(3) Any CIDI submitting a resolution plan or related materials pursuant to this section that desires confidential treatment of the information submitted pursuant to 5 U.S.C. 552(b)(4) and the FDIC’s Disclosure of Information Rules (12 CFR part 309) and related policies may file a request for confidential treatment in accordance with those rules.

(4) To the extent permitted by law, information comprising the Confidential Section of a resolution plan will be treated as confidential.

(5) To the extent permitted by law, the submission of any nonpublicly available data or information under this section shall not constitute a waiver of, or otherwise affect, any privilege arising under Federal or state law (including the rules of any Federal or state court) to which the data or information is otherwise subject. Privileges that apply to resolution plans and related materials are protected pursuant to Section 18(x) of the FDI Act, 12 U.S.C. 1828(x).

By order of the Board of Directors.

Dated at Washington, DC, this 13th day of September, 2011.

Federal Deposit Insurance Corporation.

Robert E. Feldman,
Executive Secretary.

[FR Doc. 2011–24262 Filed 9–20–11; 8:45 am]
BILLING CODE 6714–01–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 93

[Docket No. FAA–2011–1024]

High Density Traffic Airports; Notice of Determination Regarding Low Demand Periods at Ronald Reagan Washington National Airport

AGENCY: Department of Transportation, Federal Aviation Administration (FAA).

ACTION: Notice of agency determination.

SUMMARY: This action announces an FAA determination that 6 a.m. to 6:59 a.m. no longer is a low demand period at Ronald Reagan Washington National Airport (DCA). As a result of this determination, the FAA will allocate available slots in that period to a temporary basis subject to recall, and the FAA may conduct a lottery in the future to allocate available slots in that period.

DATES: September 21, 2011.

FOR FURTHER INFORMATION CONTACT: Robert Hawks, Office of the Chief Counsel, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone number: 202–267–7143; fax number: 202–267–7971; e-mail: rob.hawks@faa.gov.

SUPPLEMENTARY INFORMATION:

Background

The FAA issued the High Density Traffic Airports Rule (HDR), 14 CFR part 93 subpart K, in 1968 to reduce delays at five congested airports: John F. Kennedy International Airport, LaGuardia Airport, O’Hare International Airport, Ronald Reagan Washington National Airport (DCA), and Newark Liberty International Airport.1 Currently, the HDR applies only to DCA. The regulation limits the number of operations during certain hours of the day and requires a slot, which the FAA allocates for a specific 60-minute period, for each scheduled operation.

In 1985, the FAA issued part 93 subpart S (the “Buv/Sell Rule”).2 As part of the Buy/Sell Rule, § 93.226 permits the administrative allocation of slots during low demand periods, which are 6 a.m. to 6:59 a.m. (the 0600 hour) and 10 p.m. to 11:59 p.m. (the 2200 and 2300 hours), on a first come, first served basis. Section 93.226(d) permits the FAA to determine those periods are no longer low demand periods and allocate any available slots by lottery under § 93.225. The FAA may make this determination when it becomes apparent that demand for slots is increasing to the point where a first come, first served allocation procedure is inappropriate.

FAA Determination

Currently, the FAA has allocated all commuter and all but three air carrier slots in the 0600 hour. The FAA has allocated five daily commuter slots and two daily air carrier slots in the 0600 hour on a temporary basis subject to recall.

Because of the relatively small number of available slots in the 0600 hour, the FAA now determines that hour no longer is a low demand period. Further, permanent allocation of slots in that time period would undermine the new entrant and limited incumbent allocation priority under § 93.225. The FAA no longer will allocate slots during that time period on a permanent first come, first served basis.

The FAA further determines the present demand for available slots does not justify conducting a lottery at this time. Accordingly, the FAA will allocate slots in the 0600 hour on a temporary basis subject to recall by the FAA under § 93.226(e). However, if the FAA cannot accommodate future requests for slots, especially requests by new entrants or limited incumbents, through temporary allocations, the FAA may conduct a lottery at that time.

Slots currently allocated are unaffected by this determination, and the HDR continues to apply to all allocated slots.

Issued in Washington, DC on September 15, 2011.

Rebecca B. MacPherson,
Assistant Chief Counsel for Regulations.

[FR Doc. 2011–24262 Filed 9–20–11; 8:45 am]
BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Parts 730, 732, 734, 736, 738, 740, 742, 743, 744, 746, 747, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, and 774

[Docket No. 110804473–1484–01]

RIN 0694–AF34

Updated Statements of Legal Authority for the Export Administration Regulations

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule.

