

comments. It, therefore: (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, will 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 1050.1F, “Environmental Impacts: Policies and Procedures,” paragraph 5–6.5a. This airspace action is not expected to cause any potentially significant environmental impacts, and no extraordinary circumstances exist that warrant preparation of an environmental assessment.

Lists of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

■ 1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 106(f), 106(g); 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

§ 71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of FAA Order 7400.11D, Airspace Designations and Reporting Points, dated August 8, 2019, and effective September 15, 2019, is amended as follows:

Paragraph 5000 Class D Airspace.

* * * * *

ANM WA D Spokane, WA [Amended]

Felts Field, WA
 (Lat. 47°40’59” N, long. 117°19’21” W)
 Felts Field, Point In Space Coordinates
 (Lat. 47°39’08” N, long. 117°18’46” W)
 Felts Field, Point In Space Coordinates
 (Lat. 47°41’36” N, long. 117°22’43” W)

That airspace extending upward from the surface to and including 4,500 feet MSL

within a 4-mile radius of Felts Field Airport and that airspace 1.2 miles each side of the 53° bearing from the airport extending from the 4-mile radius to 5.2 miles from the Felts Field airport, and that airspace from a line 1.5 miles northwest and parallel to a line along the 224° bearing from a point in space lat. 47°41’36” N, long. 117°22’43” W, to a line 2.1 miles south and parallel to a line along the 258° bearing from a point in space lat. 47°39’08” N, long. 117°18’46” W, extending from the Felts Field’s 4-mile radius to 6.5 miles from the Felts Field Airport, excluding that airspace in the Spokane International Airport Class C surface area. This Class D airspace area is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Chart Supplement.

Paragraph 6002 Class E Airspace Designated as Surface Areas.

* * * * *

ANM WA E2 Spokane, WA [Amended]

Felts Field, WA
 (Lat. 47°40’59” N, long. 117°19’21” W)
 Felts Field, Point In Space Coordinates
 (Lat. 47°39’08” N, long. 117°18’46” W)
 Felts Field, Point In Space Coordinates
 (Lat. 47°41’36” N, long. 117°22’43” W)

That airspace extending upward from the surface within a 4-mile radius of Felts Field Airport and that airspace 1.2 miles each side of the 53° bearing from the airport extending from the 4-mile radius to 5.2 miles from the Felts Field airport, and that airspace from a line 1.5 miles northwest and parallel to a line along the 224° bearing from a point in space lat. 47°41’36” N, long. 117°22’43” W, to a line 2.1 miles south and parallel to a line along the 258° bearing from a point in space lat. 47°39’08” N, long. 117°18’46” W, extending from the Felts Field’s 4-mile radius to 6.5 miles from the Felts Field Airport, excluding that airspace in the Spokane International Airport Class C surface area. This Class D airspace area is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Chart Supplement.

Paragraph 6005 Class E Airspace Areas Extending Upward From 700 Feet or More Above the Surface of the Earth.

* * * * *

ANM WA E5 Spokane, WA [New]

Felts Field, WA
 (Lat. 47°40’59” N, long. 117°19’21” W)
 Felts Field, Point In Space Coordinates
 (Lat. 47°37’46” N, long. 117°26’30” W)

That airspace extending upward from 700 feet above the ground within a 4-mile radius of Felts Field Airport, and that airspace 1.8 miles each side of the 53° bearing from the airport extending from the 4-mile radius to 6.5 miles from the Felts Field airport, and that airspace 3.0 miles each side of the 75° bearing from point in space at (Lat. 47°37’46” N, long. 117°26’30” W), extending 12.6 miles from the point in space, excluding that airspace in the Spokane International Airport Class C Airspace.

Issued in Seattle, Washington, November 4, 2019.

Shawn M. Kozica,

Manager, Operations Support Group, Western Service Center.

[FR Doc. 2019–24574 Filed 11–12–19; 8:45 am]

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DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Part 744

[Docket No. 191105–0076]

RIN 0694–AH85

Addition of Entities to the Entity List, Revision of an Entry on the Entity List, and Removal of Entities From the Entity List

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule.

