5302B, and R–5302C in North Carolina. As noted above, the locations currently listed in the restricted area descriptions are inaccurate. The title that reads “R–5301 Albemarle Sound, NC” is changed to read “R–5301 Harvey Point, NC.” The titles for restricted areas R–5302A, R–5302B, and R–5302C, which currently read “Harvey Point, NC,” are changed to read “Albemarle Sound, NC.” This is an editorial change to update the locations in the titles of restricted areas R–5301, R–5302A, R–5302B, and R–5302C in North Carolina. The areas are correctly depicted on aeronautical charts. This change does not affect the boundaries, designated altitudes, activities conducted within the restricted areas or the actual physical location of the airspace; therefore, notice and public procedure under 5 U.S.C. 553(b) are unnecessary.

Regulatory Notices and Analyses

The FAA has determined that this action 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 only affects air traffic procedures and air navigation, it is certified that this rule, when promulgated, does not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

Environmental Review

The FAA has determined that this action qualifies for categorical exclusion under the National Environmental Policy Act in accordance with FAA Order 1050.1E, Environmental Impacts: Policies and Procedures, paragraph 311d. This action is an administrative change to the titles in the descriptions of the affected restricted areas to reflect the correct locations. It does not alter the dimensions, altitudes, times of designation or actual physical locations of the airspace; therefore, it is not expected to cause any potentially significant environmental impacts, and no extraordinary circumstances exist that warrant preparation of an environmental assessment.

List of Subjects in 14 CFR Part 73

Airspace, Prohibited areas, Restricted areas.

Adoption of the Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 73, as follows:

PART 73—SPECIAL USE AIRSPACE

§ 73.53 [Amended]

1. The authority citation for part 73 continues to read as follows:


2. Section 73.53 is amended as follows:

R–5301 Albemarle Sound, NC [Remove]

R–5302A Harvey Point, NC [Remove]

R–5302B Harvey Point, NC [Remove]

R–5302 Harvey Point, NC [New]

Boundaries. Beginning at lat. 36°04′56″ N., long. 76°16′47″ W.; to lat. 36°04′23″ N., long. 76°20′59″ W.; to lat. 36°06′58″ N., long. 76°20′58″ W.; thence clockwise via a 3 nautical mile arc centered at lat. 36°04′01″ N., long. 76°20′19″ W.; to the point of beginning. Designated altitudes. Surface to 14,000 feet MSL.

Time of designation. Continuous.

Controlling agency. FAA, Washington ARTCC.

Using agency. U.S. Navy, Fleet Area Control and Surveillance Facility, Virginia Capes (FACSFAC VACAPES), Virginia Beach, VA.

R–5302C Albemarle Sound, NC [New]

Boundaries. Beginning at lat. 36°00′01″ N., long. 76°12′59″ W.; to lat. 35°58′50″ N., long. 76°16′58″ W.; thence clockwise via a 4 nautical mile arc centered at lat. 36°02′01″ N., long. 76°19′59″ W.; to lat. 36°00′04″ N., long. 76°24′17″ W.; to the point of beginning. Designated altitudes. 100 feet AGL to 14,000 feet MSL.

Time of designation. By NOTAM at least 24 hours in advance.

Controlling agency. FAA, Washington ARTCC.

Using agency. U.S. Navy, Fleet Area Control and Surveillance Facility, Virginia Capes (FACSFAC VACAPES), Virginia Beach, VA.

Issued in Washington, DC on June 10, 2015.

Gary A. Norek,
Manager, Airspace Policy and Regulations Group.

[FR Doc. 2015–14798 Filed 6–15–15; 8:45 am]

BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Parts 740, 742, 752 and 774

[Docket No. 141229999–4999–01]

RIN 0694–AG45

Implementation of the Australia Group (AG) November 2013 Intersessional Decisions

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule.

SUMMARY: The Bureau of Industry and Security (BIS) publishes this final rule to amend the Export Administration Regulations (EAR) to implement the recommendations presented at the November 2013 Australia Group (AG) intersessional implementation meeting and later adopted pursuant to the AG silent approval procedure. Specifically, this rule amends the Commerce Control List (CCL) entry in the EAR that controls
certain human and zoonotic pathogens and toxins, and removes the CCL entry that controls certain animal pathogens to reflect the merger of two AG common control lists based on recommendations presented at the AG intersessional implementation meeting. As a result of these recommendations, the AG “List of Animal Pathogens for Export Control” was merged with the AG “List of Biological Agents for Export Control,” creating a single AG common control list for these items (i.e., the AG “List of Human and Animal Pathogens and Toxins for Export Control”). The scope of the controls on these human and animal pathogens and toxins was not affected by the merger of the two lists into a single AG common control list. This rule also makes conforming amendments to other provisions in the EAR to reflect these changes.

In addition, this rule amends the CCL entry that controls chemical manufacturing facilities and equipment to reflect changes to the AG “Control List of Dual-Use Chemical Manufacturing Facilities and Equipment and Related Technology and Software,” based on the November 2013 AG intersessional recommendation to revise controls on certain valves, casings (valve bodies) designed for such valves, and preformed casing liners designed for such valves. This rule also amends this CCL entry to add a Technical Note clarifying how the terms “multi-seal” and “seal-less” are used with respect to the controls on pumps. In a change unrelated to any revisions to the AG common control lists or guidelines, this rule also amends this CCL entry to authorize the use of License Exception LVS for specified shipments.

This rule does not contain changes based on the understandings reached at the June 2014 AG Plenary meeting, because no amendments to the EAR were required as a result of these understandings.

**DATES:** This rule is effective June 16, 2015.

**ADDRESSES:** Send comments regarding this collection of information, including suggestions for reducing the burden, to Jasmeet Seehra, Office of Management and Budget (OMB), by email to Jasmeet.K.Seehra@omb.eop.gov, or by fax to (202) 395-7285; and to the Regulatory Policy Division, Bureau of Industry and Security, Department of Commerce, 14th Street & Pennsylvania Avenue NW., Room 2705, Washington, DC 20230.

