(f) Compliance

Comply with this AD within the compliance times specified, unless already done.

(g) Required Actions

(1) Within 30 days after the effective date of this AD, perform an ultrasonic inspection (USI) of the HPT 1st-stage hubs for cracks in accordance with the Accomplishment Instructions, paragraph 9.A. or 9.B., as applicable, of PW Service Bulletin (SB) PW1000G–C–72–00–0188–00A–930A–D, Issue No: 002, dated July 8, 2022 (PW1000G–C–72–00–0188–00A–930A–D, Issue 002).

(2) Within 30 days after the effective date of this AD, perform a USI of the HPT 2nd-stage hubs for cracks in accordance with the Accomplishment Instructions, paragraph 9.C. or 9.D., as applicable, of PW SB PW1000G–C–72–00–0188–00A–930A–D, Issue No. 002.

(3) If a rejectable indication is found during the inspections required by paragraph (g)(1) or (2) of this AD, before further flight, replace the HPT 1st-stage hub or HPT 2nd-stage hub with a part eligible for installation.

(h) Definition

For the purpose of this AD, a “part eligible for installation” is:

(1) Any HPT 1st-stage hub or HPT 2nd-stage hub that has passed the USI required by paragraphs (g)(1) or (2) of this AD.

(2) Any HPT 1st-stage hub or HPT 2nd-stage hub with a certificate of conformance indicating “PW1000G–C–72–00–0188–00A–930A–D,” “1 CODE 45S,” or identified by part marking “21CC332” or “SB 72–0188.”

(i) Credit for Previous Actions

You may take credit for the USIs required by paragraphs (g)(1) and (2) of this AD if you performed the USIs before the effective date of this AD using PW SB PW1000G–C–72–00–0188–00A–930A–D, Issue No: 001, dated September 13, 2021.

(j) Terminating Action to AD 2022–19–15

Compliance with this AD satisfies the requirements of AD 2022–19–15.

(k) Alternative Methods of Compliance (AMOCs)

(1) The Manager, AIR–520, Continued Operational Safety Branch, FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly to the branch manager, send it to the attention of the person identified in paragraph (l) of this AD and email to: ANE-AD-AMOCs@faa.gov.

(2) Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/certificate holding district office.

(l) Additional Information

(1) For more information about this AD, contact Carol Nguyen, Aviation Safety Engineer, 2200 South 216th Street, Des Moines, WA 98198; phone: (781) 238–7655; email: carol.nguyen@faa.gov.

(2) Service information identified in this AD that is not incorporated by reference is available at the addresses specified in paragraphs (m)(5) and (6) of this AD.

(m) Material Incorporated by Reference

(1) The Director of the Federal Register approved the incorporation by reference (IBR) of the service information listed in this paragraph under 5 U.S.C. 552(a) and 1 CFR part 51.

(2) You must use this service information as applicable to the actions required by this AD, unless the AD specifies otherwise.

(3) The following service information was approved for IBR on August 28, 2023.

   (i) Pratt & Whitney Special Instruction No. 149F–23, dated August 4, 2023.

   (ii) [Reserved]

(4) The following service information was approved for IBR on November 7, 2022 (87 FR 59660, October 3, 2022; corrected 87 FR 64156, October 24, 2022).


   (ii) [Reserved]

(5) For Pratt & Whitney service information identified in this AD, contact International Aero Engines, LLC, 400 Main Street, East Hartford, CT 06118; phone: (860) 690–9667; email: help24@pw.utc.com; website: connect.prattwhitney.com.

   (6) You may view this service information at the FAA, Airworthiness Products Section, Operational Safety Branch, 1200 District Avenue, Burlington, MA 01803. For information on the availability of this material at the FAA, call (817) 222–5110.

   (7) You may view this service information that is incorporated by reference at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, email: fr.inspection@nara.gov, or go to: www.archives.gov/federal-register/cfr/ibr-locations.html.

   Issued on August 11, 2023.

Victor Wicklund,
Deputy Director, Compliance & Airworthiness Division, Aircraft Certification Service.

[FR Doc. 2023–18114 Filed 8–18–23; 11:15 am]
BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Part 744

[Docket No. 230810–0191]

RIN 0694–AJ33

Revisions to the Unverified List

AGENCY: Bureau of Industry and Security, Department of Commerce.

ACTION: Final rule.

SUMMARY: The Bureau of Industry and Security (BIS) is amending the Export Administration Regulations (EAR) by removing a total of 35 persons from the Unverified List (UVL), including 27 under the destination of China, one under the destination of Indonesia, two under the destination of Pakistan, one under the destination of Singapore, one under the destination of Turkey, and one under the destination of the United Arab Emirates because BIS was able to verify their bona fide; two persons, under the designation of Russia, are also removed from the UVL after they were added to the Entity List.