SUMMARY: In this rule, the Bureau of Industry and Security (BIS) amends the Export Administration Regulations (EAR) by adding twenty-two entities, under a total of thirty-two entries, to the Entity List. These twenty-two entities have been determined by the U.S. Government to be acting contrary to the national security or foreign policy interests of the United States. These entities will be listed on the Entity List under the destinations of Bahrain, France, Iran, Jordan, Lebanon, Oman, Pakistan, Saudi Arabia, Senegal, Syria, Turkey, the United Arab Emirates (U.A.E.) and the United Kingdom (U.K.). This rule also modifies one existing entry on the Entity List under the destination of Pakistan. Finally, this rule removes three entities from the Entity List; one under the destination of Pakistan, one under the destination of Singapore and one under the destination of the U.A.E. The removals are made in connection with requests for removal that BIS received pursuant to sections of the EAR used for requesting removal or modification of an Entity List entry, and the subsequent review by the End-User Review Committee of the information provided in the requests.

DATES: This rule is effective November 13, 2019.

FOR FURTHER INFORMATION CONTACT: Chair, End-User Review Committee, Office of the Assistant Secretary, Export Administration, Bureau of Industry and Security, Department of Commerce, Phone: (202) 482–5991, Fax: (202) 482–3911, Email: ERC@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

Background

The Entity List (Supplement No. 4 to part 744 of the Export Administration Regulations (EAR)) identifies entities for which there is reasonable cause to believe, based on specific and articulable facts, that the entities have been involved, are involved, or pose a significant risk of being or becoming involved in activities contrary to the national security or foreign policy interests of the United States. The EAR (15 CFR parts 730–774) impose additional license requirements on, and limit the availability of most license exceptions for, exports, reexports, and transfers (in-country) to listed entities. The license review policy for each listed entity is identified in the “License review policy” column on the Entity List, and the impact on the availability of license exceptions is described in the relevant **Federal Register** notice adding entities to the Entity List. BIS places entities on the Entity List pursuant to part 744 (Control Policy: End-User and End-Use Based) and part 746 (Embargoes and Other Special Controls) of the EAR.

The End-User Review Committee (ERC), composed of representatives of the Departments of Commerce (Chair), State, Defense, Energy and, where appropriate, the Treasury, makes all decisions regarding additions to, removals from, or other modifications to the Entity List. The ERC makes all decisions to add an entry to the Entity List by majority vote and all decisions to remove or modify an entry by unanimous vote.

ERC Entity List Decisions

Additions to the Entity List

Under § 744.11(b) (Criteria for revising the Entity List) of the EAR, entities for which there is reasonable cause to believe, based on specific and articulable facts, that the entities have been involved, are involved, or pose a significant risk of being or becoming involved in activities that are contrary to the national security or foreign policy interests of the United States, and those acting on behalf of such entities, may be added to the Entity List. Paragraphs (b)(1) through (5) of § 744.11 provide an illustrative list of activities that could be considered contrary to the national security or foreign policy interests of the United States.

This rule implements the decision of the ERC to add twenty-two entities, under a total of thirty-two entries (*i.e.*, some of the entities are identified in more than one destination), to the Entity List. The twenty-two entities being added are located in Bahrain, France,

Iran, Jordan, Lebanon, Oman, Pakistan, Saudi Arabia, Senegal, Syria, Turkey, the U.A.E. and the U.K. The ERC made the decision to add each of the twenty-two entities described below under the standard set forth in § 744.11(b) of the EAR.

The ERC determined to add Dart Aviation to the Entity List under the destinations of France, Iran, Senegal and the U.K., because this entity has transshipped U.S.-origin items to sanctioned destinations and entities without the required authorizations.

The ERC determined to add Safe Technical Supply Co., LLC to the Entity List under the destinations of Oman, Saudi Arabia and the UAE, as this entity has been involved in the proliferation of unsafeguarded nuclear activities.

The ERC determined to add Marzoghi, Ltd. and Mohammed Marzoghi to the Entity List under the destination of Bahrain; to also add Mohammed Marzoghi under the destination of the U.A.E. and to add Abdullah Poor Nagar, Al Ras Gate General Trading, Bestway Line FZCO, and Khaled Al Taher under the destination of the U.A.E. as well; and to add Eslem Global Pazarlama Sanayi ve Ticaret and Mehmet Yari under the destination of Turkey. The ERC determined that these eight entities knowingly divert U.S. origin items to Iran without authorization and are therefore unreliable recipients of U.S.-origin goods and technology.

The ERC determined to add to the Entity List EDO–ELEMED, Elemen Liban, Rahal Corporation for Technology and Medical Supplies, and Rahal Establishment under the destinations of Lebanon and Syria, and to add The Jordanian Lebanese Company for Laboratory Instruments S.A.L. under the destination of Jordan. The ERC determined that these five entities have been involved in providing material support to chemical and biological weapons activity in Syria.