**FOR FURTHER INFORMATION CONTACT:** Richard P. Duncan, Ph.D., Director, Chemical and Biological Controls Division, Office of Nonproliferation and Treaty Compliance, Bureau of Industry and Security, Telephone: (202) 482-3343, Email: Richard.Duncan@bis.doc.gov.

**SUPPLEMENTARY INFORMATION:** The Bureau of Industry and Security (BIS) is amending the Export Administration Regulations (EAR) to implement the recommendations presented at the Australia Group (AG) Intersessional meeting held in Budapest, Hungary, on November 18–22, 2013, and adopted pursuant to the AG silent approval procedure in January/February 2014. The AG is a multilateral forum consisting of 41 participating countries that maintain export controls on a list of chemicals, biological agents, and related equipment and technology that could be used in a chemical or biological weapons program. The AG periodically reviews items on its control list to enhance the effectiveness of participating governments’ national controls and to achieve greater harmonization among these controls.

**Merger of ECCN 1C352 With ECCN 1C351 (Human and Animal Pathogens and “Toxins”)**

The AG intersessional recommendations adopted in January 2014 addressed the merger of the AG “List of Animal Pathogens for Export Control” with the AG “List of Biological Agents for Export Control” to create a single AG common control list for all of these pathogens and toxins (i.e., the AG “List of Human and Animal Pathogens and Toxins for Export Control”).

This final rule amends the EAR to reflect the merger of these two AG common control lists by removing ECCN 1C352 (animal pathogens) from the CCL and adding the pathogens previously controlled under ECCN 1C352 to ECCN 1C351 (human and zoonotic pathogens and “toxins”). The latter ECCN is renamed to indicate that it now controls both human and animal pathogens and “toxins.” This rule also renumbers the items in ECCN 1C351.a, and certain items in ECCN 1C351.c to accommodate the addition to ECCN 1C351 of those items that were controlled under ECCN 1C352 prior to the publication of this rule. The following table lists the viruses that are controlled under ECCN 1C351.a, as a result of the removal of ECCN 1C352 and the aforementioned amendments to ECCN 1C351, and indicates the previous and current CCL designations for each item.

<table>
<thead>
<tr>
<th>AG-Controlled viruses</th>
<th>Previous CCL designation</th>
<th>Current CCL designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>African horse sickness virus</td>
<td>ECCN 1C352.a.17</td>
<td>ECCN 1C351.a.1</td>
</tr>
<tr>
<td>African swine fever virus</td>
<td>ECCN 1C352.a.1</td>
<td>ECCN 1C351.a.2</td>
</tr>
<tr>
<td>Andes virus</td>
<td>ECCN 1C351.a.1</td>
<td>ECCN 1C351.a.3</td>
</tr>
<tr>
<td>Avian influenza virus</td>
<td>ECCN 1C352.a.2</td>
<td>ECCN 1C351.a.4</td>
</tr>
<tr>
<td>Bluetongue virus</td>
<td>ECCN 1C352.a.3</td>
<td>ECCN 1C351.a.5</td>
</tr>
<tr>
<td>Chapare virus</td>
<td>ECCN 1C351.a.2</td>
<td>ECCN 1C351.a.6</td>
</tr>
<tr>
<td>Chikungunya virus</td>
<td>ECCN 1C351.a.3</td>
<td>ECCN 1C351.a.7</td>
</tr>
<tr>
<td>Cholera virus</td>
<td>ECCN 1C351.a.4</td>
<td>ECCN 1C351.a.8</td>
</tr>
<tr>
<td>Congo-Crimean haemorrhagic fever virus</td>
<td>ECCN 1C351.a.5</td>
<td>ECCN 1C351.a.9</td>
</tr>
<tr>
<td>Dengue fever virus</td>
<td>ECCN 1C351.a.6</td>
<td>ECCN 1C351.a.10</td>
</tr>
<tr>
<td>Dobrava-Belgrade virus</td>
<td>ECCN 1C351.a.7</td>
<td>ECCN 1C351.a.11</td>
</tr>
<tr>
<td>Eastern equine encephalitis virus</td>
<td>ECCN 1C351.a.8</td>
<td>ECCN 1C351.a.12</td>
</tr>
<tr>
<td>Ebola virus</td>
<td>ECCN 1C351.a.9</td>
<td>ECCN 1C351.a.13</td>
</tr>
<tr>
<td>Foot and mouth disease virus</td>
<td>ECCN 1C352.a.4</td>
<td>ECCN 1C351.a.14</td>
</tr>
<tr>
<td>Goat pox virus</td>
<td>ECCN 1C352.a.5</td>
<td>ECCN 1C351.a.15</td>
</tr>
<tr>
<td>Guanarito virus</td>
<td>ECCN 1C351.a.10</td>
<td>ECCN 1C351.a.16</td>
</tr>
<tr>
<td>Hantaan virus</td>
<td>ECCN 1C351.a.11</td>
<td>ECCN 1C351.a.17</td>
</tr>
<tr>
<td>Hendra virus (Equine morbillivirus)</td>
<td>ECCN 1C351.a.12</td>
<td>ECCN 1C351.a.18</td>
</tr>
<tr>
<td>Herpes virus (Aujeszky’s disease)</td>
<td>ECCN 1C352.a.6</td>
<td>ECCN 1C351.a.19</td>
</tr>
<tr>
<td>Hog cholera virus (syn.: swine fever virus)</td>
<td>ECCN 1C352.a.7</td>
<td>ECCN 1C351.a.20</td>
</tr>
<tr>
<td>Japanese encephalitis virus</td>
<td>ECCN 1C351.a.13</td>
<td>ECCN 1C351.a.21</td>
</tr>
<tr>
<td>Junin virus</td>
<td>ECCN 1C351.a.14</td>
<td>ECCN 1C351.a.22</td>
</tr>
<tr>
<td>Kyasanur Forest virus</td>
<td>ECCN 1C351.a.15</td>
<td>ECCN 1C351.a.23</td>
</tr>
</tbody>
</table>
This rule also makes a number of conforming amendments to other EAR provisions to reflect the removal of ECCN 1C352 and the merger of the animal pathogens previously controlled under this ECCN with the human pathogens and toxins controlled under ECCN 1C351.

