

FDC date	State	City	Airport	FDC No.	SIAP
09/06/95	NC	Chapel Hill	Horace Williams	FDC 5/4822	VOR/DME OR GPS RWY 27, ORIG-A...
09/07/95	PA	Pittsburgh	Pittsburgh Intl	FDC 5/4837	ILS RWY 10R AMDT 6...
09/07/95	VA	Hot Springs	Ingalls Field	FDC 5/4835	ILS RWY 24 AMDT 1...

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FEDERAL TRADE COMMISSION

16 CFR Parts 24, 231, and 247

Guides for the Luggage and Related Products Industry, Guides for Shoe Content Labeling and Advertising, and Guides for the Ladies' Handbag Industry

AGENCY: Federal Trade Commission.
ACTION: Final Rule; Rescission of Guides.

SUMMARY: The Federal Trade Commission (the "Commission"), as part of its periodic review of its rules and guides, announces that it has concluded a review of its Guides for the Luggage and Related Products Industry ("Luggage Guides"); Guides for Shoe Content Labeling and Advertising ("Shoe Content Guides"); and Guides for the Ladies' Handbag Industry ("Handbag Guides"). The Commission has decided to rescind these three Guides. In a document published elsewhere in this issue of the **Federal Register**, the Commission seeks public comment on proposed Guides for Select Leather and Imitation Leather Products. The Commission is taking this action to clarify and streamline the Guides.

EFFECTIVE DATE: September 18, 1995.
FOR FURTHER INFORMATION CONTACT: Susan E. Arthur, Attorney, (214) 767-5503, Federal Trade Commission, Dallas Regional Office, 100 N. Central Expressway, Suite 500, Dallas, Texas 75201.

SUPPLEMENTARY INFORMATION: In response to the Commission's request for public comment on the Luggage Guides, the Shoe Content Guides, and the Ladies' Handbag Guides, the Commission received 12 comments. The comments received are discussed in the Commission's request for public comment concerning its proposed Guides for Select Leather and Imitation Leather Products. That request is located elsewhere in this issue of the **Federal Register**.

A review of the comments and of the three Guides indicates that consolidation of their basic principles into one set of Guides is clearly

warranted. Therefore, on the basis of the discussion in this rule—and the discussion in the Commission's request for public comment concerning its proposed Guides for Select Leather and Imitation Leather Products, which is located elsewhere in this issue of the **Federal Register**, and which is incorporated herein—16 CFR Parts 24, 231, and 247 are hereby rescinded.

List of Subjects

16 CFR Part 24

Advertising, Luggage industry, Trade practices.

16 CFR Part 231

Advertising, Footwear, Labeling, Trade practices.

16 CFR Part 247

Advertising, Handbag industry, Labeling, Trade practices.

PART 24—[REMOVED]

PART 231—[REMOVED]

PART 247—[REMOVED]

The Commission, under authority of Sections 5(a)(1) and 6(g) of the Federal Trade Commission Act, 15 U.S.C. 45(a)(1) and 46(g), amends chapter I of Title 16 of the Code of Federal Regulations by removing Parts 24, 231, and 247.

By Direction of the Commission.

Donald S. Clark,
Secretary.

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DEPARTMENT OF THE TREASURY

Customs Service

19 CFR Part 4

[T.D. 95-76]

RIN 1515-AB81

Removal of Cambodia and Vietnam From List of "Non-Entrant" Countries

AGENCY: U. S. Customs Service, Department of the Treasury.

ACTION: Final rule.

SUMMARY: On January 3, 1992, the United States lifted the trade embargo

against Cambodia, normalizing economic relations between the United States and Cambodia. On February 3, 1994, President Clinton lifted the trade embargo against Vietnam. Effective April 27, 1995, the National Security Council amended its policy toward Cambodia and Vietnam by removing them from the "non-entrant" "Category II" status and placing them in the "Category I" status of vessels that may enter U. S. ports subject to certain limitations.

This document amends footnote 3a of section 4.20 of the Customs Regulations to remove Cambodia and Vietnam from the list of "non-entrant" countries so that foreign vessels entering the United States from these countries are now subject to a lesser special tonnage tax assessment.

DATES: This amendment is effective September 18, 1995. Reduced special tonnage tax assessments for foreign vessels entering the United States from Cambodia and Vietnam applied commencing on April 27, 1995.

FOR FURTHER INFORMATION CONTACT: Barbara E. Whiting, Carrier Rulings Branch, (202) 482-6940.

SUPPLEMENTARY INFORMATION:

Background

Pursuant to information provided by the Departments of State and Transportation, Customs has found that on January 3, 1992, the United States lifted the trade embargo against Cambodia, normalizing economic relations. On February 3, 1994, President Clinton lifted the trade embargo against Vietnam. Effective April 27, 1995, the National Security Council amended its policy toward Cambodia and Vietnam by removing them from the "non-entrant" "Category II" status and placing them in the "Category I" status of vessels that may enter U. S. ports subject to certain limitations.

Accordingly, Customs has determined that vessels which trade in or enter the United States from Democratic Kampuchea (Cambodia) and the Socialist Republic of Vietnam are no longer subject to the payment of special tonnage tax in the amount of \$2.00 as provided in 46 U.S.C. App. 121 and 141 and section 4.20 of the Customs