The ERC determined to add Engineering Equipment (Private) Limited, Fabcon International, Muhandis Corporation, Paktech Engineers, and Rohtas Enterprise to the Entity List under the destination of Pakistan. The ERC determined these five entities have been involved in supporting unsafeguarded nuclear activities.

Finally, the ERC determined to add Techlink Communications and Techlinks, which were previously erroneously identified as aliases for Technology Links Pvt. Ltd., to the Entity List in individual entries under the destination of Pakistan. For more information on the original appearance of these entities as aliases on the Entity

List, see 83 FR 44824 (September 4, 2018). As discussed further below, Technology Links Pvt. Ltd. is being removed from the Entity List pursuant to this rule.

Pursuant to § 744.11(b), the ERC determined that the conduct of the above-described twenty-two entities raises sufficient concerns that prior review of exports, reexports, or transfers (in-country) of all items subject to the EAR involving these entities, and the possible imposition of license conditions or license denials on shipments to these entities, will enhance BIS’s ability to prevent violations of the EAR. For the twenty-two entities added to the Entity List in this final rule, BIS imposes a license requirement for all items subject to the EAR and a license review policy of a presumption of denial. In addition, no license exceptions are available for exports, reexports, or transfers (in-country) to the persons being added to the Entity List in this rule. The acronym “a.k.a.” (also known as) is used in entries on the Entity List to identify aliases, thereby assisting exporters, reexporters, and transferors in identifying entities on the Entity List.

For the reasons described above, this final rule adds the following twenty-two entities, under a total of thirty-two entries, to the Entity List:

Bahrain

- Marzoghi, Ltd.; *and*
- Mohammed Marzoghi.

France

- Dart Aviation, including four aliases (Dart Aviation Technics, Dart Aviation Marlbrine S.A.R.L., MBP Trading Ltd., *and* Sari IEAS).

Iran

- Dart Aviation, including four aliases (Dart Aviation Technics, Dart Aviation Marlbrine S.A.R.L., MBP Trading Ltd., *and* Sari IEAS).

Jordan

- The Jordanian Lebanese Company for Laboratory Instruments S.A.L.

Lebanon

- EDO–ELEMED, including two aliases (EDO ELEMED *and* EDO/ELEMED);
- Elemen Liban;
- Rahal Corporation for Technology and Medical Supplies; *and*
- Rahal Establishment.

Oman

- Safe Technical Supply Co., LLC, including three aliases (Safe Technical Equipment Services LLC; Safe Technical; *and* SafeTech).

Pakistan

- Engineering Equipment (Private) Limited;
- Fabcon International;
- Muhandis Corporation;
- Paktech Engineers;
- Rohtas Enterprises;
- Techlink Communications; *and*
- Techlinks.

Saudi Arabia

- Safe Technical Supply Co., LLC, including three aliases (Safe Technical Equipment Services LLC; Safe Technical; *and* SafeTech).

Senegal

- Dart Aviation, including four aliases (Dart Aviation Technics, Dart Aviation Marlbrine S.A.R.L., MBP Trading Ltd., *and* SARL IEAS).

Syria

- EDO-ELEMED, including two aliases (EDO ELEMED *and* EDO/ELEMED);
- Elemed Liban;
- Rahal Corporation for Technology and Medical Supplies; *and*
- Rahal Establishment.

Turkey

- Eslem Global Pazarlama Sanayi ve Ticaret; *and*
- Mehmet Yari.

United Arab Emirates

- Abdullah Poor Nagar;
- Al Ras Gate General Trading;
- Bestway Line FZCO;
- Khaled Al Taher;
- Mohammed Marzoghi; *and*
- Safe Technical Supply Co., LLC, including three aliases (Safe Technical Equipment Services LLC; Safe Technical; *and* SafeTech).

United Kingdom

- Dart Aviation, including four aliases (Dart Aviation Technics, Dart Aviation Marlbrine S.A.R.L., MBP Trading Ltd., *and* Sari IEAS).

Modification to an Entry on the Entity List

This final rule implements the decision of the ERC to modify one existing entry on the Entity List, under the destination of Pakistan. Specifically, this rule implements the decision of the ERC to modify the existing entry for Mushko Electronics Pvt. Ltd., which was added to the Entity List under the destination of Pakistan on March 22, 2018 (83 FR 12479). BIS is modifying the existing entry by changing the License Requirement from “All Items Subject to the EAR (See § 744.11 of the EAR)” to “Items on the Commerce

Control List (CCL) only.” In addition, BIS is modifying an existing address for Mushko Electronics Pt. Ltd. to correct the spelling of “Boulevard” to “Boulevard.”