Specifically, this rule amends Section 740.20 (License Exception Strategic Trade Authorization (STA)) by removing two references to ECCN 1C352 from paragraph (b)(2)(v), which excludes from STA eligibility certain items on the CCL that are subject to chemical/biological (CB) license requirements to destinations indicated under CB Column 1 on the Commerce Country Chart (Supplement No. 1 to part 738 of the EAR). This rule also removes the reference to ECCN 1C352 from Section 742.2(a)(1)(i), which identifies the items on the CCL that require a license for CB reasons to destinations indicated under CB Column 1 on the Commerce Country Chart.

In addition, this rule amends Supplement No. 1 to part 742 (Non-proliferation of Chemical and Biological Weapons) to remove references to ECCN 1C352 from paragraph (3), paragraphs (9)(iii) and (9)(iii), and paragraph (12). This rule also amends Section 752.3 to remove the reference to ECCN 1C352 from paragraph (a)(2), which identifies items controlled for CB reasons that are excluded from eligibility for Special Comprehensive Licenses. None of these changes affect the application of the aforementioned EAR provisions to the items previously controlled under ECCN 1C352, because all of these items are now controlled under ECCN 1C351, which continues to be referenced by each of these EAR provisions.

This rule also makes conforming amendments to ECCNs 1C353, 1C991, 1E001, and 1E351 to reflect the removal of ECCN 1C352 and the merger of the animal pathogens previously controlled under this ECCN with the human pathogens.

The redesignations of, and additions to, the bacteria controlled under ECCN 1C351.c are indicated in the following table. The designations of the bacteria listed in ECCN 1C351.c.1 through .c.14 were not affected by the amendments to ECCN 1C351 and the removal of ECCN 1C352.

### Conforming Amendments

- **AG-Controlled Viruses**

<table>
<thead>
<tr>
<th>AG-Controlled Viruses</th>
<th>Previous CCL designation</th>
<th>Current CCL designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laguna Negra virus</td>
<td>ECCN 1C351.a.16</td>
<td>ECCN 1C351.a.24</td>
</tr>
<tr>
<td>Lassa fever virus</td>
<td>ECCN 1C351.a.17</td>
<td>ECCN 1C351.a.25</td>
</tr>
<tr>
<td>Louping ill virus</td>
<td>ECCN 1C351.a.18</td>
<td>ECCN 1C351.a.26</td>
</tr>
<tr>
<td>Lujo virus</td>
<td>ECCN 1C351.a.19</td>
<td>ECCN 1C351.a.27</td>
</tr>
<tr>
<td>Lumpy skin disease virus</td>
<td>ECCN 1C351.a.20</td>
<td>ECCN 1C351.a.29</td>
</tr>
<tr>
<td>Lymphocytic choriomeningitis virus</td>
<td>ECCN 1C351.a.21</td>
<td>ECCN 1C351.a.30</td>
</tr>
<tr>
<td>Marburg virus</td>
<td>ECCN 1C351.a.22</td>
<td>ECCN 1C351.a.31</td>
</tr>
<tr>
<td>Monkey pox virus</td>
<td>ECCN 1C351.a.23</td>
<td>ECCN 1C351.a.32</td>
</tr>
<tr>
<td>Murray Valley encephalitis virus</td>
<td>ECCN 1C351.a.24</td>
<td>ECCN 1C351.a.33</td>
</tr>
<tr>
<td>Newcastle disease virus</td>
<td>ECCN 1C352.a.9</td>
<td>ECCN 1C351.a.34</td>
</tr>
<tr>
<td>Nipah virus</td>
<td>ECCN 1C351.a.25</td>
<td>ECCN 1C351.a.35</td>
</tr>
<tr>
<td>Omkha hemorrhagic fever virus</td>
<td>ECCN 1C351.a.26</td>
<td>ECCN 1C351.a.36</td>
</tr>
<tr>
<td>Oropouche virus</td>
<td>ECCN 1C351.a.27</td>
<td>ECCN 1C351.a.37</td>
</tr>
<tr>
<td>Peste des petits ruminants virus</td>
<td>ECCN 1C352.a.10</td>
<td>ECCN 1C351.a.38</td>
</tr>
<tr>
<td>Porcine enterovirus type 9 (syn.: swine vesicular disease virus)</td>
<td>ECCN 1C352.a.11</td>
<td>ECCN 1C351.a.39</td>
</tr>
<tr>
<td>Powassan virus</td>
<td>ECCN 1C351.a.28</td>
<td>ECCN 1C351.a.40</td>
</tr>
<tr>
<td>Rabies virus and other members of the Lyssavirus genus</td>
<td>ECCN 1C352.a.8</td>
<td>ECCN 1C351.a.41</td>
</tr>
<tr>
<td>Rift Valley fever virus</td>
<td>ECCN 1C351.a.29</td>
<td>ECCN 1C351.a.42</td>
</tr>
<tr>
<td>Rinderpest virus</td>
<td>ECCN 1C352.a.12</td>
<td>ECCN 1C351.a.43</td>
</tr>
<tr>
<td>Rocio virus</td>
<td>ECCN 1C351.a.30</td>
<td>ECCN 1C351.a.44</td>
</tr>
<tr>
<td>Sabia virus</td>
<td>ECCN 1C351.a.31</td>
<td>ECCN 1C351.a.45</td>
</tr>
<tr>
<td>Seoul virus</td>
<td>ECCN 1C351.a.32</td>
<td>ECCN 1C351.a.46</td>
</tr>
<tr>
<td>Sheep pox virus</td>
<td>ECCN 1C351.a.33</td>
<td>ECCN 1C351.a.47</td>
</tr>
<tr>
<td>Sin nombre virus</td>
<td>ECCN 1C351.a.34</td>
<td>ECCN 1C351.a.48</td>
</tr>
<tr>
<td>St. Louis encephalitis virus</td>
<td>ECCN 1C351.a.35</td>
<td>ECCN 1C351.a.49</td>
</tr>
<tr>
<td>Teschen disease virus</td>
<td>ECCN 1C352.a.14</td>
<td>ECCN 1C351.a.50</td>
</tr>
<tr>
<td>Tick-borne encephalitis virus (Russian Spring-Summer encephalitis virus)</td>
<td>ECCN 1C351.a.35</td>
<td>ECCN 1C351.a.51</td>
</tr>
<tr>
<td>Variola virus</td>
<td>ECCN 1C351.a.36</td>
<td>ECCN 1C351.a.52</td>
</tr>
<tr>
<td>Venezuelan equine encephalitis virus</td>
<td>ECCN 1C351.a.37</td>
<td>ECCN 1C351.a.53</td>
</tr>
<tr>
<td>Vesicular stomatitis virus</td>
<td>ECCN 1C352.a.15</td>
<td>ECCN 1C351.a.54</td>
</tr>
<tr>
<td>Western equine encephalitis virus</td>
<td>ECCN 1C351.a.38</td>
<td>ECCN 1C351.a.55</td>
</tr>
<tr>
<td>Yellow fever virus</td>
<td>ECCN 1C351.a.39</td>
<td>ECCN 1C351.a.56</td>
</tr>
</tbody>
</table>

