created and in existence at the date of
the transactions, or to the substantive
or artistic alteration or enhancement
of informational materials, or to the
provision of marketing and business
consulting services by a U.S. person.
Such prohibited transactions include,
without limitation, payment of ad-
vances for informational materials not
yet created and completed, provision of
services to market, produce or co-
produce, create or assist in the cre-
ation of information and informational
materials, and payment of royalties to
a specially designated terrorist with
respect to income received for enhance-
ments or alterations made by U.S. per-
sons to information or informational
materials imported from a specially
designated terrorist.
(3) This section does not authorize
transactions incident to the expor-
tation of technical data under restric-
tion as defined in §779.4 of the Export
Administration Regulations, 15 CFR
parts 768–799 (1994), or to the expor-
tation of goods for use in the trans-
mision of any data. The exportation of
such goods to specially designated ter-
rors is prohibited, as provided in
§595.201 of this part.
(c) Travel. The prohibitions contained
in this part do not apply to trans-
actions ordinarily incident to travel to
or from any country, including impor-
tation of accompanied baggage for per-
sonal use, maintenance within any
country including payment of living
expenses and acquisition of goods or
services for personal use, and arrange-
ment or facilitation of such travel in-
cluding non scheduled air, sea, or land
voyages.

Subpart C—General Definitions
§595.301 Blocked account; blocked
property.
The terms blocked account and blocked
property shall mean any account or
property subject to the prohibition in
§595.201 held in the name of a specially
designated terrorist or in which a spe-
cially designated terrorist has an inter-
est, and with respect to which pay-
ments, transfers, exportations, with-
drawals, or other dealings may not be
made or effected except pursuant to an
authorization or license from the Of-
cile of Foreign Assets Control author-
zizing such action.
§595.302 Effective date.
The term effective date refers to the
effective date of the applicable prohibi-
tions and directives contained in this
part which is 12:01 a.m. EST, January
24, 1995, or, in the case of specially des-
ignated terrorists designated after that
date, the earlier of the date on which a
person receives actual or constructive
notice of such designation.
§595.303 Entity.
The term entity means a partnership,
association, corporation, or other orga-
nization, group or subgroup.
§595.304 Foreign person.
The term foreign person means any
citizen or national of a foreign state
(including any such individual who is
also a citizen or national of the United
States), or any entity not organized
solely under the laws of the United
States or existing solely in the United
States, but does not include a foreign
state.
§595.305 General license.
The term general license means any li-
cense or authorization the terms of
which are set forth in this part.
§595.306 Information and informa-
tional materials.
(a)(1) For purposes of this part, the
term information and informational ma-
terials means publications, films, post-
ers, phonograph records, photographs,
microfilms, microfiche, tapes, compact
disks, CD ROMs, artworks, and news
wire feeds, and other information and
informational articles.
(b) The terms information and infor-
mational materials with respect to U.S.
exports do not include items:
(1) That were, as of April 30, 1994, or
that thereafter become, controlled for
export pursuant to section 5 of the Ex-
port Administration Act of 1979, 50
U.S.C. App. 2401–2420 (the “EAA”), or
section 6 of the EAA to the extent that