Removals From the Entity List

This final rule implements the decision of the ERC to remove from the Entity List the following entities: Technology Links Pvt. Ltd., an entity located in Pakistan; All Industrial Manufacturing (AIM) Pte Ltd., an entity located in Singapore; and Eurotech DMCC, an entity located in the U.A.E. Technology Links Pvt. Ltd. was added to the Entity list on September 4, 2018 (83 FR 44824); All Industrial Manufacturing (AIM) Pte Ltd. was added to the Entity List on September 26, 2018 (83 FR 48534); and Eurotech DMCC was added to the Entity List on January 26, 2018 (83 FR 3580). The ERC decided to remove these three entities based upon their requests for removal and the information that BIS received from them as part of their removal requests pursuant to § 744.16 of the EAR, and the subsequent review that the ERC conducted in accordance with procedures described in Supplement No. 5 to part 744.

For the reasons described above, this final rule implements the decision to remove the following three entities, under the destinations of Pakistan, Singapore and the U.A.E., respectively, from the Entity List:

Pakistan

- Technology Links Pvt. Ltd.

Singapore

- All Industrial Manufacturing (AIM) Pte Ltd.

United Arab Emirates

- Eurotech DMCC.

Savings Clause

Shipments of items removed from eligibility for a License Exception or export or reexport without a license (NLR) as a result of this regulatory action that were en route aboard a carrier to a port of export or reexport, on November 13, 2019, pursuant to actual orders for export or reexport to a foreign destination, may proceed to that destination under the previous eligibility for a License Exception or export or reexport without a license (NLR).

Export Control Reform Act of 2018

On August 13, 2018, the President signed into law the John S. McCain National Defense Authorization Act for Fiscal Year 2019, which included the

Export Control Reform Act of 2018 (ECRA) (50 U.S.C. 4801–4852). ECRA provides the legal basis for BIS’s principal authorities and serves as the authority under which BIS issues this rule. As set forth in Section 1768 of ECRA, all delegations, rules, regulations, orders, determinations, licenses, or other forms of administrative action that have been made, issued, conducted, or allowed to become effective under the Export Administration Act of 1979 (previously, 50 U.S.C. 4601 *et seq.*) (as in effect prior to August 13, 2018 and as continued in effect pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) or the Export Administration Regulations, and are in effect as of August 13, 2018, shall continue in effect according to their terms until modified, superseded, set aside, or revoked under the authority of ECRA.

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 determined to be not significant for purposes of Executive Order 12866. This rule is not an Executive Order 13771 regulatory action because this rule is not significant under Executive Order 12866.

2. Notwithstanding any other provision of law, no person is required to respond to nor 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 regulation involves collections previously approved by OMB under control number 0694–0088, Simplified Network Application Processing System, which includes, among other things, license applications and carries a burden estimate of 42.5 minutes for a manual or electronic submission. Total burden hours associated with the PRA and OMB control number 0694–0088 are not expected to increase as a result of this rule. You may send comments regarding

the collection of information associated with this rule, including suggestions for reducing the burden, to Jasmeet K. Seehra, Office of Management and Budget (OMB), by email to *Jasmeet.K.Seehra@omb.eop.gov*, or by fax to (202) 395-7285.

3. This rule does not contain policies with Federalism implications as that term is defined in Executive Order 13132.

4. Pursuant to section 1762 of the Export Control Reform Act of 2018 (50 U.S.C. 4801-4852), which was included in the John S. McCain National Defense Authorization Act for Fiscal Year 2019, this action is exempt from the Administrative Procedure Act (5 U.S.C. 553) requirements for notice of proposed rulemaking, opportunity for public participation, and delay in effective date.

5. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule by 5 U.S.C. 553, or by any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*, are not applicable. Accordingly, no regulatory flexibility analysis is required and none has been prepared.

List of Subjects in 15 CFR Part 744

Exports, Reporting and recordkeeping requirements, Terrorism.