- **AG-Controlled Bacteria**

<table>
<thead>
<tr>
<th>AG-Controlled Bacteria</th>
<th>Previous CCL designation</th>
<th>Current CCL designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mycoplasma capricolum subspecies capripneumoniae (&quot;strain F38&quot;)</td>
<td>ECCN 1C352.b.1.b</td>
<td>ECCN 1C351.c.15</td>
</tr>
<tr>
<td>Mycoplasma mycoides subspecies mycoides SC (small colony) (a.k.a. contagious bovine pleuropneumonia)</td>
<td>ECCN 1C352.b.1.a</td>
<td>ECCN 1C351.c.16</td>
</tr>
<tr>
<td>Rickettsia prowazekii</td>
<td>ECCN 1C351.c.15</td>
<td>ECCN 1C351.c.17</td>
</tr>
<tr>
<td>Salmonella typhi</td>
<td>ECCN 1C351.c.16</td>
<td>ECCN 1C351.c.18</td>
</tr>
<tr>
<td>Shiga toxin producing Escherichia coli (STEC)</td>
<td>ECCN 1C351.c.17</td>
<td>ECCN 1C351.c.19</td>
</tr>
<tr>
<td>Shigella dysenteriae</td>
<td>ECCN 1C351.c.18</td>
<td>ECCN 1C351.c.20</td>
</tr>
<tr>
<td>Vibrio cholerae</td>
<td>ECCN 1C351.c.19</td>
<td>ECCN 1C351.c.21</td>
</tr>
<tr>
<td>Yersinia pestis</td>
<td>ECCN 1C351.c.20</td>
<td>ECCN 1C351.c.22</td>
</tr>
</tbody>
</table>
pathogens and toxins controlled under ECCN 1C351. Specifically, this rule amends the List of Items controlled section in ECCN 1C353 to remove references to ECCN 1C352 from: (1) The Related Controls paragraph; (2) paragraphs .a.1 and .b.1 of the “Items” paragraph; and (3) the introductory text and paragraph .b of Technical Note 3 to ECCN 1C353. ECCN 1C991 is amended to remove the reference to ECCN 1C352 from paragraph .a of the “Items” paragraph under the List of Items Controlled section. The License Requirements section of ECCN 1E001 is amended by removing the reference to ECCN 1C352 from the “Control(s)” language for “Country Chart—CB Column 1.” In addition, this rule amends ECCN 1E351 to remove references to ECCN 1C352 from the ECCN heading and from the “Control(s)” language for “Country Chart—CB Column 1” in the License Requirements section of the ECCN.

None of these changes affect the controls in ECCNs 1C353, 1C991, 1E001, and 1E351 on items related to former ECCN 1C352, because each of these ECCNs continues to control items related to ECCN 1C351, which now includes all of the items that were controlled under ECCN 1C352 prior to the publication of this rule.

### Amendments to ECCN 2B350 (Dual-Use Chemical Manufacturing Facilities and Equipment)

The AG intersessional recommendations adopted in February 2014 made changes to the AG “Control List of Dual-Use Chemical Manufacturing Facilities and Equipment and Related Technology and Software.” This rule amends Export Control Classification Number (ECCN) 2B350 to reflect the AG intersessional changes to this AG common control list. Specifically, ECCN 2B350 (Chemical Manufacturing Facilities and Equipment) is amended by revising the controls in 2B350.g on valves, casings (valve bodies) and preformed casing liners designed for such valves, and providing a new Technical Note to indicate that such valves are now controlled under 2B350.g.3.

In addition, this rule adds new Technical Note 1 to 2B350.g to indicate that all valves controlled by 2B350.g, and the casings (valve bodies) and preformed casing liners controlled by 2B350.g, that come in direct contact with the chemical(s) being produced, processed, or contained, are made from specified materials; and (3) a closure element designed to be interchangeable. These two categories of valves are now controlled under 2B350.g.1 and .g.2, respectively, while the casings (valve bodies) or preformed casing liners designed for such valves are controlled under 2B350.g.3.

