(6) OEM Hub Co Ltd, RM 3208 32/F Central Plaza, 18 Harbour Road, Wanchai, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong (See alternate addresses under China);

(7) Zhou Zhenyong, (a.k.a. Benny Zhou and Zhenyong Zhou), G/F, No. 89, Fuyan Street, Kwan Tong, Hong Kong; and Flat 12, 9/F Po Hong Kong 2 Wang Tung Street, Kowloon Bay, KLN, Hong Kong; and Flat/ RM B 8/F, Chong Ming Blvd., 72 Cheung Sha Wan Road, KL, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong (See alternate addresses under China).

Iran

(1) Hossein Ahmad Larijani, No. 3 Mirza Kochak Ave., Jomhori Street, Tehran, Iran; and No. 5 Mirzakuchanhan Street, Jomhori Ave., Tehran, Iran; and No. 5 Mirza Kochak Ave., Jomhori Street, Tehran, Iran; and No. 5, Near to Flower Shop Mirza Kochak Khan Jalangi St, 30-Tir Junction, Jomhori St, Tehran, Iran; and Unit 6, No. 37 Goharshad Alley After 30 Tir Jomhori Street, Tehran, Iran; and Forghani Passage, Before 30 Tir, After Havez, Jomhori Ave., Tehran, Iran. Singapore

(1) Action Global, (a.k.a. Action Global Co., Limited), 520 Sims Avenue, #02–04, Singapore 387580 (See alternate addresses under Hong Kong);

(2) Amaze International, Block 1057 Eunos Avenue 3, #02–85, Singapore 409848 (See alternate address under Hong Kong);

(3) Corezing International, (a.k.a. Corezing Electronics, Corezing International Group Company, Corezing International Pte Ltd, Corezing Technology Pte Ltd and Core Zing), 201 Bukit Batok Street 23, #02–212, Singapore 659626; and 111 North Bridge Road, #27–01 Peninsula Plaza, Singapore 179098; and 50 East Coast Road, #2–70 Roxy Square, Singapore 428769; and Block 1057 Eunos Avenue 3, #02–85, Singapore 409848 (See alternate addresses under China, and Hong Kong);

(4) Hua Soo Gan Benson, (a.k.a. Benson, Soo Gan Benson Hia and Thomas Yan), Blk 8 Empress Road, #06–08, Singapore 529946; and 10 Jalan Besar, #11–08 Sim Lim Tower, Singapore 208787 (See alternate addresses under Iran);

(5) Hossein Ahmad Larijani, 24 Semei Street 1, #06–08, Singapore 529946; and 10 Jalan Besar, #11–08 Sim Lim Tower, Singapore 208787 (See alternate addresses under Iran);

(6) Lim Kow Seng, (a.k.a. Alvin Stanley, Eric Lim, James Wong, Mike Knight and Seng Lim Kow), Blk 751 Woodlands Circle, #10–592, Singapore 730751; and 520 Sims Avenue, #02–04, Singapore 387580; and 201 Bukit Batok Street 23, #02–212, Singapore 659626; and 111 North Bridge Road, #27–01 Peninsula Plaza, Singapore 179098; and 50 East Coast Road, #2–70 Roxy Square, Singapore 428769; and Block 1057 Eunos Avenue 3, #02–85, Singapore 409848 (See alternate addresses under Hong Kong);

(7) Lim Yong Nam, (a.k.a. Lim Rongnan, Steven Lim and Yong Nam Lim), 170 Bukit Batok, West Avenue 8, #13–369, Singapore 650170; and 158 Kallang Way, #02–505 Kallang Basin, Singapore 349245; and 158 Kallang Way #03–511, Singapore 349245; and Blk 101 Tai Seng Ave. #01–2522, Singapore 534411 (See alternate addresses under China);
(8) NEL Electronics, (a.k.a. NEL Electronics Pte Ltd), 158 Kallang Way, #02–505 Kallang Basin, Singapore 349245; and 158 Kallang Way, #03–511, Singapore 349245; and Blk 1001 Tai Seng Ave. #01–2522, Singapore 534411 (See alternate addresses under China); (9) Surftech Electronics, Block 1057 Eunos Avenue 3, #02–85 Singapore 409848; and (10) Wong Yuh Lan, (a.k.a. Huang Yulan, Jancy Wong and Yuh Lan Wong), Blk 109B Edgedale Plains, #14–115, Singapore 822109; and 10 Jalan Besar, #11–08 Sim Lim Tower, Singapore 208787.