Accordingly, part 744 of the Export Administration Regulations (15 CFR parts 730-774) is amended as follows:

PART 744—[AMENDED]

■ 1. The authority citation for 15 CFR part 744 is revised to read as follows:

Authority: 50 U.S.C. 4801-4852; 50 U.S.C. 4601 *et seq.*; 50 U.S.C. 1701 *et seq.*; 22 U.S.C. 3201 *et seq.*; 42 U.S.C. 2139a; 22 U.S.C. 7201

et seq.; 22 U.S.C. 7210; E.O. 12058, 43 FR 20947, 3 CFR, 1978 Comp., p. 179; E.O. 12851, 58 FR 33181, 3 CFR, 1993 Comp., p. 608; E.O. 12938, 59 FR 59099, 3 CFR, 1994 Comp., p. 950; E.O. 13026, 61 FR 58767, 3 CFR, 1996 Comp., p. 228; E.O. 13099, 63 FR 45167, 3 CFR, 1998 Comp., p. 208; E.O. 13222, 66 FR 44025, 3 CFR, 2001 Comp., p. 783; E.O. 13224, 66 FR 49079, 3 CFR, 2001 Comp., p. 786; Notice of September 19, 2018, 83 FR 47799 (September 20, 2018); Notice of November 8, 2018, 83 FR 56253 (November 9, 2018).

■ 2. Supplement No. 4 to part 744 is amended:

■ a. Under BAHRAIN by adding in alphabetical order two Bahraini entities “Marzoghi, Ltd.” and “Mohammed Marzoghi”;

■ b. Under FRANCE by adding in alphabetical order one French entity “Dart Aviation”;

■ c. Under IRAN by adding in alphabetical order one Iranian entity “Dart Aviation”;

■ d. Under JORDAN by adding in alphabetical order one Jordanian entity “The Jordanian Lebanese Company for Laboratory Instruments S.A.L.”;

■ e. Under LEBANON by adding in alphabetical order four Lebanese entities “EDO-ELEMED,” “Eledem Liban,” “Rahal Corporation for Technology and Medical Supplies,” and “Rahal Establishment”;

■ f. Under OMAN by adding in alphabetical order one Omani entity “Safe Technical Supply Co., LLC”;

■ g. Under PAKISTAN:

■ i. By adding in alphabetical order three Pakistani entities “Engineering Equipment (Private) Limited,” “Fabcon International,” and “Muhandis Corporation”;

■ ii. By revising one Pakistani entity “Mushko Electronics Pvt. Ltd.”;

■ iii. By adding in alphabetical order four Pakistani entities “Paktech

Engineers,” “Rohtas Enterprises,” “Techlink Communications,” and “Techlinks”; and

■ iv. By removing one Pakistani entity “Technology Links Pvt. Ltd.”;

■ h. Under SAUDI ARABIA by adding in alphabetical order one Saudi Arabian entity “Safe Technical Supply Co., LLC”;

■ i. By adding in alphabetical order a heading for SENEGAL and one Senegalese entity “Dart Aviation”;

■ j. Under SINGAPORE by removing one entity “All Industrial Manufacturing (AIM) Pte Ltd.”;

■ k. Under SYRIA by adding in alphabetical order four Syrian entities “EDO-ELEMED,” “Eledem Liban,” “Rahal Corporation for Technology and Medical Supplies,” and “Rahal Establishment”;

■ l. Under TURKEY by adding in alphabetical order two Turkish entities “Eslm Global Pazarlama Sanayi ve Ticaret” and “Mehmet Yari”;

■ m. Under UNITED ARAB EMIRATES:

■ i. By adding in alphabetical order three Emirati entities “Abdullah Poor Nagar,” “Al Ras Gate General Trading,” and “Bestway Line FZCO”;

■ ii. By removing one Emirati entity “Eurotech DMCC”; and

■ iii. By adding in alphabetical order three Emirati entities “Khaled Al Taher,” “Mohammed Marzoghi,” and “Safe Technical Supply Co., LLC”; and

■ n. Under UNITED KINGDOM by adding in alphabetical order one British entity “Dart Aviation”.

The additions and revision read as follows:

Supplement No. 4 to Part 744—Entity List

* * * * *

Country	Entity	License requirement	License review policy	Federal Register citation
* * * * *				
BAHRAIN	Marzoghi Ltd., 12-20 Albaba Building 119 Road 1507, Manama, Bahrain.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Mohammed Marzoghi, 12-20 Albaba Building 119 Road 1507, Manama, Bahrain. (See also addresses in the United Arab (Emirates).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
* * * * *				
FRANCE				

