

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

No written comments were solicited or received with respect to the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 35 days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

A. By order approve such proposed rule change, or

B. Institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change, as amended, is consistent with the Act. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Room. Copies of such filing will also be available for inspection and copying at the principal office of the NASD. All submissions should refer to File No. SR-NASD-2001-97 and should be submitted by April 9, 2002.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.⁹

Margaret H. McFarland,
Deputy Secretary.

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DEPARTMENT OF STATE

Office of the Coordinator for Counterterrorism

[Public Notice 3947]

Designations of Terrorists and Terrorist Organizations Pursuant to Executive Order 13224 of September 23, 2001

AGENCY: Office of the Coordinator for Counterterrorism, State.

ACTION: Notice.

SUMMARY: Notice is hereby given of the designation by the Secretary of State of foreign persons whose property and interests in property have been blocked pursuant to Executive Order 13224 of September 23, 2001. These designations comprise 8 individuals and 29 organizations determined to meet the criteria set forth under subsection 1(b) of Executive Order 13224.

DATES: These determinations were made by the Secretary of State on October 12, 2001, October 31, 2001, December 18, 2001, and December 31, 2001, in consultation with the Secretary of the Treasury and Attorney General.

FOR FURTHER INFORMATION CONTACT: Frederick W. Axelgard, Office of the Coordinator for Counterterrorism, Department of State; telephone: (202) 647-9892; fax: (202) 647-0221.

SUPPLEMENTARY INFORMATION:

Background

On September 23, 2001, President Bush issued Executive Order 13224 (the "Order") imposing economic sanctions on persons (defined as including individuals or entities) who, *inter alia*, commit, threaten to commit, or support certain acts of terrorism. In an annex to the Order, President Bush identified 12 individuals and 15 entities whose assets are blocked pursuant to the Order (66 FR 49079, September 25, 2001). The property and interests in property of an additional 33 individuals and 6 entities were blocked pursuant to determinations by the Secretary of State and the Secretary of the Treasury (effective October 12, 2001), referenced in a **Federal Register** Notice published by the Office of Foreign Assets Control, Department of the Treasury (66 FR 54404, October 26, 2001). Further determinations made by the Secretary of the Treasury, in consultation with the Secretary of State and the Attorney General, on November 7, 2001, and December 4, 2001, December 20, 2001, January 9, 2002, February 26, and March 11 are addressed in a separate notice published elsewhere in this issue of the **Federal Register**.

Pursuant to subsection 1(b) of the Order, the Secretary of State, in consultation with the Secretary of the Treasury and the Attorney General, has determined to date that 8 foreign individuals and 29 foreign organizations have been determined to have committed, or to pose a significant risk of committing, acts of terrorism that threaten the security of U.S. nationals or the national security, foreign policy, or economy of the United States. The Secretary of State's determination that each of these individuals and organizations meets the criteria set forth under subsection 1(b) of the Order subjects each of these individuals and organizations to sanctions. 23 of the organizations determined on October 31, 2001 and December 18, 2001 to meet the criteria set forth under subsection 1(b) of the Order are also subject to sanctions imposed pursuant to their designation as a Foreign Terrorist Organization pursuant to section 219 of the Immigration and Nationality Act, as amended, 8 U.S.C. 1189.

Pursuant to the determination made by the Secretary of State under subsection 1(b) of the Order, all property and interests in property of any listed person that are in the United States, that come within the United States, or that come within the possession or control of United States persons, including their overseas branches, are blocked. All transactions or dealings by U.S. persons or within the United States in property or interests in property of any listed person are prohibited unless licensed by the Department of the Treasury's Office of Foreign Assets Control or exempted by statute.

The determinations of the Secretary of State were effective on October 12, 2001, October 31, 2001, December 18, 2001, and December 31, 2001.

