to where the shoreline intercepts the Honolulu VORTAC 15-mile radius, then clockwise along the 15-mile radius of the Honolulu VORTAC to intercept the Honolulu VORTAC 241 radial, then northeast bound along the Honolulu VORTAC 241 radial to intercept the 4.5-mile radius south of Kalaeloa John Rogers Field, then counterclockwise along the arc of the 4.5-mile radius of Kalaeloa John Rogers Field, and to where the shoreline intercepts the Honolulu VORTAC 071° radial, thence to the point of beginning and that airspace beginning at lat. 21°10′25″ N., long. 158°11′22″ W.; to lat. 21°16′30″ N., long. 158°13′46″ W.; to lat. 21°16′50″ N., long. 158°00′00″ W., to the point of beginning.

* * * * *

Dated: Issued in Los Angeles, California, on July 21, 2006.

Leonard A. Mobley,
Acting Area Director, Western Terminal Operations.

[FR Doc. 06–6634 Filed 8–1–06; 8:45 am]
BILLING CODE 4910–13–M

COMMODITY FUTURES TRADING COMMISSION

17 CFR Part 38

RIN 3038–AC28

Conflicts of Interest in Self-Regulation and Self-Regulatory Organizations

AGENCY: Commodity Futures Trading Commission (“Commission”).

ACTION: Extension of comment period.

SUMMARY: On July 7, 2006, the Commission published proposed Acceptable Practices for section 5(d)(15) of the Commodity Exchange Act (“Act”).1 Comments on the proposal were originally due by August 7, 2006. Now, at the request of interested parties, the Commission is extending the comment period to September 7, 2006.

DATES: Comments must be received by September 7, 2006.

ADDRESSES: Written comments should be sent to Eileen A. Donovan, Acting Secretary, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW., Washington, DC 20581. Comments may also be submitted via e-mail at secretary@cftr.gov. “Regulatory Governance” must be in the subject field of responses submitted via e-mail, and clearly indicated in written submissions. Comments may also be submitted to the Federal eRulemaking Portal: http://www.regulations.gov.

FOR FURTHER INFORMATION CONTACT: Rachel F. Berdansky, Acting Deputy Director for Market Compliance, (202) 418–5429; or Sebastian Pujol Schott, Special Counsel, (202) 418–5641.

Division of Market Oversight, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW., Washington, DC 20581.

SUPPLEMENTARY INFORMATION: On July 7, 2006, the Commission published and sought public comment on proposed Acceptable Practices for Section 5(d)(15) of the Act (“Core Principle 15”). The proposed Acceptable Practices would provide designated contract markets (“DCMs”) with a safe harbor for compliance with selected aspects of Core Principle 15’s requirement that they minimize conflicts of interest in their decision-making. The Commission’s proposal contains four parts. First, the Board Composition Acceptable Practice proposes that DCMs minimize potential conflicts of interest by maintaining governing boards composed of at least fifty percent “public” directors. Second, the proposed Regulatory Oversight Committee Acceptable Practice calls upon DCMs to establish board-level Regulatory Oversight Committees, composed solely of public directors, to oversee regulatory functions. Third, the Disciplinary Panel Acceptable Practice proposes that each disciplinary panel at all DCMs include at least one public participant, and that no panel be dominated by any group or class of exchange members. Finally, the proposed Acceptable Practices provide a definition of “public” for DCM directors and for members of disciplinary panels.

By letters dated July 14 and July 17, 2006, the Chicago Board of Trade (“CBOT”) and Chicago Mercantile Exchange (“CME”), respectively, requested that the original comment period be extended. CBOT requested an extension to at least September 6, and CME requested an extension to at least September 7. Recognizing the significance of the issues raised in the proposed Acceptable Practices, and to encourage the submission of meaningful comments, the Commission has decided to grant the requests. The comment period for the Commission’s proposed Acceptable Practices for Section 5(d)(15) of the Act is hereby extended to September 7, 2006.

Issued in Washington, DC, on July 28, 2006, by the Commission.

Maria C. Alvarez-Kouns,
Paralegal Specialist.

[FR Doc. E6–12448 Filed 8–1–06; 8:45 am]
BILLING CODE 6351–01–P

DEPARTMENT OF HOMELAND SECURITY

Bureau of Customs and Border Protection

19 CFR Parts 4 and 122

[RIN 1651–AA62]

Passenger Manifests for Commercial Aircraft Arriving in and Departing From the United States; Passenger and Crew Manifests for Commercial Vessels Departing From the United States

AGENCY: Customs and Border Protection, Department of Homeland Security.

ACTION: Notice of proposed rulemaking; extension of comment period.