Conforming Change to ECCN 1C350 (Precursor Chemicals)

In addition to the AG intersessional changes described above, this rule amends ECCN 1C350 (Precursor chemicals) by adding a Technical Note 3 at the end of the License Requirements section of this ECCN. This new Technical Note is intended to provide guidance, consistent with the AG “List of Chemical Weapons Precursors,” in determining whether a particular precursor chemical or mixture is controlled under ECCN 1C350. Technical Note 3 states that the CAS numbers indicated in ECCN 1C350 are intended to assist in identifying whether a particular precursor chemical or mixture is controlled under this ECCN, irrespective of nomenclature. However, this Technical Note also cautions that precursor chemicals of the same structural formula (e.g., hydrates) are controlled by ECCN 1C350, regardless of name or CAS number, and that CAS numbers cannot be used as unique identifiers in all situations because some forms of the listed precursor chemical have different CAS numbers, and mixtures containing a precursor chemical listed in ECCN 1C350 may also have different CAS numbers.

### License Exception LVS Authorized for ECCN 2B350 Items

In a change unrelated to any revisions to the AG common control lists or guidelines, this rule amends ECCN 2B350 (Chemical Manufacturing Facilities and Equipment) to authorize
the use of License Exception LVS (shipments of limited value) for single shipments of $2,000 or less. This change is consistent with the requirements of Section 740.3 of the EAR, except that eligible destinations for ECCN 2B350 items under License Exception LVS are limited to those Country Group B destinations indicated in Supplement No. 1 to part 740 of the EAR that are not also included in Country Group D:3 (Chemical & Biological).

Clarification of License Exception RPL Requirements

BIS has received a number of inquiries concerning the requirements of the License Exception RPL (servicing and replacement of parts and equipment) “one-for-one replacement” provisions with respect to commodities controlled under ECCN 2B350 on the CCL. In particular, exporters have requested clarification concerning the requirement in Section 740.10(a)(2)(iii) of the EAR that “the parts, components, accessories, or attachments to be replaced must either be destroyed abroad or returned promptly to the person who supplied the replacements, or to a foreign firm that is under the effective control of that person.” The major concern expressed, in this regard, is whether an item (i.e., a commodity in ECCN 2B350) would be considered to be “destroyed,” for purposes of this requirement, if that item were not repairable.

BIS considers a commodity (e.g., a commodity controlled under ECCN 2B350) to be “destroyed,” for purposes of the RPL requirement in Section 740.10(a)(2)(iii) of the EAR, if that commodity is: (1) No longer capable of functioning for the purpose for which it was designed (i.e., due to normal wear and tear, a defect, or damage); and (2) not capable of being repaired to function for the purpose for which it was designed. In addition, a commodity that is identified on the CCL will be considered to be “destroyed” only if that commodity no longer possesses the characteristics that made it subject to control by the ECCN under which it was classified prior to its being “destroyed” (i.e., the classification of the commodity must change and the resulting commodity may be designated as EAR99, provided that it is not enumerated or otherwise described in another ECCN on the CCL).

This interpretation by BIS is consistent with, but broader in scope than, the treatment of certain “scrap” described in Interpretation #7 under Section 770.2 of the EAR, which applies to specified items that are no longer capable of functioning for the purpose for which they were designed, or of being repaired to function for that purpose, because the items have been damaged (e.g., by means of mangling, crushing, or cutting) to such a degree that they have been rendered useless (i.e., beyond the possibility of restoration to their original identity and condition). The difference is that Interpretation #7 addresses only a single method by which items can be “destroyed” (i.e., damage to the item), while BIS’s interpretation of the term “destroyed,” as used in RPL, also refers to the inability of an item to function (i.e., for the purpose for which it was designed,) as a result of normal wear and tear to the item or because of a defect in the item, coupled with the inability to repair the item to restore its functionality. In short, turning an item into “scrap” is only one means of “destroying” its functionality, for purposes of the EAR.

BIS intends to publish a separate rule that will propose amendments to License Exception RPL and Interpretation #7 (as Section 770.2 of the EAR) in order to provide additional clarification concerning what is meant in the EAR when items are referred to as having been “destroyed.”

June 2014 AG Plenary Understandings

This rule does not contain any changes based on the understandings reached at the June 2014 AG Plenary meeting, because no amendments to the EAR were required as a result of these understandings.

Effect of This Rule on the Scope of the CB Controls in the EAR

The changes made by this rule only marginally affect the scope of the EAR controls on human and animal pathogens/toxins and chemical manufacturing facilities/equipment.

Although the ECCN 2B350.g controls on valves, casings (valve bodies) designed for such valves, and preformed casing liners designed for such valves were expanded, the expanded controls apply only to a relatively small percentage of items not controlled under 2B350.g prior to the publication of this rule. Consequently, any increase in the number of license applications resulting from this change is not expected to be significant, when considered as a percentage of all such items. Furthermore, any increase in the number of license applications submitted to BIS, as a result of the amendments to ECCN 2B350.g, is expected to be offset by the amendment to ECCN 2B350 that authorizes the use of License Exception LVS for all items controlled by this ECCN, subject to the requirements described in Section 740.3 of the EAR and the specific limitations indicated in the LVS paragraph of this ECCN.

In addition, the scope of the CCL-based CB controls on human and animal pathogens and toxins was not affected by the merger of the animal pathogens previously controlled under ECCN 1C352 with the human pathogens and toxins in ECCN 1C351 (i.e., no pathogens or toxins were either added to, or removed from, the CCL, nor were there any changes in the scope of the CB license requirements for any of these pathogens or toxins). Therefore, these changes are not expected to have a significant impact on the number of license applications that will have to be submitted for such items.