SUMMARY: This rule updates the Code of Federal Regulations legal authority citations for the Export Administration Regulations (EAR) to include the citation to the President’s Notice of August 12, 2011—Continuation of Emergency Regarding Export Control Regulations.

DATES: The rule is effective September 21, 2011. Comments may be submitted at any time.

ADDRESSES: Comments concerning this rule should be sent to publiccomments@bis.doc.gov, fax (202) 482–3355, or to Regulatory Policy Division, Bureau of Industry and Security, Room H2899B, U.S. Department of Commerce, Washington, DC 20230. Please refer to regulatory identification number (RIN) 0694–AF34 in all comments, and in the subject line of e-mail comments.


SUPPLEMENTARY INFORMATION:
Background

Since the Export Administration Act of 1979, as amended (50 U.S.C. app. sections 2401–2420 (2000)), expired in August 2001, parts 730–744 and 746–774 of the EAR (15 CFR parts 730–774) have been continued in force pursuant to Executive Order 13222 of August 17, 2001. 3 CFR, 2001 Comp., p. 783 (2002) and the annual notices continuing the international emergency declared in that executive order. This rule revises 25 authority citations paragraphs in the Code of Federal Regulations (CFR) to include the President’s notice of August 12, 2011—Continuation of Emergency Regarding Export Control Regulations (76 FR 50661, August 16, 2011), which is the most recent such annual notice. This rule is purely procedural, and makes no changes other than to revise CFR authority citations paragraphs. It does not change the text of any section of the EAR, nor does it alter any right, obligation or prohibition that applies to any person under the EAR.

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). This rule does not impose any regulatory burden on the public and is consistent with the goals of Executive Order 13563. 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 shall any person 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 rule does not involve any collection of information.

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

4. The Department finds that there is good cause under 5 U.S.C. 553(b)(B) to waive the provisions of the Administrative Procedure Act requiring prior notice and the opportunity for public comment because they are unnecessary. This rule only updates legal authority citations. It clarifies information and is non-discretionary. This rule does not alter any right, obligation or prohibition that applies to any person under the EAR. Because these revisions are not substantive changes, it is unnecessary to provide notice and opportunity for public comment. In addition, the 30-day delay in effectiveness required by 5 U.S.C. 553(d) is not applicable because this rule is not a substantive rule. Because neither the Administrative Procedure Act nor any other law requires that notice of proposed rulemaking and an opportunity for public comment be given for this rule, the analytical requirements of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) are not applicable.

List of Subjects

15 CFR Part 730 Administrative practice and procedure, Advisory committees, Exports, Reporting and recordkeeping requirements, Strategic and critical materials.

15 CFR Parts 732, 740, 748, 750, 752, and 758
Administrative practice and procedure, Exports, Reporting and recordkeeping requirements.


15 CFR Parts 736, 738, 770, and 772 Exports.

15 CFR Part 742 Exports, Terrorism.

15 CFR Part 743 Administrative practice and procedure, Reporting and recordkeeping requirements.

15 CFR Part 744 Exports, Reporting and recordkeeping requirements, Terrorism.

15 CFR Parts 746 and 774 Exports, Reporting and recordkeeping requirements.

15 CFR Part 747 Administrative practice and procedure, Exports, Foreign trade, Reporting and recordkeeping requirements.

15 CFR Part 754 Agricultural commodities, Exports, Forests and forest products, Horses, Petroleum, Reporting and recordkeeping requirements.

PART 732—[AMENDED]

§ 732.1 Authority.

PART 733—[AMENDED]

§ 733.1 Authority.

PART 734—[AMENDED]

§ 734.1 Authority.

PART 735—[AMENDED]

§ 735.1 Authority.

PART 736—[AMENDED]

§ 736.1 Authority.

PART 737—[AMENDED]

§ 737.1 Authority.

PART 738—[AMENDED]

§ 738.1 Authority.

PART 739—[AMENDED]

§ 739.1 Authority.

PART 740—[AMENDED]

§ 740.1 Authority.

PART 741—[AMENDED]

§ 741.1 Authority.

PART 742—[AMENDED]

§ 742.1 Authority.

PART 743—[AMENDED]

§ 743.1 Authority.

PART 744—[AMENDED]

§ 744.1 Authority.

PART 745—[AMENDED]

§ 745.1 Authority.

PART 746—[AMENDED]

§ 746.1 Authority.

