agency. U.S. Air Force, Commander, Air Armament Center, Eglin AFB, FL.''

R-2915A, R-2915B, and R-2915C Eglin AFB, FL [Amended]

By removing "Using agency. U.S. Air Force, Commander, Air Force Development Test Center (AFDTC), Eglin AFB, FL," and adding "Using agency. U.S. Air Force, Commander, Air Armament Center, Eglin AFB, FL."

R-2918 Valparaiso, FL [Amended]

By removing "Using agency. U.S. Air Force, Commander, Air Force Development Test Center (AFDTC), Eglin AFB, FL," and adding "Using agency. U.S. Air Force, Commander, Air Armament Center, Eglin AFB, FL."

R-2919A and R-2919B Valparaiso, FL [Amended]

By removing "Using agency. U.S. Air Force, Commander, Air Force Development Test Center (AFDTC), Eglin AFB, FL," and adding "Using agency. U.S. Air Force, Commander, Air Armament Center, Eglin AFB, FL."

Issued in Washington, DC, on March 19, 1999.

Reginald C. Matthews,

Acting Program Director for Air Traffic Airspace Management. [FR Doc. 99–7468 Filed 3–25–99; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

15 CFR Part 744

[Docket No. 970428099-9015-08]

RIN 0694-AB60

Entity List: Addition of Russian Entities; and Revisions to Certain Indian and Pakistani Entities

AGENCY: Bureau of Export Administration, Commerce. ACTION: Final rule.

SUMMARY: The Export Administration Regulations (EAR) provide that the Bureau of Export Administration (BXA) may inform exporters, individually or through amendment to the EAR, that a license is required for exports or reexports to certain entities. The EAR contains a list of such entities. This rule adds to the entity list three Russian entities. Exports or reexports of all items subject to the EAR to these newly added entities now require a license, and applications will be reviewed with a presumption of denial. **EFFECTIVE DATE:** This rule is effective March 26, 1999.

FOR FURTHER INFORMATION CONTACT: Eileen M. Albanese, Office of Exporter Services, Bureau of Export Administration, Telephone: (202) 482– 0436.

SUPPLEMENTARY INFORMATION:

Background

General Prohibition Five (§ 736.2(b)(5) of the EAR) prohibits exports and reexports to certain end-users or enduses (described in part 744 of the EAR) without a license. In the form of Supplement No. 4 to part 744, BXA maintains an "Entity List" to provide notice informing the public of certain entities subject to such licensing requirements. This rule adds three entities in Russia to this list. This rule also makes editorial changes and adds clarifying revisions to the Entity List.

Although the Export Administration Act (EAA) expired on August 20, 1994, the President invoked the International Emergency Economic Powers Act and continued in effect, to the extent permitted by law, the provisions of the EAA and the EAR in Executive Order 12924 of August 19, 1994, continued by Presidential notices of August 15, 1995 (60 FR 42767), August 14, 1996 (61 FR 42527), August 13, 1997 (62 FR 43629) and August 13, 1998 (63 FR 44121).

Rulemaking Requirements

1. This final rule has been determined to be not significant for the purposes of 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 unless that collection of information displays a current valid OMB Control Number. This rule involves a collection of information requirements subject to the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.). This collection has been approved by the Office of Management and Budget under control number 0694-0088

3. This rule does not contain policies with Federalism implications sufficient to warrant preparation of a Federalism assessment under Executive Order 12612.

4. The provisions of the Administrative Procedure Act requiring notice of proposed rulemaking, the opportunity for public participation, and a delay in effective date, are inapplicable because this regulation involves a military or foreign affairs function of the United States (see 5 U.S.C. 553(a)(1)). Further, no other law requires that a notice of proposed rulemaking and an opportunity for public comment be given for this rule. 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 inapplicable.

Therefore, this regulation is issued in final form. Although there is no formal comment period, public comments on this regulation are welcome on a continuing basis. Comments should be submitted to Sharron Cook, Office of Exporter Services, Bureau of Export Administration, Department of Commerce, P.O. Box 273, Washington, DC 20044.

List of Subjects in 15 CFR Part 744

Exports, Foreign trade, Reporting and recordkeeping requirements.

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

1. The authority citation for 15 CFR part 744 continues to read as follows:

Authority: 50 U.S.C. app. 2401 et seq., 1701 et seq.; 22 U.S.C. 3201 et seq.; 42 U.S.C. 2139a; 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. 12924, 59 FR 43437, 3 CFR, 1994 Comp., p. 917; E.O. 12938, 59 FR 59099, 3 CFR, 1994 Comp., p. 950; Notice of August 15, 1995 (60 FR 42767, August 17, 1995); Notice of August 14, 1996 (61 FR 42527); Notice of August 13, 1997 (62 FR 43629, August 15, 1997); Notice of August 13, 1998 (63 FR 44121, August 17, 1998).

PART 744—[AMENDED]

2. Part 744 is amended by revising § 744.10 to read as follows:

§744.10 Restrictions on certain entities in Russia.