Country	Entity	License requirement	License review policy	Federal Register citation
	Dart Aviation, a.k.a., the following four aliases: —Dart Aviation Technics; —Dart Aviation Marlbrine S.A.R.L.; —MBP Trading Ltd.; and —Sari IEAS. 3, rue de la Janaie—ZA Yves Burgot 35400 Saint Malo I&V, France. (See also addresses under Iran, Senegal and the United Kingdom).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
IRAN	Dart Aviation, a.k.a., the following four aliases: —Dart Aviation Technics; —Dart Aviation Marlbrine S.A.R.L.; —MBP Trading Ltd.; and —Sari IEAS. East Unit, 1st Floor—Building No. 1 Solhparvar Dead—Bimeh 5th Karaj Makhsous Ave. Tehran, Iran. (See also addresses under France, Senegal and the United Kingdom).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
JORDAN	The Jordanian Lebanese Company for Laboratory Instruments S.A.L., Shmesani, Bldg. No 16 ground floor, Amman, 63 Jordan.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
LEBANON	EDO-ELEMED, A.K.A., the following two aliases: —EDO ELEMED, a.k.a., the following two aliases: —EDO ELEMED; and —EDO ELEMED St. Nicolas Street, Bldg. #5—Ba'abda, Beirut, Lebanon; and Ashrafiyeh, St. Louis Street, Abou Jawdeh Bldg. 2 Floor, Beirut, Lebanon. (See also addresses under Syria)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
	Elemed Liban, St. Nicolas Street, Bldg. #5—Ba'abda, Beirut, Lebanon. (See also addresses under Syria)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
	Rahal Corporation for Technology and Medical Supplies, St. Nicolas Street, Bldg. #5—Ba'abda, Beirut, Lebanon. (See also addresses under Syria)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
	Rahal Establishment, St. Nicolas Street, Bldg. #5—Ba'abda, Beirut, Lebanon. (See also addresses under Syria)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
OMAN				

Country	Entity	License requirement	License review policy	Federal Register citation
	Safe Technical Supply Co., LLC, a.k.a., the following three aliases: —Safe Technical; <i>and</i> —Safe Tech. Way # 2926, Al Habib Building #65, Rex Road RUWI, Sultanate of Oman; <i>and</i> P.O. Box: 926, PC 114, Jibroo, Oman. (See also addresses under Saudi Arabia and the United Arab Emirates).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
PAKISTAN	* Engineering Equipment (Private) Limited, 26-D Kashmir Plaza, Jinnah Avenue, Islamabad, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. *
	Fabcon International, 359 G-4, Johar Town, Lahore, Pakistan; <i>and</i> 227 Sunder Industrial Estate, Sunder-Raiwind Road, Lahore, Pakistan and MZ-9 Central Plaza, Barkat Market, Lahore, Pakistan <i>and</i> MZ-9, Central Plaza Barkat Market, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. *
	Muhandis Corporation, No. 283, Kahuta Triangle Industrial Area, Islamabad 44000 Pakistan. Mushko Electronics Pvt. Ltd., Safa House Address, Abdullah Haroon Road, Karachi Pakistan; <i>and</i> Victoria Chambers, Abdullah Haroon Road, Saddar Town, Karachi, Pakistan; <i>and</i> Office No. 3&8, First Floor, Center Point Plaza, Main Boulevard, Gullberg-III, Lahore, Pakistan; 26-D Kashmir Plaza East, Jinnah Avenue, Blue Area, Islamabad, Pakistan; <i>and</i> 68-W, Sama Plaza, Blue Area Sector G-7, Islamabad, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). For all items on the Commerce Control List (CCL) only. *	* Presumption of denial	* 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. *
	Paktech Engineers, Suite 8-A-2 2nd Floor Islam Plaza G-9 Merkaz, Islamabad, Pakistan 44000. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. *
	Rohtas Enterprises, Flat No. 8, Third Floor, Green Valley Apartments, Behind Faiz ul Islam Complex, Faizabad-Rawalpindi, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. Presumption of denial. *
	Techlink Communications, 111B Block No. 2, Mezzanine Floor, Khalid bin Waleed Road, P.E.C.H.S., Karachi, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 83 FR 44824, 9/4/18. 83 FR [INSERT FR PAGE NUMBER], November 13, 2019. *
	Techlinks, Suite 3, 2nd Floor, Kashmir Center, 632/G-1 Market Johar Town, Lahore, Pakistan. *	* For all items subject to the EAR. (See § 744.11 of the EAR). *	* Presumption of denial	* 83 FR 44824, 9/4/18. 84 FR [INSERT FR PAGE NUMBER], November 13, 2019. *