In Section 10 of the Order, the President determined that because of the ability to transfer funds or assets instantaneously, prior notice to persons listed in the Annex to, or determined to be subject to, the Order who might have a constitutional presence in the United States, would render ineffectual the blocking and other measures authorized in the Order. The President therefore determined that for these measures to be effective in addressing the national emergency declared in the Order, no prior notification of a listing or determination pursuant to the Order need be provided to any person who might have a constitutional presence in the United States.

The property and interests of property of the following persons are blocked and may not be transferred, paid, exported,

⁹ 17 CFR 200.30-3(a)(12).

withdrawn or otherwise dealt in except as authorized by regulations, orders, directives, rulings, instructions, licenses or otherwise:

Designations by the Secretary of State on October 12, 2001

ADBELKARIM HUSSEIN MOHAMMED
AL-NASSER
AHMAD IBRAHIM AL-MUGHASSIL
ALI SAED BIN ALI EL-HOORIE
IBRAHIM SALIH MOHAMMED AL-
YACOB
ALI ATWA
HASAN IZZ-AL-DIN
IMAD FAYEZ MUGNIYAH
KHALID SHAIKH MOHAMMED

Designations by the Secretary of State on October 31, 2001

ABU NIDAL ORGANIZATION
a.k.a. ANO;
a.k.a. BLACK SEPTEMBER
a.k.a. FATAH REVOLUTIONARY
COUNCIL
a.k.a. ARAB REVOLUTIONARY
COUNCIL
a.k.a. ARAB REVOLUTIONARY
BRIGADES
a.k.a. REVOLUTIONARY
ORGANIZATION OF SOCIALIST
MUSLIMS
AUM SHINRIKYO
a.k.a. A.I.C. COMPREHENSIVE
RESEARCH INSTITUTE
a.k.a. A.I.C. SOGO KENKYUSHO
a.k.a. ALEPH
a.k.a. AUM SUPREME TRUTH
BASQUE FATHERLAND AND LIBERTY
a.k.a. ETA
a.k.a. EUZKADI TA ASKATASUNA
GAMA'A AL-ISLAMIYYA
a.k.a. GI
a.k.a. ISLAMIC GROUP
a.k.a. IG
a.k.a. AL-GAMA'AT
a.k.a. ISLAMIC GAMA'A
a.k.a. EGYPTIAN AL-GAMA'AT AL-
ISLAMIYYA
HAMAS
a.k.a. ISLAMIC RESISTANCE
MOVEMENT
a.k.a. HARAKAT AL-MUQAWAMA
AL-ISLAMIYYA
a.k.a. STUDENTS OF AYYASH
a.k.a. STUDENT OF THE ENGINEER
a.k.a. YAHYA AYYASH UNITS
a.k.a. IZZ AL-DIN AL-QASSIM
BRIGADES
a.k.a. IZZ AL-DIN AL-QASSIM
FORCES
a.k.a. IZZ AL-DIN AL-QASSIM
BATTALIONS
a.k.a. IZZ AL-DIN AL QASSAM
BRIGADES
a.k.a. IZZ AL-DIN AL QASSAM
FORCES
a.k.a. IZZ AL-DIN AL QASSAM
BATTALIONS

