Aberdeen, SD, Aberdeen Regional, LOC/DME BC RWY 13, Amdt 10A, CANCELED
Dallas, TX, Collin County Rgnl at Mc Kinney, RNAV (GPS) RWY 18, Amdt 2
Dallas, TX, Collin County Rgnl at Mc Kinney, RNAV (GPS) RWY 36, Amdt 2
Dallas, TX, Collin County Rgnl at Mc Kinney, Takeoff Minimums and Obstacle DP, Amdt 2
Dallas, TX, Collin County Rgnl at Mc Kinney, VOR/DME—A, Amdt 2
Houston, TX, Ellington Field, RNAV (GPS) RWY 22, Amdt 2
Kountze/Silsbee, TX, Hawthorne Field, RNAV (GPS) RWY 13, Amdt 1
Longview, TX, East Texas Rgnl, RNAV (GPS) RWY 18, Amdt 2
Heber, UT, Heber City Muni-Russ McDonald Field, RNAV (GPS)-A, Amdt 2
Abingdon, VA, Virginia Highlands, LOC RWY 24, Amdt 4
Abingdon, VA, Virginia Highlands, RNAV (GPS) RWY 6, Amdt 1
Abingdon, VA, Virginia Highlands, RNAV (GPS) RWY 19, Amdt 2
Everett, WA, Snohomish County (Paine Fld), ILS OR LOC/DME Y RWY 16R, Amdt 22
Everett, WA, Snohomish County (Paine Fld), ILS OR LOC/DME Z RWY 16R, ILS Z RWY 16R (SA Cat II), Orig
Everett, WA, Snohomish County (Paine Fld), RNAV (GPS) Z RWY 16R, Orig
Everett, WA, Snohomish County (Paine Fld), RNAV (GPS) Y RWY 16R, Amdt 1
Everett, WA, Snohomish County (Paine Fld), RNAV (GPS) Z RWY 16R, Orig
Madison, WI, Dane County Rgnl-Truax Field, RNAV (GPS) RWY 3, Orig
Madison, WI, Dane County Rgnl-Truax Field, RNAV (GPS) RWY 21, Amdt 2
Shawano, WI, Shawano Muni, RNAV (GPS) RWY 29, Orig-A CANCELED
Shawano, WI, Shawano Muni, RNAV (GPS) RWY 12, Orig
Shawano, WI, Shawano Muni, RNAV (GPS) RWY 30, Orig
Pinedale, WY, Ralph Wenz Field, RNAV (GPS) RWY 11, Amdt 2
Pinedale, WY, Ralph Wenz Field, RNAV (GPS) RWY 29, Amdt 2

**DEPARTMENT OF COMMERCE**

**Bureau of Industry and Security**

**15 CFR Part 774**

**Definition of Terms**

**CFR Correction**

In Title 15 of the Code of Federal Regulations, Parts 300 to 799, revised as of January 1, 2012, in supplement no. 1 to part 774, make the following corrections:

1. In Category 0:
   - A. On page 663, in 0A981, add “N/A” behind “LVS”.
   - B. On page 665, in 0A985, add the heading “License Requirements” above “Reason for Control”.
   - C. On page 665, in 0A986, correct the table under “License Requirements” to read as set forth below:
     - D. On page 671, in 0B986, add “North Korea,” between “Iraq” and “Rwanda” in UN Reason for Control.

2. In Category 1:
   - A. On page 676, in 1A004, add “(1)” after the colon, at the beginning of “Related Definitions”.
   - B. On page 682, in 1B001, remove “Note: 1B001.c does not control textile machinery not modified for the above end-uses.”
   - C. On page 707, in 1C351, after “Related Definitions;” remove “* * *”
and add paragraphs (1) and (2) as set forth below.
3. In Category 2:
A. On page 734, in 2B009, remove the text after “Related Definitions” and add “N/A” in its place.
B. On page 734, in 2B009, revise the Technical Note to read “TECHNICAL NOTE: For the purpose of 2B009, machines combining the function of spin-forming and flow-forming are regarded as flow-forming machines.”