The conforming amendments to Section 740.20(b)(2)(v), Section 742.2(a)(1)(i), Supplement No. 1 to part 742 (i.e., paragraphs (3), (9)(ii), (9)(iii), and (12) of the Supplement) and Section 752.3(a)(2), as described above, did not have any effect on the items that were controlled under ECCN 1C352 prior to the publication of this rule. Although these EAR provisions no longer contain references to ECCN 1C352, they continue to reference ECCN 1C351, which now includes the animal pathogens previously controlled under ECCN 1C352.

The conforming amendments to ECCNs 1C353, 1C991, 1E001, and 1E351, as described above, also did not have any effect on the items that were controlled under ECCN 1C352 prior to the publication of this rule. For this reason, the removal of ECCN 1C352 by this rule did not affect either the scope of the items controlled under ECCN 1C353, 1C991, 1E001, or 1E351 for CB reasons or the level of CB controls applicable to such items. Therefore, these conforming changes are not expected to have a significant impact on the number of license applications that will have to be submitted for such items.

Although the Export Administration Act expired on August 20, 2001, the President, through Executive Order 13222 of August 17, 2001, 3 CFR, 2001 Comp., p. 783 (2002) and Executive Order 13637 of March 8, 2013, 78 FR 16129 (March 13, 2013),
and as extended by the Notice of August 7, 2014, 79 FR 46959 (August 11, 2014), has continued the Export Administration Regulations in effect under the International Emergency Economic Powers Act. BIS continues to carry out the provisions of the Export Administration Act, as appropriate and to the extent permitted by law, pursuant to Executive Order 13222 as amended by Executive Order 13637.

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 designated a “significant regulatory action,” although not economically significant, under section 3(f) of Executive Order 12866. Accordingly, the rule has been reviewed by the Office of Management and Budget.

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 contains a collection of information subject to the requirements of the PRA.

Further, no other law requires that a notice of proposed rulemaking and an opportunity for public comment be given for this final rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule 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. Therefore, this regulation is issued in final form.

List of Subjects

15 CFR Parts 740 and 752

Administrative practice and procedure, Exports, Reporting and recordkeeping requirements.

15 CFR Part 742

Administrative practice and procedure, Chemicals, Exports, Foreign trade, Reporting and recordkeeping requirements.

15 CFR Part 774

Exports, Reporting and recordkeeping requirements.

For the reasons stated in the preamble, parts 740, 742, 752 and 774 of the Export Administration Regulations (15 CFR parts 730–774) are amended as follows:

PART 740—[AMENDED]

§ 740.20 [Amended]

1. In § 740.20:

a. Remove “1C352,” where it appears, twice, in paragraph (b)(2)(v); and

b. Remove “1C353, or” and add in its place “1C353 or” in the parenthetical in paragraph (b)(3)(v).

PART 742—[AMENDED]

3. The authority citation for 15 CFR part 742 continues to read as follows:


§ 742.2 [Amended]

4. In § 742.2, remove “1C352,” where it appears in paragraph (a)(1)(i).

Supplement No. 1 to Part 742—[Amended]

5. In Supplement No. 1 to part 742, remove “1C352,” where it appears in paragraph (3), in paragraphs (9)(ii) and (9)(iii), and in paragraph (12).

PART 752—[AMENDED]

6. The authority citation for 15 CFR part 752 continues to read as follows:

§ 752.3 [Amended]

7. In § 752.3, remove “1C352,” where it appears in paragraph (a)(2).

PART 774—[AMENDED]

8. The authority citation for 15 CFR part 774 continues to read as follows:


9. In Supplement No. 1 to Part 774 (the Commerce Control List), Category 1—Special Materials and Related Equipment, Chemicals, “Microorganisms” and “Toxins,” ECCN 1C350 is amended by adding a new Technical Note 3 at the end of the License Requirement Notes section to read as follows:

Supplement No. 1 to Part 774—The Commerce Control List

| * * * * * | 1C350 Chemicals that may be used as precursors for toxic chemical agents (see List of Items Controlled). |

License Requirements

* * * * *

Technical Notes: 1. * * *

2. Precursor chemicals in ECCN 1C350 are listed by name, Chemical Abstract Service (CAS) number and CWC Schedule (where applicable). Precursor chemicals of the same structural formula (e.g., hydrates) are controlled by ECCN 1C350, regardless of name or CAS number. CAS numbers are shown to assist in identifying whether a particular precursor chemical or mixture is controlled under ECCN 1C350, irrespective of nomenclature. However, CAS numbers cannot be used as unique identifiers in all situations because some forms of the listed precursor chemical have different CAS numbers, and mixtures containing a precursor chemical listed in ECCN 1C350 may also have different CAS numbers.

* * * * *

10. In Supplement No. 1 to Part 774 (the Commerce Control List), Category 1—Special Materials and Related Equipment, Chemicals, “Microorganisms” and “Toxins,” ECCN 1C351 is revised to read as follows:

1C351 Human and animal pathogens and “toxins”, as follows (see List of Items Controlled).

License Requirements

Reason for Control: CB, CW, AT

Control(s) | Country chart (See Supp. No. 1 to part 738)
--- | ---
CB applies to entire entry. | CB Column 1.

CW applies to 1C351.d.11 and d.12 and a license is required for CW reasons for all destinations, including Canada, as follows: CW applies to 1C351.d.11 for ricin in the form of (1) Ricinus Communis Agglutinin1 (RCA1), also known as ricin D or Ricinus Communis Lectinin1 (RCL1) and (2) Ricinus Communis LectininV (RCLv), also known as ricin E. CW applies to 1C351.d.12 for saxitoxin identified by C.A.S. #35523–89–8. See § 742.18 of the EAR for licensing information pertaining to chemicals subject to restriction pursuant to the Chemical Weapons Convention (CWC). The Commerce Country Chart is not designed to determine licensing requirements for items controlled for CW reasons.