HIZBALLAH
a.k.a. PARTY OF GOD
a.k.a. ISLAMIC JIHAD
a.k.a. ISLAMIC JIHAD
ORGANIZATION
a.k.a. REVOLUTIONARY JUSTICE
ORGANIZATION
a.k.a. ORGANIZATION OF THE
OPPRESSED ON EARTH
a.k.a. ISLAMIC JIHAD FOR THE
LIBERATION OF PALESTINE
a.k.a. ORGANIZATION OF RIGHT
AGAINST WRONG
a.k.a. ANSAR ALLAH
a.k.a. FOLLOWERS OF THE
PROPHET MUHAMMED
KAHANE CHAI
a.k.a. COMMITTEE FOR THE
SAFETY OF THE ROADS
a.k.a. DIKUY BOGDIM
a.k.a. DOV
a.k.a. FOREFRONT OF THE IDEA
a.k.a. JUDEA POLICE
a.k.a. KACH
a.k.a. KAHANE LIVES
a.k.a. KFAR TAPUAH FUND
a.k.a. KOACH
a.k.a. REPRESSION OF TRAITORS
a.k.a. STATE OF JUDEA
a.k.a. SWORD OF DAVID
a.k.a. THE JUDEAN LEGION
a.k.a. THE JUDEAN VOICE
a.k.a. THE QOMEMIYUT
MOVEMENT
a.k.a. THE WAY OF THE TORAH
a.k.a. THE YESHIVA OF THE JEWISH
IDEA
KURDISTAN WORKERS' PARTY
a.k.a. HALU MESRU SAVUNMA
KUVVETI (HSK)
a.k.a. PARTIYA KARKERAN
KURDISTAN
a.k.a. PKK
a.k.a. THE PEOPLE'S DEFENSE
FORCE
LIBERATION TIGERS OF TAMIL
EELAM
a.k.a. LTTE
a.k.a. TAMIL TIGERS
a.k.a. ELLALAN FORCE
MUJAHEDIN-E KHALQ
a.k.a. MUJAHEDIN-E KHALQ
ORGANIZATION
a.k.a. MEK
a.k.a. MKO
a.k.a. NLA
a.k.a. ORGANIZATION OF THE
PEOPLE'S HOLY WARRIORS OF
IRAN
a.k.a. PEOPLE'S MUJAHEDIN
ORGANIZATION OF IRAN
a.k.a. PMOI
a.k.a. SAZEMAN-E MUJAHEDIN-E
KHALQ-E IRAN
a.k.a. THE NATIONAL LIBERATION
ARMY OF IRAN
NATIONAL LIBERATION ARMY
a.k.a. ELN
a.k.a. EJERCITO DE LIBERACION

NACIONAL
PALESTINE ISLAMIC JIHAD—
SHAQAQI FACTION
a.k.a. ABU GHUNAYM SQUAD OF
THE HIZBALLAH BAYT AL-
MAQDIS
a.k.a. AL-AWDAH BRIGADES
a.k.a. AL-QUDS BRIGADES
a.k.a. AL-QUDS SQUADS
a.k.a. ISLAMIC JIHAD IN PALESTINE
a.k.a. ISLAMIC JIHAD OF
PALESTINE
a.k.a. PALESTINIAN ISLAMIC JIHAD
a.k.a. PIJ
a.k.a. PIJ-SHALLAH FACTION
a.k.a. PIJ-SHAQAQI FACTION
a.k.a. SAYARA AL-QUDS
PALESTINE LIBERATION FRONT—
ABU ABBAS FACTION
a.k.a. PALESTINE LIBERATION
FRONT
a.k.a. PLF
a.k.a. PLF-ABU ABBAS
POPULAR FRONT FOR THE
LIBERATION OF PALESTINE—
GENERAL COMMAND
a.k.a. PFLP-GC
REAL IRA
a.k.a. 32 COUNTY SOVEREIGNTY
COMMITTEE
a.k.a. 32 COUNTY SOVEREIGNTY
MOVEMENT
a.k.a. IRISH REPUBLICAN
PRISONERS WELFARE
ASSOCIATION
a.k.a. REAL IRISH REPUBLICAN
ARMY
a.k.a. REAL OGLAIGH NA
HEIREANN
a.k.a. RIRA
REVOLUTIONARY ARMED FORCES
OF COLOMBIA
a.k.a. FARC
REVOLUTIONARY NUCLEI
a.k.a. POPULAR REVOLUTIONARY
STRUGGLE
a.k.a. EPANASTATIKOS LAIKOS
AGONAS
a.k.a. REVOLUTIONARY POPULAR
STRUGGLE
a.k.a. REVOLUTIONARY PEOPLE'S
STRUGGLE
a.k.a. JUNE 78
a.k.a. ORGANIZATION OF
REVOLUTIONARY
INTERNATIONALIST SOLIDARITY
a.k.a. ELA
a.k.a. REVOLUTIONARY CELLS
a.k.a. LIBERATION STRUGGLE
REVOLUTIONARY ORGANIZATION 17
NOVEMBER
a.k.a. 17 NOVEMBER
a.k.a. EPANASTATIKI ORGANOSI 17
NOEMVRI
REVOLUTIONARY PEOPLE'S
LIBERATION PARTY/FRONT
a.k.a. DEVRIMCI HALK KURTULUS
PARTISI-CEPHESI
a.k.a. DHKP/C;