Savings Clause

Shipments of items removed from eligibility for a License Exception or export or reexport without a license (NLR) as a result of this regulatory action that were on dock for loading, on lighter, laden aboard an exporting or reexporting carrier, or en route aboard a carrier to a port of export or reexport, on October 31, 2011, pursuant to actual orders for export or reexport to a foreign destination, may proceed to that destination under the previous eligibility for a License Exception or export or reexport without a license (NLR) so long as they are exported or reexported before November 15, 2011. Any such items not actually exported or reexported before November 15, 2011, require a license in accordance with this rule.


Rulemaking Requirements

1. Executive Orders 13563 and 12866 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). Executive Order 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This rule has been determined to be not significant for purposes of Executive Order 12866.

2. Notwithstanding any other provision of law, no person is required to respond to nor be subject to a penalty for failure to comply with a collection of information, subject to the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) (PRA) unless that collection of information displays a currently valid Office of Management and Budget (OMB) Control Number. This regulation involves collections previously approved by the OMB under control numbers 0694–0088, “Multi-Purpose Application,” which carries a burden hour estimate of 43.8 minutes for a manual or electronic submission. Total burden hours associated with the OMB and OMB control number 0694–0088 are not expected to increase as a result of this rule. You may send comments regarding the collection of information associated with this rule, including suggestions for reducing the burden, to Jasmeet K. Seehra, Office of Management and Budget (OMB), by email to Jasmeet_K_Seehra@omb.eop.gov, or by fax to (202) 395–7285.

3. This rule does not contain policies with Federalism implications as that term is defined in Executive Order 13132.

4. The provisions of the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rulemaking, the opportunity for public participation, and a delay in effective date, are inapplicable because this regulation involves a military or foreign affairs function of the United States. (see 5 U.S.C. 553(a)(1)). BIS implements this rule to prevent items from being exported, reexported or transferred (in country) to the persons being added to the Entity List. If this rule were delayed to allow for notice and comment and a delay in effective date, then entities being added to the Entity List by this action would continue to be able to receive items without a license and to conduct activities contrary to the national security or foreign policy interests of the United States. Further, no other law requires that a notice of proposed rulemaking and an opportunity for public comment be given for this rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule by 5 U.S.C. 553, or by any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601 et seq., are not applicable.

List of Subjects in 15 CFR Part 744

Exports, Reporting and recordkeeping requirements, Terrorism.

Accordingly, part 744 of the Export Administration Regulations (15 CFR parts 730–774) is amended as follows:

PART 744—[AMENDED]

1. The authority citation for part 744 continues to read as follows:


2. Supplement No. 4 to part 744 is amended:

a. By adding under China, People’s Republic of, in alphabetical order, five Chinese entities;

b. By adding under Hong Kong, in alphabetical order, seven Hong Kong entities;

c. By adding under Iran, in alphabetical order, three Iranian entities; and

d. By adding under Singapore, in alphabetical order, ten Singaporean entities.

The additions read as follows:

SUPPLEMENT NO. 4 TO PART 744—ENTITY LIST

<table>
<thead>
<tr>
<th>Country</th>
<th>Entity</th>
<th>License requirement</th>
<th>License review policy</th>
<th>Federal Register citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>*</td>
<td>*</td>
<td>*</td>
<td>*</td>
<td>*</td>
</tr>
</tbody>
</table>

CHINA, PEOPLE’S REPUBLIC OF
### Country Entity License requirement License review policy Federal Register citation