Country	Entity	License requirement	License review policy	Federal Register citation
*	*	*	*	*
SAUDI ARABIA	Safe Technical Supply Co., LLC, a.k.a., the following three aliases: —Safe Technical Equipment Services LLC; —Safe Technical; <i>and</i> —SafeTech. Ad Dakhal Mahdud Subdivision, PO Box 30305, Jubail 31951, Saudi Arabia. (See also addresses under Oman and the United Arab Emirates).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
SENEGAL	Dart Aviation, a.k.a., the following four aliases: —Dart Aviation Technics; —Dart Aviation Marlbrine S.A.R.L.; —MBP Trading Ltd.; <i>and</i> —SARL IEAS. CID Aéroport International Léopold Sedar Senghor Dakar Yoff Senegal. (See also addresses under France, Iran and the United Kingdom).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
SYRIA	EDO-ELEMED, a.k.a., the following two aliases: —EDO ELEMED; <i>and</i> —EDO/ELEMED. 16 Parliament Street—Salhieh, Diab Building, Damascus, Syria; <i>and</i> P.O. Box 8126 Damascus Syria. (See also addresses under Lebanon).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Elemed Liban, 16 Parliament Street—Salhieh, Diab Building, Damascus, Syria; <i>and</i> P.O. Box 8126 Damascus Syria. (See also address under Lebanon).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Rahal Corporation for Technology and Medical Supplies, 16 Parliament Street—Salhieh, Diab Building, Damascus, Syria; <i>and</i> P.O. Box 8126 Damascus Syria. (See also address under Lebanon)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Rahal Establishment, 16 Parliament Street—Salhieh, Diab Building, Damascus, Syria; <i>and</i> P.O. Box 8126 Damascus Syria. (See also address under Lebanon)	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
*	*	*	*	*
TURKEY	Eslem Global Pazarlama Sanayi ve Ticaret, PO Box 34122, Sultanahmet, Fetih, Istanbul, Turkey; <i>and</i> Divanyolu Caddesi No: 15/408 Sultanahmet Fatih Istanbul, Turkey.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Mehmet Yari, P.O. Box 34122, Sultanahmet, Fetih, Istanbul, Turkey.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.

Country	Entity	License requirement	License review policy	Federal Register citation
*	*	*	*	*
UNITED ARAB EMIRATES.	Abdullah Poor Nagar, P.O. Box 64705, Number 20, Al Ras Street, The Gold Sough, Diera, Dubai, U.A.E.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Al Ras Gate General Trading, P.O. Box 64705, Number 20, Al Ras Street, The Gold Sough, Diera, Dubai, U.A.E.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Bestway Line FZCO, TPOFCB-06WS10, Jebal Ali Free Zone, Dubai, U.A.E.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Khaled Al Taher, TPOFCB-06WS10, Jebal Ali Free Zone, Dubai, U.A.E.	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.
	Mohammed Marzoghi, TPOFCB-06WS10, Jebal Ali Free Zone, Dubai, U.A.E.; and C21 Gate No 4, Ajman, U.A.E. (see also address under Bahrain).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER].
	Safe Technical Supply Co., LLC, a.k.a., the following three aliases: —Safe Technical Equipment Services LLC; —Safe Technical; and —SafeTech. Showroom No. 6, Jadaf Ship Docking Yard, Gate No. 1, Al Khail Road, P.O. Box 4832, Dubai, U.A.E.; and Shed No: 138-A, Dubai Maritime City, Dubai, U.A.E.; and Office No. 3, Mezzanine Floor, Saleh Al Menhali Bldg., Mohammed bin Zayed City, PO Box 30560, Abu Dhabi, U.A.E. (See also addresses under Oman and Saudi Arabia).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019].
*	*	*	*	*
UNITED KINGDOM.	Dart Aviation, a.k.a., the following four aliases: —Dart Aviation Technics; —Dart Aviation Marlbrine S.A.R.L.; —MBP Trading Ltd.; and —Sari IEAS. Unit 7 Minton Distribution Park, London Road, Amesbury SP4 7RT Wiltshire, London, United Kingdom; and Martlet House E1, Yeoman Gate Yeoman Way Worthing West Sussex BN13 3QZ. (See also addresses under France, Iran and Senegal).	For all items subject to the EAR. (See § 744.11 of the EAR).	Presumption of denial	84 FR [INSERT FR PAGE NUMBER], November 13, 2019.

Dated: November 6, 2019.

Richard E. Ashooh,
Assistant Secretary for Export
Administration.

[FR Doc. 2019-24635 Filed 11-12-19; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

15 CFR Part 922

Clarification of Procedures for the Sanctuary Nomination Process

AGENCY: Office of National Marine Sanctuaries (ONMS), National Ocean Service (NOS), National Oceanic and Atmospheric Administration (NOAA), Department of Commerce (DOC).

ACTION: Notification.