a.k.a. DEVRIMCI SOL
 a.k.a. REVOLUTIONARY LEFT
 a.k.a. DEV SOL
 a.k.a. DEV SOL SILAHLI DEVRIMCI
 BIRLIKLERI
 a.k.a. DEV SOL SDB
 a.k.a. DEV SOL ARMED
 REVOLUTIONARY UNITS
 SHINING PATH
 a.k.a. SENDERO LUMINOSO
 a.k.a. SL
 a.k.a. PARTIDO COMUNISTA DEL
 PERU EN EL SENDERO
 LUMINOSO DE JOSE CARLOS
 MARIATEGUI (COMMUNIST
 PARTY OF PERU ON THE
 SHINING PATH OF JOSE CARLOS
 MARIATEGUI)
 a.k.a. PARTIDO COMUNISTA DEL
 PERU (COMMUNIST PARTY OF
 PERU)
 a.k.a. PCP
 a.k.a. SOCORRO POPULAR DEL
 PERU (PEOPLE'S AID OF PERU)
 a.k.a. SPP
 a.k.a. EJERCITO GUERRILLERO
 POPULAR (PEOPLE'S GUERRILLA
 ARMY)
 a.k.a. EGP
 a.k.a. EJERCITO POPULAR DE
 LIBERACION (PEOPLE'S
 LIBERATION ARMY)
 a.k.a. EPL
 UNITED SELF-DEFENSE FORCES OF
 COLOMBIA
 a.k.a. AUC
 a.k.a. AUTODEFENSAS UNIDAS DE
 COLOMBIA

*Designation by the Secretary of State on
 December 18, 2001*

LASHKAR-E-TAIBA
 a.k.a. LASHKAR E-TAYYIBA
 a.k.a. LASKAR E-TOIBA
 a.k.a. ARMY OF THE RIGHTEOUS

*Designations by the Secretary of State
 on December 31, 2001*

CONTINUITY IRA (CIRA)
 LOYALIST VOLUNTEER FORCE (LVF)
 ORANGE VOLUNTEERS (OV)
 RED HAND DEFENDERS (RHD)
 ULSTER DEFENCE ASSOCIATION/
 ULSTER FREEDOM FIGHTERS
 (UDA/UFF)
 FIRST OF OCTOBER ANTIFASCIST
 RESISTANCE GROUP (GRAPO)

Dated: March 13, 2002.

Francis X. Taylor,
*Coordinator for Counterterrorism,
 Department of State.*

[FR Doc. 02-6577 Filed 3-14-02; 3:48 pm]

BILLING CODE 4710-10-P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Technical Corrections to the Harmonized Tariff Schedule of the United States

AGENCY: Office of the United States
 Trade Representative.

ACTION: Notice.

SUMMARY: The United States Trade Representative (USTR) is making technical corrections to the Harmonized Tariff Schedule of the United States (HTS) as set forth in the annex to this notice, pursuant to authority delegated to the USTR in Presidential Proclamation 6969 of January 27, 1997 (62 FR 4415). These modifications correct several inadvertent errors and omissions in the Annex to Presidential Proclamation 7529 of March 5, 2002 (67 FR 10553) so that the intended tariff treatment is provided.

EFFECTIVE DATE: March 20, 2002.

FOR FURTHER INFORMATION CONTACT:
 Office of Industry, Office of the United States Trade Representative, 600 17th Street, NW, Room 501, Washington DC, 20508. Telephone (202) 395-5656.