<table>
<thead>
<tr>
<th>Country</th>
<th>Entity</th>
<th>License requirement</th>
<th>License review policy</th>
<th>Federal Register citation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Corezing International, (a.k.a., CoreZing Electronics, Corezing International Group Company, Corezing International Pte Ltd, Corezing Technology Pte Ltd and Core Zing), Room 1007, Block C2, Galaxy Century Bldg., CaiTian Rd., FuTian District, Shenzhen, China; and Room 1702, Tower B, Honesty Building, Humen, Dongguan, Guangdong, China (See alternate addresses under Hong Kong and Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Lim Yong Nam, (a.k.a. Lin Rongnan, Steven Lim and Yong Nam Lim), YuJingHuaCheng Huaqiang South Road Futian, Shenzhen, China 518033; and Room 2613, NanGuangJieJia Building Shennan Road, FuTian, Shenzhen, China 518033 (See alternate addresses under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Luo Jie, (a.k.a. Cherry, Ivy Luo and Jie Luo), Room 1007, Block C2, Galaxy Century Bldg., CaiTian Rd., FuTian District, Shenzhen, China; and Room 1702, Tower B, Honesty Building, Humen, Dongguan, Guangdong, China (See alternate addresses under Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>NEL Electronics, (a.k.a., NEL Electronics Pte Ltd), 14K Block 2 YuJingHuaCheng Huaqiang South Road FuTian, Shenzhen, China 518033; and Room 2613, NanGuangJieJia Building Shennan Road, FuTian, Shenzhen, China 518033 (See alternate address under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Zhou Zhenyong, (a.k.a., Benny Zhou and Zhenyong Zhou), Room 1007, Block C2, Galaxy Century Bldg., CaiTian Rd., FuTian District, Shenzhen, China; and Room 1702, Tower B, Honesty Building, Humen, Dongguan, Guangdong, China (See alternate addresses under Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Action Global, (a.k.a., Action Global Co., Limited), C/O Win Sino Flat 12, 9/F, PO Hong Centre, 2 Wang Tung Street, Kowloon Bay, KLN, Hong Kong; and Flat/ RM 1510A, 15/F, Ho King COMM Ctr, 2– 16 Fa Yuen Street, Mongkok KL, Hong Kong (See alternate address under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Amaze International, Flat/Rm D, 11/F 8 Hart Avenue 8–10 Hart Avenue, Tsim Sha Tsui KL, Hong Kong (See alternate address under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
</tbody>
</table>
### SUPPLEMENT NO. 4 TO PART 744—ENTITY LIST—Continued

<table>
<thead>
<tr>
<th>Country</th>
<th>Entity</th>
<th>License requirement</th>
<th>License review policy</th>
<th>Federal Register citation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Country</strong></td>
<td><strong>Entity</strong></td>
<td><strong>Requirement</strong></td>
<td><strong>Review Policy</strong></td>
<td><strong>Citation</strong></td>
</tr>
<tr>
<td>Corezing International, (a.k.a., CoreZing Electronics, Corezing International Group Company, Corezing International Pte Ltd, Corezing Technology Pte Ltd and CoreZing), G/F, No. 89, Fuyan Street, Kwun Tong, Hong Kong; and Flat 12, 9F Po Hong Kong, 2 Wang Tung Street, Kowloon Bay, Hong Kong; and Flat/ RM B 8/F, Chong Ming Bldg., 72 Cheung Sha Wan Road KL, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong (See alternate addresses under China and Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
<td></td>
</tr>
<tr>
<td>Lim Kow Seng, (a.k.a., Alvin Stanley, Eric Lim, James Wong, Mike Knight and Seng Lim Kow), Flat/RM 3208 32/F, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong (See alternate addresses under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
<td></td>
</tr>
<tr>
<td>Luo Jie, (a.k.a., Cherry, Ivy Luo and Jie Luo), Flat/RM 1510A, 15/F Ho King COMM Ctr, 2–16 Fa Yuen Street, Mongkok KL, Hong Kong; and C/O Win Sino Flat 12, 9/F, PO Hong Centre, 2 Wang Tung Street, Kowloon Bay, KLN, Hong Kong; and Flat/RM D, 11/F 8 Hart Avenue, 8–10 Hart Avenue, Tsim Sha Tsui KL, Hong Kong; and G/F, No. 89, Fuyan Street, Kwun Tong, Hong Kong; and Flat 12, 9F Po Hong Kong, 2 Wang Tung Street, Kowloon Bay, Hong Kong; and Flat/RM B 8/F, Chong Ming Bldg., 72 Cheung Sha Wan Road KL, Hong Kong; and Flat/Rm 3208 32/F Central Plaza, 18 Harbour Road, Wanchai, Hong Kong (See alternate addresses under China)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
<td></td>
</tr>
<tr>
<td>OEM Hub Co Ltd, Rm 3208 32/F Central Plaza, 18 Harbour Road, Wanchai, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
<td></td>
</tr>
<tr>
<td>Zhou Zhenyong, (a.k.a., Benny Zhou and Zhenyong Zhou), G/F, No. 89, Fuyan Street, Kwun Tong, Hong Kong; and Flat 12, 9F Po Hong Kong 2 Wang Tung Street, Kowloon Bay, Hong Kong; and Flat/RM B 8/F, Chong Ming Bldg., 72 Cheung Sha Wan Road, KL, Hong Kong; and Flat/RM 2309, 23/F, Ho King COMM Center, 2–16 Fa Yuen Street, Mongkok KLN, Hong Kong (See alternate addresses under China)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
<td></td>
</tr>
</tbody>
</table>