SUMMARY: This document provides an additional 60 days for interested persons to submit comments on the proposed rule to amend the Customs and Border Protection Regulations pertaining to the electronic transmission of passenger manifests for commercial aircraft arriving in and departing from the United States and of passenger and crew manifests for commercial vessels departing from the United States. The proposed rule provides air carriers a choice to make manifest transmissions either for each passenger as passengers check in for the flight, up to but no later than 15 minutes prior to departure, or in batch form (a complete manifest containing all passenger data) no later than 60 minutes prior to departure. The proposed rule also provides for vessel carriers transmitting passenger and crew manifests no later than 60 minutes prior to the vessel’s departure from the United States. The proposed rule was published in the Federal Register on July 14, 2006, and the comment period was scheduled to expire on August 14, 2006.

DATES: Comments on the proposed rule must be received on or before October 12, 2006.

ADDRESSES: You may submit comments, identified by docket number USCBP–2005–0003, by one of the following methods:


1 71 FR 38740 (July 7, 2006).
against a government established
terrorist watch list prior to departure. Thus, the proposed rule provides air
carriers a choice to make manifest
transmissions either for each passenger as passengers check in for the flight, up to
but no later than 15 minutes prior to
departure, referred to as APIS Quick
Query (AQQ), or in batch form (a
complete manifest containing data for
all passengers) no later than 60 minutes
prior to departure, referred to as APIS
60. The proposed rule also provides for
vessel carriers transmitting passenger and
crew manifests no later than 60
minutes prior to the vessel’s departure
from the United States. In addition, the
proposed rule proposes to change the
definition of “departure” for aircraft to
mean the moment the aircraft pushes
back from the gate to commence its
approach to the point of takeoff (as
opposed to the moment the wheels are
drawn up into the aircraft just after
takeoff).

The document invited the public to
comment on the proposal, including the
Regulatory Assessment containing an
analysis of the expected economic
impact of the changes. The Regulatory
Assessment is posted on http://
www.regulations.gov and on the CBP
Web site at http://www.cbp.gov (it is
also summarized in the proposed rule).
Comments on the proposed rule were
requested on or before August 14, 2006.

Extension of Comment Period

In response to the proposed rule
published in the Federal Register, CBP
has received comments from the Air
Transport Association (ATA), the Air
Carrier Association of America (ACAA),
and the International Air Transport
Association (IATA), requesting an
extension of the comment period for an
additional 60 days. CBP has determined
to grant the requests for extension.
Accordingly, the period of time for the
submission of comments is being extended
60 days. Comments are now
required on or before December 4, 2006.


Deborah J. Spero,

Deputy Commissioner, Customs and Border
Protection.

[FR Doc. E6–12473 Filed 8–1–06; 8:45 am]

BILLING CODE 9111–14–P

FEDERAL COMMUNICATIONS
COMMISSION

47 CFR Parts 2 and 95

[ET Docket No. 06–135; FCC 06–103]

Spectrum Requirements for Advanced
Medical Technologies

AGENCY: Federal Communications
Commission.

ACTION: Proposed rule.

SUMMARY: This document focuses on
ways to better accommodate the
operation of implanted and body-worn
medical transmitters in the 400 MHz
band. These devices use wireless
technologies for increasingly
sophisticated and beneficial health care
applications. Such applications
currently include cardiac defibrillators
for heart patients and real-time blood
sugar monitoring devices for diabetics,
and may, in the future, include
applications as diverse as brain, muscle
and nerve stimulation techniques for
treating an array of conditions from
Parkinson’s disease to severe chronic
depression. The Commission tentatively
concludes that modifying its current
rules and designating an additional two
megahertz of spectrum in the adjacent
401–402 MHz and 405–406 MHz bands) would appropriately provide needed
capacity and more flexible operating
rules for beneficial medical radio
communication devices and thereby
serve the public interest.

DATES: Comments must be filed on or
before October 31, 2006, and reply
comments must be filed on or before
December 4, 2006.

FOR FURTHER INFORMATION CONTACT:
Gary Thayer, Office of Engineering and
Technology, (202) 418–2290, e-mail:
Gary.Thayer@fcc.gov, TTY (202) 418–
2989.

ADDRESSES: You may submit comments,
identified by ET Docket No. 06–135 by
any of the following methods:
• Federal eRulemaking Portal:
http://
www.regulations.gov. Follow the
instructions for submitting comments.
• Federal Communications
Commission’s Web Site:
http://
www.fcc.gov/cgb/ecfs/. Follow the
instructions for submitting comments.
• E-mail: [Optional: Include the E-
mail address only if you plan to accept
comments from the general public].
Include the docket number(s) in the
subject line of the message.
• Mail: [Optional: Include the mailing
address for paper, disk or CD–ROM
submissions needed/requested by your
Bureau or Office. Do not include the
Office of the Secretary’s mailing address
here.]