Control(s) | Country chart (See Supp. No. 1 to part 738)
--- | ---
AT applies to entire entry. | AT Column 1.

License Requirement Notes: 1. All vaccines and “immunotoxins” are excluded from the scope of this entry. Certain medical products and diagnostic and food testing kits that contain biological toxins controlled under paragraph (d) of this entry, with the exception of toxins controlled for CW reasons under d.11 and d.12, are excluded from the scope of this entry. Vaccines, “immunotoxins”, certain medical products, and diagnostic and food testing kits excluded from the scope of this entry are controlled under ECCN 1C919.

2. For the purposes of this entry, only saxitoxin is controlled under paragraph d.12; other members of the paralytic shellfish poison family (e.g., neosaxitoxin) are designated EAR99.

3. Clostridium perfringens strains, other than the eponymous toxin-producing strains of Clostridium perfringens described in c.12, are excluded from the scope of this entry, since they may be used as positive control cultures for food testing and quality control.

4. Unless specified elsewhere in this ECCN 1C351 (e.g., in License Requirement Notes 1–3), this ECCN controls all biological agents and “toxins,” regardless of quantity or attenuation, that are identified in the List of Items Controlled for this ECCN, including small quantities or attenuated strains of select biological agents or “toxins” that are excluded from the lists of select biological agents or “toxins” by the Animal and Plant Health Inspection Service (APHIS), U.S. Department of Agriculture, or the Centers for Disease Control and Prevention (CDC), U.S. Department of Health and Human Services, in accordance with their regulations in 9 CFR part 121 and 42 CFR part 73, respectively.

List Based License Exceptions (See Part 740 for a Description of All License Exceptions)

| LYS: N/A | GBS: N/A |

CIV: N/A

Special Conditions for STA

STA: (1) Paragraph (c)(1) of License Exception STA (§ 740.20(c)(1)) may be used for items in 1C351.d.1 through 1C351.d.10 and 1C351.d.13 through 1C351.d.19. See § 740.20(b)(2)(vi) for restrictions on the quantity of any one toxin that may be exported in a single shipment and the number of shipments that may be made to any one end user in a single calendar year. Also see the Automated Export System (AES) requirements in § 758.1(b)(4) of the EAR.

(2) Paragraph (c)(2) of License Exception STA (§ 740.20(c)(2) of the EAR) may not be used for any items in 1C351.

List of Items Controlled

Related Controls: (1) Certain forms of ricin and saxitoxin in 1C351.d.11 and d.12 are CW Schedule 1 chemicals (see § 742.18 of the EAR). The U.S. Government must provide advance notification and annual reports to the OPCW of all exports of Schedule 1 chemicals. See § 745.1 of the EAR for notification procedures. See 22 CFR part 121, Category XIV and § 121.7 for CWC Schedule 1 chemicals that are “subject to the ITAR.” (2) The Animal and Plant Health Inspection Service (APHIS), U.S. Department of Agriculture, and the Centers for Disease Control and Prevention (CDC), U.S. Department of Health and Human Services, maintain controls on the possession, use, and transfer within the United States of certain items controlled by this ECCN (for APHIS, see 7 CFR 331.3(b), 9 CFR 121.3(b), and 9 CFR 121.4(b)); for CDC, see 42 CFR 73.3(b) and 42 CFR 73.4(b)). (3) See 22 CFR part 121, Category XIV(b), for modified biological agents and biologically derived substances that are “subject to the ITAR.”

Related Definitions: (1) For the purposes of this entry “immunotoxin” is defined as an antibody-toxin conjugate intended to destroy specific target cells (e.g., tumor cells) that bear antigens homologous to the antibody. (2) For the purposes of this entry “subunit” is defined as a portion of the “toxin.”

Items:

a. Viruses identified on the Australia Group (AG) “List of Human and Animal Pathogens and Toxins for Export Control,” as follows:

   a.1. African horse sickness virus;
   a.2. African swine fever virus;
   a.3. Andes virus;
   a.4. Avian influenza (AI) viruses identified as having high pathogenicity (HP), as follows:

      a.4.a. AI viruses that have an intravenous pathogenicity index (IVPI) in 6-week-old chickens greater than 1.2; or
      a.4.b. AI viruses that cause at least 75% mortality in 4- to 8-week-old chickens infected intravenously.

Note: Avian influenza (AI) viruses of the H5 or H7 subtype that do not have either of the characteristics described in 1C352.a.4 (specifically, 1C352.a.4.a or a.4.b) should be sequenced to determine whether multiple basic amino acids are present at the cleavage site of the haemagglutinin molecule (HA0). If
the amino acid motif is similar to that observed for other HPAI isolates, then the isolate being tested should be considered as HPAI and the virus is controlled under 1C352.a.4.

b. Tick-borne encephalitis virus (Siberian subtype, formerly West Siberian virus—see 1C351.a.5 for Far Eastern subtype).

c. Bacteria identified on the Australia Group (AG) “List of Human and Animal Pathogens and Toxins for Export Control,” as follows:

b.1. Bacillus anthracis,

b.2. Brucella abortus,

b.3. Brucella melitensis,

b.4. Brucella suis,

b.5. Burkholderia mallei (Pseudomonas mallei).

c.6. Burkholderia pseudomallei (Pseudomonas pseudomallei).

c.7. Chlamydiophila psittaci (formerly known as Chlamydia psittaci).