SUPPLEMENTARY INFORMATION: On March 5, 2002, Proclamation 7529 established increases in duty and a tariff-rate quota (safeguard measures) pursuant to section 203 of the Trade Act of 1974 (19 U.S.C. 2253) on imports of certain steel products described in paragraph 7 of that proclamation. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after 12:01 a.m., EST, on March 20, 2002, Proclamation 7529 modifies the HTS so as to provide for such increased duties and a tariff-rate quota. The annex to this notice makes technical corrections to the HTS to remedy several technical errors and omissions introduced through the annex to Proclamation 7529, so that the intended tariff treatment is provided. In particular, the annex to this notice corrects (1) errors in the physical dimensions or chemical composition of certain products excluded from the application of the safeguard measures and (2) errors regarding the exclusion of products of certain developing country WTO Members from the safeguard measures.

Proclamation 6969 authorized the USTR to exercise the authority provided to the President under section 604 of the Trade Act of 1974 (19 U.S.C. 2483) to embody rectifications, technical or conforming changes, or similar modifications in the HTS. Under authority vested in the USTR by Proclamation 6969, the rectifications, technical and conforming changes, and

similar modifications set forth in the annex to this notice shall be embodied in the HTS with respect to goods entered, or withdrawn from warehouse for consumption, on or after March 20, 2002.

Peter F. Allgeier,

Deputy United States Trade Representative.

Annex

The Harmonized Tariff Schedule of the United States (HTS) is modified as set forth in this annex, effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after 12:01 a.m., EST, on March 20, 2002. The following provisions supersede matter now in the HTS:

(1) United States note 11(b) to subchapter III of chapter 99 of the HTS is modified as follows: (a) In subdivision (b)(xi), the expression "ASTM 345 method A" is deleted and "ASTM E45 method A" is inserted in lieu thereof; (b) in subdivision (b)(xii), the expression "Charpy-notch" is deleted and "Charpy V-notch" is inserted in lieu thereof; (c) in subdivision (b)(xiv), the expression "measuring over 4.75 mm in thickness, not in coils," is inserted after "steel products", and the expression "manufactured to" is deleted and "suitable for use in the manufacture of line pipe of" is inserted in lieu thereof; (d) in subdivision (b)(xvi)(A) the unit of measure "4.55" is deleted and "1.91" is inserted in lieu thereof; (e) in the first line of subdivision (b)(xvii), the expression "or dual phase" is inserted after "(TRIP)"; and in subdivisions (b)(xvii)(A) through (C), inclusive, the following modifications are made at each appearance: "2000 mm to 2499" is deleted and "2.000 mm to 2.499" is inserted in lieu thereof, "2500 mm to 3249" is deleted and "2.500 mm to 3.249" is inserted in lieu thereof, "3250 mm to 3999" is deleted and "3.250 mm to 3.999" is inserted in lieu thereof, and "4000 mm to 6000" is deleted and "4.000 mm to 6.000" is inserted in lieu thereof; (f) in subdivision (b)(xix)(B), the expression "aluminum of 0.015 percent TV" is deleted and "aluminum of 0.04 percent typical value (TV)" is inserted in lieu thereof; (g) in subdivision (b)(xxii)(B), the expression "vanadium 0.15 percent," is inserted after "phosphorus 0.010 percent,"; (h) in the opening language of subdivision (b)(xxiv), the word "hot-rolled" is inserted before "flat-rolled", the expression, "in coils," is inserted after "products", the parenthetical reference is deleted, and the unit of measure "17.8" is deleted and "19.65" is inserted in lieu thereof; (i) in subdivision (b)(xxv), the parenthetical expression "(per mm of width)" is modified to read "(per 25.4 mm of width)"; (j) in subdivision (b)(xxvi), subdivisions (A) and (B) and their subordinate paragraphs are deleted and the following new provisions inserted in lieu thereof:

"(A) uncoated flat products, less than 4.75 mm in thickness, not further worked than cold-rolled, comprising either—

(I) certain uncoated cold-rolled flat-rolled products (of Grade C80M), of a width less than 300 mm and a thickness exceeding 0.25 mm, produced with following chemistries (in percent by weight): carbon content greater