SUPPLEMENTARY INFORMATION: The Commission is extending the expiration date for Rule 15b12–1T under the Exchange Act.

I. Discussion

Section 742 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (“Dodd-Frank Act”) 1 amended the Commodity Exchange Act ("CEA") to provide that a person for which there is a Federal regulatory agency, 2 including a broker or dealer (“broker-dealer”) registered under section 15(b) (except pursuant to paragraph (11) thereof) or 15C of the Exchange Act, 3 shall not enter into, or offer to enter into, a foreign exchange (“forex”) transaction 4 with a person who is not an “eligible contract participant” 5 (“ECP”) except pursuant to a rule or regulation of a Federal regulatory agency allowing the transaction under such terms and conditions as the Federal regulatory agency shall prescribe (“retail forex rule”). 6 A Federal regulatory agency’s

Control(s)

Country chart

AT applies to entire entry. A license is required for items controlled by this entry to North Korea for anti-terrorism reasons. The Commerce Country Chart is not designed to determine AT licensing requirements for this entry. See § 742.19 of the EAR for additional information.

FC applies to entire entry

UN applies to entire entry

Notes: See § 743.1 of the EAR for censing requirements for this entry. See § 742.19 of the EAR for additional information.

Category 0

FC Column 1.

IRAQ, North Korea, and Rwanda.

1C351 Human and zoonotic pathogens and "toxins", as follows (see List of Items Controlled).

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”.

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SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 240
RIN 3235–AL19

Extension of Interim Final Temporary Rule on Retail Foreign Exchange Transactions

AGENCY: Securities and Exchange Commission.

ACTION: Interim final temporary rule; extension.

SUMMARY: The Securities and Exchange Commission ("Commission") is amending interim final temporary Rule 15b12–1T under the Securities Exchange Act of 1934 ("Exchange Act") to extend the date on which the rule will expire from July 16, 2012 to July 16, 2013.

DATES: Effective Date: July 16, 2012. The expiration date of interim final temporary Rule 15b12–1T (17 CFR 240.15b12–1T) is extended to July 16, 2013.

FOR FURTHER INFORMATION CONTACT: Joanne Rutkowski, Branch Chief, Bonnie Gauch, Senior Special Counsel, and Leila Bham, Special Counsel, Division of Trading and Markets, at (202) 551–5550, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549.

SUPPLEMENTARY INFORMATION: The Commission is extending the expiration date for Rule 15b12–1T under the Exchange Act.

I. Discussion

Section 742 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (“Dodd-Frank Act”) 1 amended the Commodity Exchange Act ("CEA") to provide that a person for which there is a Federal regulatory agency, 2 including a broker or dealer (“broker-dealer”) registered under section 15(b) (except pursuant to paragraph (11) thereof) or 15C of the Exchange Act, 3 shall not enter into, or offer to enter into, a foreign exchange (“forex”) transaction 4 with a person who is not an “eligible contract participant” 5 (“ECP”) except pursuant to a rule or regulation of a Federal regulatory agency allowing the transaction under such terms and conditions as the Federal regulatory agency shall prescribe (“retail forex rule”). 6 A Federal regulatory agency’s

17 U.S.C. 2(c)(2)(E)(i), as amended by § 742(c) of the Dodd-Frank Act, defines a “Federal regulatory agency” to mean the Commodity Futures Trading Commission (“CFTC”), the Securities and Exchange Commission, an appropriate Federal banking agency, the National Credit Union Association, and the Farm Credit Administration.

17 U.S.C. 2(c)(2)(B)(ii)(I). Transactions described in CEA section 2(c)(2)(B)(ii)(I) include “an agreement, contract, or transaction in foreign currency that * * * is a contract of sale of a commodity for future delivery (or an option on such a contract) or an option (other than an option executed or traded on a national securities exchange registered pursuant to section 6(a) of the Securities Exchange Act of 1934 (15 U.S.C. 78f(a))),”