3. Supplement No. 7 to part 744 is amended under CHINA, PEOPLE’S REPUBLIC OF:

- a. By adding in alphabetical order the entry for “Chongqing Optel Telecom Technology Co., Ltd.”;
- b. By removing the entries for “Hutchison Optel Telecom Technology Co., Ltd.” and “Molecular Devices Shanghai Corporation”.

The addition reads as follows:

Supplement No. 7 to Part 744—‘Military End-User’ (MEU) List

<table>
<thead>
<tr>
<th>Country</th>
<th>Entity</th>
<th>Federal Register citation</th>
</tr>
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**ACTION:** Final rule; correction.

**SUMMARY:** This document makes technical corrections to amendments to modernize the national market system for the collection, consolidation, and dissemination of information with respect to quotations for and transactions in national market system stocks adopted in Release No. 34–90610 (December 9, 2020) (“Adopting Release”), which was published in the Federal Register on April 9, 2021.

**DATES:** Effective June 8, 2021.

**FOR FURTHER INFORMATION CONTACT:** Kelly Riley, Senior Special Counsel, at (202) 551–6772; Ted Uliassi, Senior Special Counsel, at (202) 551–6095, Division of Trading and Markets, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549.

**SUPPLEMENTARY INFORMATION:** We are making technical amendments to correct § 242.600(b)(5). Specifically, this document amends Instruction 8 published in the Adopting Release by adding new Instruction 8.w. to revise a cross-reference to current § 242.600(b)(4) in current § 242.600(b)(5).

In document FR doc. 2020–28370, which was published in the Federal Register on Friday, April 9, 2021, at 86 FR 18596, the following correction is made:
that made conforming changes to the Export Administration Regulations (EAR) to control the export of certain commodities, software, and technology removed from the USML. These final rules were set to be effective March 9, 2020.

On March 6, 2020, in response to a lawsuit filed by several U.S. States, the U.S. District Court for the Western District of Washington (Civil Action No. 2:20–cv–00111), issued an order preliminarily enjoining part of the Department’s final rule. More specifically, the order enjoined the Department “from implementing or enforcing the regulation entitled International Traffic in Arms Regulation: U.S. Munitions List Categories I, II, and III, 85 FR 3819 (Jan. 23, 2020) insofar as it alters the status quo restrictions on technical data and software directly related to the production of firearm and firearm parts using a 3D-printer or similar equipment.” As the text of the order explained, and as was similarly described in a document published on April 2, 2020 at 85 FR 18445, the court’s order required the Department to maintain certain technical data controls in the USML related to producing 3-D printed firearms or firearm parts; however, other parts of the subject final rule were allowed to go into effect, including the removal of certain tangible firearms from the USML, which the Department of Commerce then began to regulate for export under its EAR.

However, on May 26, 2021, the U.S. Court of Appeals for the Ninth Circuit issued its mandate in Washington v. U.S. Dep’t of State, No. 20–35391, 2021 WL 1621320, 2021 U.S. App. LEXIS 12448 (9th Cir. Apr. 27, 2021), vacating the preliminary injunction previously entered by the U.S. District Court for the Western District of Washington on March 6, 2020.

As a result, the remainder of the Department’s subject final rule at 85 FR 3819 has now gone into effect. The Department therefore no longer regulates the export of certain kinds of technical data as described in its previous Federal Register document of April 2, 2020 at 85 FR 18445. Now, the EAR, administered by the Department of Commerce, exclusively controls the export of all commodities, software, and technology described in its final rule at 85 FR 4136 on January 23, 2020. For questions about that rule, please contact the Department of Commerce’s Bureau of Industry and Security or visit its website at https://www.bis.doc.gov/.

Michael F. Miller, Deputy Assistant Secretary of State for Defense Trade Controls, Department of State.

[FR Doc. 2021–11536 Filed 5–27–21; 4:15 pm]
BILLING CODE 4710–08–P

FEDERAL MEDIATION AND CONCILIATION SERVICE
29 CFR Part 1473
Recision of Federal Mediation and Conciliation Rule on Administrative Guidance

AGENCY: Federal Mediation and Conciliation Service.

ACTION: Final rule; rescission of regulations.

SUMMARY: On April 20, 2020, the Federal Mediation and Conciliation Service (FMCS) published a final rule on administrative guidance implementing an Executive order entitled “Promoting the Rule of Law Through Improved Agency Guidance Documents,” and providing policy and requirements for issuing, modifying, withdrawing, and using guidance; and taking and responding to petitions about guidance. In accordance with the “Executive Order on Revocation of Certain Executive Orders Concerning Federal Regulation,” issued by President Biden on January 20, 2021, this final rule rescinds FMCS’s rule on guidance.

DATES: This final rule is effective June 1, 2021.

FOR FURTHER INFORMATION CONTACT: Alisa Silverman, Attorney-Advisor, Office of General Counsel, Federal Mediation and Conciliation Service, 250 E St. SW, Washington, DC 20427; Office/Fax/Mobile 202–606–5488; asilverman@fmcs.gov.

SUPPLEMENTARY INFORMATION:
I. Discussion

On April 20, 2020, at 85 FR 21770, the Federal Mediation and Conciliation Service (FMCS) published a final rule on administrative guidance implementing E.O. 13891, “Promoting the Rule of Law Through Improved Agency Guidance Documents,” signed by President Trump on October 9, 2019. As required by the E.O., this rule contained policy and requirements for issuing, modifying, withdrawing, and using guidance; making guidance available to the public; notice and comment process for significant