DATES: This rule is effective August 22, 2023.

FOR FURTHER INFORMATION CONTACT: For questions on the Unverified List revisions, contact Linda Minsker, Director, Office of Enforcement Analysis, Phone: (202) 482–4255, Email: UVLRequest@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

Background

The UVL, found in supplement no. 6 to part 744 of the EAR (15 CFR parts 730–774), contains the names and addresses of foreign persons who are or have been parties to a transaction, as described in § 748.5 of the EAR, involving the export, reexport, or transfer (in-country) of items subject to the EAR. These foreign persons are added to the UVL because BIS or federal officials acting on BIS’s behalf were unable to verify their bona fide (i.e., legitimacy and reliability relating to the end use and end user of items subject to the EAR) through the completion of an end-use check. Sometimes these checks, such as a pre-license check (PLC) or a post-shipment verification (PSV), cannot be completed satisfactorily for reasons outside the U.S. Government’s control.

There are any number of reasons why these checks cannot be completed to the satisfaction of the U.S. Government. The reasons include, but are not limited to: (1) reasons unrelated to the cooperation of the foreign party subject to the end-use check (for example, BIS sometimes initiates end-use checks but is unable to complete them because the foreign party cannot be found at the address indicated on the associated export documents and BIS cannot contact the party by telephone or email); (2) reasons related to a lack of cooperation by the host government that fails to schedule and facilitate the completion of an end-use check, for example by host government agencies’ lack of responses to requests to conduct end-use checks, actions preventing the scheduling of such checks, or refusals to schedule checks in a timely manner; or (3) when, during the
end-use check, a recipient of items subject to the EAR is unable to produce the items that are the subject of the end-use check for visual inspection or provide sufficient documentation or other evidence to confirm the disposition of the items.

BIS’s inability to confirm the *bona fides* of foreign persons subject to end-use checks for the reasons described above raises concerns about the suitability of such persons as participants in future exports, reexports, or transfers (in-country) of items subject to the EAR; this also indicates a risk that such items may be diverted to prohibited end uses and/or end users. Under such circumstances, there may not be sufficient information to add the foreign person at issue to the Entity List under §744.11 of the EAR. Therefore, BIS may add the foreign person to the UVL.

As provided in §740.2(a)(17) of the EAR, the use of license exceptions for exports, reexports, and transfers (in-country) involving a party or parties to the transaction who are listed on the UVL is suspended. Additionally, under §744.15(b) of the EAR, there is a requirement for exporters, re-exporters, and transferors to obtain (and maintain a record of) a UVL statement from a party or parties to the transaction who are listed on the UVL before proceeding with exports, reexports, and transfers (in-country) to such persons, when the exports, reexports, and transfers (in-country) are not subject to a license requirement. Finally, pursuant to §758.1(b)(8), Electronic Export Information (EEI) must be filed in the Automated Export System (AES) for all exports of tangible items subject to the EAR where any party to the transaction, as described in §748.5(d) through (f), is listed on the UVL.

Requests for the removal of a UVL entry must be made in accordance with §744.15(d) of the EAR. Decisions regarding the removal or modification of UVL entry will be made by the Deputy Assistant Secretary for Export Enforcement, based on a demonstration by the listed person of their *bona fides.*

**Removals From the UVL**


On June 6, 2022, in the final rule “Additions of Entities to the Entity List” (87 FR 34154), BIS added “AOO Radiofizika” and “Voentelecom JSC” under the destination of Russia to the Entity List. Therefore, as a conforming change, this final rule also removes “Radiofizika OAO” and “JSC Voentelecom”, under the destination of Russia, from the Unverified List.

**Export Control Reform Act of 2018**

On August 13, 2018, the President signed into law the John S. McCain National Defense Authorization Act for Fiscal Year 2019, which included the Export Control Reform Act of 2018 (ECRA), 50 U.S.C. 4801–4852. ECRA provides the legal basis for BIS’s principal authorities and serves as the authority under which BIS issues this final rule.

**Rulemaking Requirements**

**Executive Order Requirements**

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, distribute 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 final rule is not a “significant regulatory action” under Executive Order 12866.