**IRAN**
<table>
<thead>
<tr>
<th>Country</th>
<th>Entity</th>
<th>License requirement</th>
<th>License review policy</th>
<th>Federal Register citation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Hossein Ahmad Larijani, No 3 Mirza Kochak Ave., Jomhori Street, Tehran, Iran; and No. 5 Mirzakuchanhan Street, Jomhori Ave., Tehran, Iran; and No. 5 Mirza Kochak Ave., Jomhori Street, Tehran, Iran; and No. 5, Near to Flower Shop Mirza Kochoch- Khan Jangali St, 30–Tir Junction, Jomhori St, Tehran, Iran; and Unit 6, No. 37, Goharshad Alley After 30 Tir Jomhori Street, Tehran, Iran; and Forghani Passage, Before 30 Tir, After Havez, Jomhori Ave., Tehran, Iran (See alternate addresses under Singapore)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Parto System Tehran, (a.k.a., Rayan Parto System Tehran and Rayane Parto System Tehran), Unit 7, Floor 4 No. 51 around Golestan Alley End of Shahaneghi Ave., Sheikh Bahaei Str., Molasadra, Tehran, Iran; and No. 83 Around of Shanr Tash Ave. After Cross of ABAS ABAD North Soherevadi Str., Tehran, Iran</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Paya Electronics Complex, (a.k.a., Paya Complex), No 3 Mirza Kochak Ave. Jomhori Street, Tehran, Iran; and No. 5 Mirzakuchanhan Street Jomhori Ave., Tehran, Iran; and No. 5 Mirza Kochak Ave. Jomhori Street, Tehran, Iran; and No. 5, Near to Flower Shop Mirza Kochoch- Khan Jangali St, 30–Tir Junction, Jomhori St., Tehran, Iran; and Unit 6, No. 37 Goharshad Alley After 30 Tir Jomhori Street, Tehran, Iran; and Forghani Passage, Before 30 Tir, After Havez, Jomhori Ave., Tehran, Iran</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>SINGAPORE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Action Global, (a.k.a., Action Global Co.), Limited, 520 Sims Avenue, #02–04, Singapore 387580 (See alternate addresses under Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Amaze International, Block 1057 Eunos Avenue 5, #02–85, Singapore 409848 (See alternate address under Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Corezing International, (a.k.a., CoreZing Electronics, Corezing International Group Company, Corezing International Pte Ltd, Corezing Technology Pte Ltd and Core Zing), 2021 Bukit Batok Street 23, #02–212, Singapore 659626; and 111 North Bridge Road, #27–01 Peninsula Plaza, Singapore 179098; and 50 East Coast Road, #2–70 Roxy Square, Singapore 428769; and Block 1057 Eunos Avenue 3, #2–85, Singapore 409848 (See alternate addresses under China, and Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td>Country</td>
<td>Entity</td>
<td>License requirement</td>
<td>License review policy</td>
<td>Federal Register citation</td>
</tr>
<tr>
<td>---------</td>
<td>--------</td>
<td>---------------------</td>
<td>----------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td></td>
<td>Hia Soo Gan Benson, (a.k.a., Benson, Soo Gan Benson Hia and Thomas Yan), Blk 8 Empress Road, #0705, Singapore 260005; and 2021 Bukit Batok Street 23, #02–212, Singapore 659626; and 111 North Bridge Road, #27–01 Peninsula Plaza, Singapore 179098; and 50 East Coast Road, #2–70 Roxy Square, Singapore 428769; and Block 1057 Eunos Avenue 3, #02–85, Singapore 409848</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Hossein Ahmad Larijani, 24 Semei Street 1, #06–08, Singapore 52996; and 10 Jalan Besar, #11–08 Sim Lim Tower, Singapore 208787 (See alternate addresses under Iran)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Lim Kow Seng, (a.k.a., Alvin Stanley, Eric Lim, James Wong, Mike Knight and Seng Lim Kow), Blk 751 Woodlands Circle, #10–592, Singapore 730751; and 520 Sims Avenue, #02–04, Singapore 387580; and 2021 Bukit Batok Street 23, #02–212 Singapore 659626; and 111 North Bridge Road, #27–01 Peninsula Plaza, Singapore 179098; and 50 East Coast Road, #2–70 Roxy Square, Singapore 428769; and Block 1057 Eunos Avenue 3, #02–85, Singapore 409848 (See alternate addresses under Hong Kong)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Lim Yong Nam, (a.k.a., Lin Rongnan, Steven Lim and Yong Nam Lim), 170 Bukit Batok, West Avenue 8, #13–369, Singapore 650170; and 158 Kallang Way, #02–505 Kallang Basin, Singapore 349245; and 158 Kallang Way #03–511, Singapore 349245; and Blk 1001 Tai Seng Ave. #01–2522, Singapore 534411 (See alternate addresses under China)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>NEL Electronics, (a.k.a., NEL Electronics Pte Ltd), 158 Kallang Way, #02–505 Kallang Basin, Singapore 349245; and 158 Kallang Way #03–511, Singapore 349245; and Blk 1001 Tai Seng Ave. #01–2522, Singapore 534411(See alternate addresses under China)</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Surftech Electronics, Block 1057 Eunos Avenue 3, #02–85 Singapore 409848</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
<tr>
<td></td>
<td>Wong Yuh Lan, (a.k.a., Huang Yulan, Jancy Wong and Yuh Lan Wong), Blk 109B Edgedale Plains, #14115, Singapore 822109; and 10 Jalan Besar, #11–08 Sim Lim Tower, Singapore 208787</td>
<td>For all items subject to the EAR. (See § 744.11 of the EAR)</td>
<td>Presumption of denial</td>
<td>76 FR [INSERT FR PAGE NUMBER] 10/31/2011.</td>
</tr>
</tbody>
</table>
Our Office's official hours of business are Monday through Friday, 8:30 a.m. to 4:30 p.m., excluding Federal holidays.