c.8. Clostridium argenteenense (formerly known as Clostridium botulinum Type G), botulinum neurotoxin producing strains;

c.9. Clostridium baratii, botulinum neurotoxin producing strains;

c.10. Clostridium butyricum, botulinum neurotoxin producing strains;

c.11. Clostridium perfringens, epsilon toxin producing types;

c.12. Coxiella burnetii;


c.13. Franciscella tularensis;

c.14. Mycoplasma acapulcolus subspecies capriipneumoniae (“strain F18”);

c.15. Mycoplasma mycoides subspecies mycoides SC (small colony) (a.k.a. contagious bovine pleuropneumonia);

c.16. Rickettsia prowazekii;

c.17. Salmonella typhi;

c.18. Shiga toxin producing Escherichia coli (STEC) of serogroups O26, O45, O103, O111, O121, O145, O157, and other shiga toxin producing serogroups;

a. By removing the phrase “ECCN 1C351, 1C352, or 1C354” and adding in its place the phrase “ECCN 1C351 or 1C352” in the introductory text of Technical Note 3 in and paragraph b. of Technical Note 3.

b. By removing the phrase “1C351.a to .c or 1C354” and adding in its place the phrase “1C351.a to .c or 1C354” in paragraph a. of the “Items” paragraph; and

c. By removing the phrase “1C351.a to .c, 1C352,” and adding in its place the phrase “1C351.a to .c or 1C354;” in paragraph b.1 of the “Items” paragraph; and

d. By removing the phrase “1C351.a to .c, 1C352, or 1C354” and adding in its place the phrase “1C351.a to .c or 1C354” in the introductory text of Technical Note 3 and in paragraph b. of Technical Note 3.

13. In Supplement No. 1 to Part 774 (the Commerce Control List), Category 1—Special Materials and Related Equipment, Chemicals, “Microorganisms” and “Toxins,” ECCN 1C353 is amended under the List of Items Controlled section:

a. By removing the phrase “ECCN 1C351, 1C352, or 1C354” and adding in its place the phrase “ECCN 1C351 or 1C352” in the first sentence of the “Related Controls” paragraph;

b. By removing the phrase “1C351.a to .c, 1C352, or 1C354” and adding in its place the phrase “1C351.a to .c or 1C354” in paragraph a.1 of the “Items” paragraph;

b. By removing the phrase “1C351.a to .c, 1C352,” and adding in its place the phrase “1C351.a to .c or 1C354;” in paragraph b.1 of the “Items” paragraph; and

14. In Supplement No. 1 to Part 774 (the Commerce Control List), Category 1—Special Materials and Related Equipment, Chemicals, “Microorganisms” and “Toxins,” ECCN 1E001 is amended by revising the entry for “Country Chart—CB Column 1” in the License Requirements section to read as follows:

1E001 “Technology” according to the General Technology Note for the “development” or “production” of items controlled by 1A001.b, 1A001.c, 1A002, 1A003, 1A004, 1A005, 1A006.b, 1A007, 1A008 1A101, 1B (except 1B608, 1B153 or 1B999), or 1C (except 1C355, 1C608, 1C980 to 1C984, 1C988, 1C990, 1C991, 1C995 to 1C999).

License Requirements

Reason for Control: NS, MT, NP, CB, RS, AT
CB applies to "technology" for items controlled by 1C351, 1C353, or 1C354.

List Based License Exceptions (See Part 740 for a Description of All License Exceptions)

LVS: $2,000 for all Country Group B destinations, except those also listed under Country Group D:3 (see Supplement No. 1 to part 740 of the EAR).

GBS: * * *

CIV: * * *

List of Items Controlled

Related Controls: * * *

Related Definition: * * *

Items:

* * * * *

g. Valves, as follows:

g.1. Valves having both of the following characteristics:

g.1.a. A nominal size greater than 1.0 cm (3/8 in.); and

g.1.b. All surfaces that come in direct contact with the chemical(s) being produced, processed, or contained are made from materials identified in Technical Note 1 to 2B350.g.

g.2. Valves, except for valves controlled by 2B350.g.1, having all of the following characteristics:

g.2.a. A nominal size equal to or greater than 2.54 cm (1 inch) and equal to or less than 10.16 cm (4 inches);

g.2.b. Casings (valve bodies) or preformed casing liners controlled by 2B350.g.3, in which all surfaces that come in direct contact with the chemical(s) being produced, processed, or contained are made from materials identified in Technical Note 1 to 2B350.g.

Chemical manufacturing facilities and equipment, except valves controlled by 2A226 or 2A292, as follows (see List of Items Controlled).

Technical Note to 2B350.i: The seals referred to in 2B350.i come into direct contact with the chemical(s) being processed (or are designed to do so), and provide a sealing function where a rotary or reciprocating drive shaft passes through a pump body.

* * * * *

Dated: June 9, 2015.

Kevin J. Wolf.
Assistant Secretary for Export Administration.

[FR Doc. 2015–14471 Filed 6–15–15; 8:45 am]

BILLING CODE 3510–33–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 172

[Docket No. FDA–2014–F–0364]

Food Additives Permitted for Direct Addition to Food for Human Consumption; TBHQ

AGENCY: Food and Drug Administration, HHHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA or we) is amending the food additive regulations by removing the upper bound of the melting point range in the regulation for the antioxidant tertiary butylhydroquinone (TBHQ) and adding a purity acceptance criterion. This action is in response to a petition submitted by Eastman Chemical Company.

DATES: This rule is effective June 16, 2015. See section VIII for further information on the filing of objections. Submit either electronic or written objections and requests for a hearing by July 16, 2015. The Director of the Federal Register approves the incorporation by reference of certain publications listed in the rule as of June 16, 2015.

ADDRESSES: You may submit either electronic or written objections and requests for a hearing identified by Docket No. FDA–2014–F–0364, by any of the following methods:

Electronic Submissions

Submit electronic objections in the following way:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.

Written Submissions

Submit written objections in the following ways:

• Mail/Hand delivery/Courier (for paper submissions): Division of Dockets...