SUMMARY: The Office of National Marine Sanctuaries (ONMS) of the National Oceanic and Atmospheric Administration (NOAA) is clarifying procedures for the Sanctuary Nomination Process (SNP) established in 2014. Specifically, ONMS informs the public of how it intends to treat nominations that have been accepted to the inventory of sites for potential designation as national marine sanctuaries and have been on the inventory for five years.

DATES: The procedures for the Sanctuary Nomination Process set out in this document are effective on November 13, 2019.

ADDRESSES: Jessica Kondel, Policy and Planning Division Chief, 1305 East-West Highway, 11th Floor, Silver Spring, Maryland 20910; 240-533-0647; jessica.kondel@noaa.gov.

FOR FURTHER INFORMATION CONTACT: Jessica Kondel, Policy and Planning Division Chief, 240-533-0647, jessica.kondel@noaa.gov.

SUPPLEMENTARY INFORMATION:

Background

In 2014, NOAA issued a final rule re-establishing the process by which communities may submit nominations of areas of the marine and Great Lakes environment for NOAA to consider for designation as national marine sanctuaries (79 FR 33851). The final rule, which was promulgated at 15 CFR part 922, subpart B, describes the process for submitting nominations, known as the Sanctuary Nomination Process (SNP), describes the national significance criteria and management considerations that NOAA applies to evaluate nominations for inclusion in an

inventory of areas that may be considered for future designation as national marine sanctuaries, and promulgates the regulations necessary for implementing the nomination process.

The preamble to the final rule establishing the SNP states that: “[i]f NOAA takes no designation action on a nomination in the inventory, the nomination will expire after five years from the time it is accepted to the inventory.” 79 FR 33851, 33855. In the preamble, NOAA also acknowledged that its implementation of the review process may evolve over time, in which case it would notify the public of any such process changes. See 79 FR 33851, 33855.

The intent behind the five-year expiration policy was to ensure that the inventory contains nominations that remain relevant based on original conditions. As the inventory of sanctuary nominations matures, some of the nominations may reach the five-year mark from the time they were accepted to the inventory without NOAA initiating the designation process. If a nomination remains responsive to the SNP criteria and considerations described in the final rule after five years, NOAA believes it may be appropriate to allow it to remain on the inventory for another five years.

To guide NOAA’s determination of whether a nomination should remain on the inventory after five years, NOAA has identified a process by which the Agency will consider the continuing viability of nominations that are nearing the five-year expiration mark. With this document, NOAA is announcing that it intends to use the following process to evaluate a nomination as it approaches its five-year anniversary on the inventory:

1. NOAA will send a letter to the original nominating individual/party (“nominator”) at or around the four and a half-year mark of its time on the inventory to give the opportunity for the nominator to provide updates (such as more current nomination information as described in the 2014 final rule under “Step 1: Nomination Development” and “Step 2: Nomination Submission”, and/or new letters of support if available).

2. In addition to any response from the nominator, NOAA will update any relevant information on the nomination. Particular attention will be given to new public and agency/scientific information about the national significance of natural or cultural resources, as well as changes (increases or decreases) in the threats to the resources originally proposed for protection, and/or changes to the

management frameworks in the area. In addition, NOAA will assess the level of community-based support for the nomination from a broad range of interests, and if that support has increased or decreased since the time of nomination. This information gathering on any or all of the national significance criteria and management considerations could take place through a public workshop or via a request by NOAA for written public comments.

3. NOAA will review the updated nomination against the SNP national significance criteria and management considerations to assess if the nomination is still accurate and relevant.

Following this public input and internal analysis, ONMS staff will provide the ONMS Director with a recommendation to maintain the nomination in the inventory, or remove it once the 5-year anniversary is reached. Whether removing or maintaining the nomination, NOAA would follow the same procedures for notifying the public as the ones followed when a nomination is submitted, including a letter to the nominator, a notice in the **Federal Register**, and posting information on “nominate.noaa.gov”.

NOAA is not nominating or designating any new national marine sanctuaries with this action. Any designations resulting from the nomination process would be conducted by NOAA through a separate process, and within the public participation standards enacted by the National Marine Sanctuaries Act (NMSA) and the National Environmental Policy Act. NOAA will follow all standards and requirements identified in the NMSA and its implementing regulations when, in the future, it considers any nomination for designation.

Authority: 16 U.S.C. 1431 *et seq.*

John Armor,

Director, Office of National Marine Sanctuaries.

[FR Doc. 2019-24577 Filed 11-12-19; 8:45 am]

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