PART 747—[AMENDED]

§ 747.1 Authority.

PART 748—[AMENDED]

§ 748.1 Authority.

PART 760—[AMENDED]
18. The authority citation for 15 CFR part 760 is revised to read as follows:

PART 762—[AMENDED]
19. The authority citation for 15 CFR part 762 is revised to read as follows:

PART 764—[AMENDED]
20. The authority citation for 15 CFR part 764 is revised to read as follows:

PART 766—[AMENDED]
21. The authority citation for 15 CFR part 766 is revised to read as follows:

PART 768—[AMENDED]
22. The authority citation for 15 CFR part 768 is revised to read as follows:

PART 770—[AMENDED]
23. The authority citation for 15 CFR part 770 is revised to read as follows:

PART 772—[AMENDED]
24. The authority citation for 15 CFR part 772 is revised to read as follows:

PART 774—[AMENDED]
25. The authority citation for 15 CFR part 774 is revised to read as follows:

Dated: September 15, 2011.
Kevin J. Wolf,
Assistant Secretary for Export Administration.

[F.R. Doc. 2011–24227 Filed 9–20–11; 8:45 am]
BILLING CODE 3510–33–P

DEPARTMENT OF COMMERCE
Bureau of Industry and Security

15 CFR Parts 743, 748, 772, and 774
[Docket No. 100325169–0629–01]
RIN 0694–AE90

Editorial Correction to the Export Administration Regulations

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule.

SUMMARY: This final rule corrects reference and typographical errors in the Export Administration Regulations (EAR). The corrections are editorial in nature and do not affect license requirements. In addition to the editorial corrections, this rule adds new definitions to the EAR that were inadvertantly not incorporated by a previous rule.

DATES: Effective on September 21, 2011.

FOR FURTHER INFORMATION CONTACT: Sharron Cook, Office of Exporter Services, Bureau of Industry and Security, by telephone (202) 482–4890 or e-mail: Sharron.cook@bis.doc.gov.

SUPPLEMENTAL INFORMATION: This final rule updates five parts of the EAR and two categories of the Commerce Control List (CCL). Three parts of the EAR are updated to correct internal references and subsection designations, and the supplement to another part is updated to provide a complete and more accurate description of controls and the related items on the CCL. In addition, this rule adds definitions to another part of the EAR to harmonize it with the Wassenaar Arrangement on Export Controls for Conventional Arms and Dual-Use Goods and Technologies.

Part 743

This document revises a paragraph designation in the final rule that was published by BIS on May 22, 2009 (74 FR 23941, 23947). More specifically, the last paragraph of Section 743.3 was designated inconsistent with the section’s alphabetical order. To use the appropriate alphabetical designation, this document redesignates the last paragraph in Section 743.3 as (f). This change ensures that all relevant paragraphs in Section 743.3 are properly and consistently designated.

Part 748

This document revises the designation of a subparagraph in the final rule that was published by BIS on March 25, 1996 (61 FR 12812, 12829). The March 25, 1996 rule redesignated some paragraphs in Supplement No. 5 to part 748, but failed to redesignate the paragraph following (a)(6)(vi)(B)(2), which is designated (iii), as (a)(6)(vi)(C). This rule provides the correct designation, thereby ensuring that all relevant paragraphs in Supplement No. 5 to Part 748 are properly designated.

Part 772

This final rule adds two definitions to part 772 of the EAR to harmonize with definitions found in the list of terms that accompanies the Wassenaar Arrangement list of dual-use items and to ensure consistency within the EAR where these definitions are used. More specifically, the two definitions, “Communications Channel Controller” and “Network Access Controller” are added to Category 4 of the CCL. The addition of the terms to part 772 will ensure consistency.

Supplement No. 1 to Part 774

This rule revises entries on the CCL to provide a complete and more accurate description of controls and certain Export Control Classification Numbers (ECCNs). Specific amendments applying to ECCNs 3A001 and Notes of Category 5 part 2 of the CCL are described below.

Category 3 Electronics

ECCN 3A001.g is amended by adding a Technical Note that was removed on October 14, 2009.

Category 5, Part 2 Information Security

The introductory section of this Category is amended by adding “Technical Note: Parity bits are not included in the key length,” because this Note was inadvertently removed from its previous place within ECCN 5A002. However, to remain consistent with the Wassenaar Arrangement and because this note regarding parity bits applies to all Category 5, part 2 ECCNs, BIS is including the additional language