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

**Paperwork Reduction Act Requirements**

Notwithstanding any other provision of law, no person is required to respond to, nor is 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 collection of information displays a currently valid Office of Management and Budget (OMB) Control Number. This regulation involves collections previously approved by OMB under the following control numbers: 0694–0088 (Simplified Network Application Processing System—Redesign (SNAP–R) and the Multipurpose Export License Application), 0694–0122 (Licensing Responsibilities and Enforcement), and 0694–0137 (License Exceptions and Exclusions). The restoration of license exceptions for listed persons on the Unverified List will result in decreased license applications being submitted to BIS by exporters. The total burden hours associated with the Paperwork Reduction Act are not expected to change.

**Administrative Procedure Act and Regulatory Flexibility Act Requirements**

Pursuant to section 4821 of ECRA, this action is exempt from the Administrative Procedure Act (5 U.S.C. 553) requirements for notice of proposed rulemaking and opportunity for public participation.

Further, no other law requires notice of proposed rulemaking or opportunity for public comment for this final rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required under the Administrative Procedure Act 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
PART 744—[AMENDED]

1. The authority citation for 15 CFR part 744 continues to read as follows:


Supplement No. 6 to Part 744 [Amended]


b. By removing the country listing for INDONESIA and the entry for “PT Smart Cakrawala Aviation” under the listing;

c. Under PAKISTAN by removing the entries for “T.M.A. International” and “Seven Star Company;”

d. Under RUSSIA by removing the entries for and “JSC Voentelecom” and “Radiofizika OAO;”

e. Under SINGAPORE by removing the entry for “Smart Cakrawala Aviation;”

f. Under TURKEY by removing the entry for “Odak Kimya;” and

g. Under the UNITED ARAB EMIRATES by removing the entry for “Recaz Star General Trading LLC.”

Matthew S. Borman,
Deputy Assistant Secretary for Export Administration.

[FR Doc. 2023–18125 Filed 8–21–23; 8:45 am]
BILLING CODE 3510–33–P

SOCIAL SECURITY ADMINISTRATION

20 CFR Parts 404 and 416

[Docket No. SSA–2017–0042]

RIN 0960–AG65

Revised Medical Criteria for Evaluating Digestive Disorders and Skin Disorders

Correction

In Rule Document CI–2023–11771, appearing on page 55366 in the issue of Tuesday, August 15, 2023, amendatory instruction 1 and the following text is read as follows:

1. On page 37740, after line 32 of Part 404, Appendix 1 to Subpart P, is corrected as set forth below.

* * * * *

PART 404—FEDERAL OLD–AGE, SURVIVORS AND DISABILITY INSURANCE (1950–) [Corrected]

* * * * *

Subpart P—Determining Disability and Blindness

* * * *

Appendix 1 to Subpart P of Part 404—Listing of Impairments

(a) The initial calculation is:

SSA CLD = 9.57 x [loge (serum creatinine mg/dL)]
+ 3.78 x [loge (serum total bilirubin mg/dL)]
+ 11.2 x [loge (INR)]
+ 6.43

rounded to the nearest whole integer.

* * * *

[FR Doc. C2–2023–11771 Filed 8–21–23; 8:45 am]
BILLING CODE 0099–10–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 165

[Doctet Number USCG–2023–0542]

RIN 1625–AA00

Safety Zones; Savannah River, M/V BIGLIFT BARENTSZ

AGENCY: Coast Guard, DHS.

ACTION: Temporary final rule.

SUMMARY: The Coast Guard is establishing two temporary safety zones for navigable waters of the Savannah River, within a 500-yard radius around Motor Vessel (M/V) BIGLIFT BARENTSZ. The safety zones are needed to protect personnel, vessels, and the marine environment from potential hazards created by the transit through the Savannah River to Georgia Port Authority Garden City Terminal Berth No. 1 while carrying large cranes, and for the offload of those cranes to the facility. Entry of vessels or persons into the safety zones are prohibited unless specifically authorized by the Captain of the Port Savannah or a designated representative.

DATES: This rule is effective from 7 a.m. on August 24, 2023 through 11:59 p.m. on September 11, 2023.

ADDRESSES: To view documents mentioned in this preamble as being available in the docket, go to https://www.regulations.gov, type USCG–2023–0542 in the search box and click “Search.” Next, in the Document Type column, select “Supporting & Related Material.”

FOR FURTHER INFORMATION CONTACT: If you have questions on this rule, call or email Marine Science Technician First Class Kellyn Starkey, Shoreside Compliance, Marine Safety Unit Savannah, U.S. Coast Guard; telephone 912–652–4353, email Kellyn.A.Starkey@uscg.mil.

SUPPLEMENTARY INFORMATION:

I. Table of Abbreviations

II. Background Information and Regulatory History

The Coast Guard is issuing this temporary rule without prior notice and opportunity to comment pursuant to