For further information contact: For information regarding the Iowa SIP, contact Mr. Larry Gonzalez, Air Planning and Development Branch, Air and Waste Management Division, U.S. Environmental Protection Agency, Region 7, 901 North 5th Street, Kansas City, Kansas 66101. Mr. Gonzalez's telephone number is (913) 551-7041, and his email address is: gonzalez.larry@epa.gov.

Supplementary information:

Table of contents
I. What final action is EPA taking in this final rule?
II. What is the background for the PSD SIP approval by EPA in this final rule?
III. Final action
IV. Statutory and Executive Order reviews
I. What final action is EPA taking in this final rule?

On December 22, 2010, IDNR submitted a request to EPA to approve revisions to the State's SIP and Title V program to incorporate recent rule amendments adopted by the Iowa Environmental Protection Commission. These amendments establish thresholds for GHG emissions in Iowa's PSD and Title V regulations at the same time frames as those specified by EPA in the "PSD and Title V Greenhouse Gas Tailoring Final Rule" (75 FR 31514), hereafter referred to as the "Tailoring Rule," ensuring that smaller GHG sources emitting less than these thresholds will not be subject to permitting requirements for GHGs that they emit. The amendments to the SIP clarify the applicable thresholds in the Iowa SIP, address the flaw discussed in the "Limitation of Approval of Prevention of Significant Deterioration Provisions Concerning Greenhouse Gas Emission-Sources in State Implementation Plans Final Rule," 75 FR 82536 (December 30, 2010) ("PSD SIP Narrowing Rule").

On August 11, 2011, EPA published a proposed rulemaking to approve Iowa's SIP revision. See 76 FR 49708. EPA did not receive any public comments on this proposal. In this final rule, pursuant to section 110 of the CAA, EPA is approving these revisions into the Iowa SIP.

II. What is the background for the PSD SIP approval by EPA in this final rule?

This section briefly summarizes EPA's recent GHG-related actions that provide the background for this final action. More detailed discussion of the background is found in the preamble for those actions. In particular, the background is contained in what we call the PSD SIP Narrowing Rule,2 and in the preambles to the actions cited therein.

A. GHG-related Actions

EPA has recently undertaken a series of actions pertaining to the regulation of GHGs that, although for the most part distinct from one another, establish the overall framework for this final action on the Iowa SIP. Four of these actions include, as they are commonly called, the "Endangerment Finding" and the "Light-Duty Vehicle Rule," and the "Tailoring Rule." Taken together and in conjunction with the CAA, these actions established regulatory requirements for GHGs emitted from new motor vehicles and new motor vehicle engines; determined that such regulations, when they took effect on January 2, 2011, subjected GHGs emitted from stationary sources to PSD requirements; and limited the applicability of PSD requirements to GHG sources on a phased-in basis. EPA took this last action in the Tailoring Rule, which, more specifically, established appropriate GHG emission thresholds for determining the applicability of PSD requirements to GHG-emitting sources.

In many states, such as Iowa, PSD is implemented through the SIP and so in December 2010, EPA promulgated several rules to implement the new GHG PSD SIP program. Recognizing that some states had approved SIP PSD programs that did not apply PSD to...