(a) *General prohibition*. Certain entities in Russia are included in Supplement No. 4 to this part 744 (Entity List). (See also § 744.1(c) of the EAR.) Exporters are hereby informed that these entities are ineligible to receive any items subject to the EAR without a license.

(b) *Exceptions*. No License Exceptions apply to the prohibition described in paragraph (a) of this section.

(c) *License review standards.* Applications to export or reexport items subject to the EAR to these entities will be reviewed with a presumption of denial.

3. Supplement No. 4 to part 744 is amended by:

14606

(a) Placing the Indian entity "Department of Atomic Energy (DAE) located in Mumbai (formerly Bombay) and subordinate entities specifically listed in this Supplement." in alphabetical order; (b) Revising the Pakistani entity name "Khewra Soda Ash Plant", to read "Khewra Soda Ash Plant, Soda Ash Businesses, Soda Ash Works, Khewra Distt. Jhelum, (owned by ICI Pakistan Limited)."; (c) Revising the Russian entity name "Glavkosmos, 9 Krasnoproletarskaya st., 103030 Moscow." to read "Glavkosmos, 9 Krasnoproletarskaya St., 103030 Moscow."; and

(d) Adding, in alphabetical order, the following entries:

SUPPLEMENT NO. 4 TO PART 744-ENTITY LIST

Country	Entity	License requirement	License review policy	Federal Register citation
*	* *	*	* *	*
Russia:	Medeleyev University of Chemical Technology of Russia (including at 9 Miusskaya Sq. Moscow 125047, Russia).	the EAR (see	Presumption of denial	64 FR 14606 March 26, 1999.
*	* *	*	* *	*
	Moscow Aviation Institute (MAI) (in- cluding at 4 Volokolamskoye Shosse, Moscow 125871, Russia).	For all items subject to the EAR (see §744.10 of the EAR).	Presumption of denial	64 FR 14606 March 26, 1999.
*	* *	*	* *	*
	The Scientific Research and Design Institute of Power Technology (a.k.a. NIKIET, Research and De- velopment Institute of Power Engi- neering (RDIPE), and ENTEK) (in- cluding at 101000, P.O. Box 788, Moscow, Russia).	For all items subject to the EAR (see §744.10 of the EAR).	Presumption of denial	64 FR 14606 March 26, 1999
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Dated: March 19, 1999. **R. Roger Majak**, Assistant Secretary for Export Administration. [FR Doc. 99–7438 Filed 3–25–99; 8:45 am] BILLING CODE 3510–33–P

SOCIAL SECURITY ADMINISTRATION

20 CFR Part 404

RIN 0960-AD83

Benefits for Spouses, Mothers, Fathers, and Children

AGENCY: Social Security Administration (SSA).

ACTION: Final rules.

SUMMARY: These final regulations make several clarifying technical changes to correct language incorporated into the regulations when they were recodified on June 15, 1979, which could potentially result in confusion regarding the applicable law and SSA policy. They also make a technical change to one section to reflect a longstanding SSA policy and to another section to correct a cross-reference.

EFFECTIVE DATE: These regulations are effective April 26, 1999.

FOR FURTHER INFORMATION CONTACT: Lois Berg, Social Insurance Specialist, Office of Process and Innovation Management, Social Security Administration, L2109 West Low Rise, 6401 Security Boulevard, Baltimore, MD 21235, (410) 965–1713 or TTY (410) 966–5609 for information about these rules. For information on eligibility, claiming benefits, or coverage of earnings, call our national toll-free number, 1–800– 772–1213 or TTY 1–800–325–0778. SUPPLEMENTARY INFORMATION:

Background

On June 15, 1979, SSA published final regulations at 44 FR 34479 reorganizing and restating in simpler language the rules on requirements for entitlement to Social Security benefits, when benefits begin and end, how benefit amounts are determined, and how we determine family relationships when benefits are sought as the insured individual's dependent or survivor. The primary purpose of the recodification was to restate the rules so that they would be easier for the public to understand and use.

We have found that when the regulations were recodified in June 1979, the rewording of §§ 404.332(b)(4), 404.341(b)(2), 404.361, and the introductory text in 404.366(b) inadvertently resulted in regulations that could be interpreted as inaccurately reflecting either the statute or the operating policies followed by SSA. Those sections could cause confusion regarding the applicable law and SSA policy. Therefore, in these final regulations, we are making clarifying technical corrections to those sections.

We are amending § 404.357 to reflect a longstanding SSA policy concerning stepchildren set forth in Social Security Ruling (SSR) 60–9, C.B. 1960–1965, p. 128. In addition, we are amending § 404.406 to correct a cross-reference.

Explanation of Revisions

Sections 202(b)(1)(E)-(K) and 202(c)(1)(E)-(K) of the Social Security Act (the Act) specify when wife's and husband's ("spouse's") benefits end, and section 202(g)(1) of the Act specifies when mother's and father's benefits end. In these final regulations, we are amending §§ 404.332(b)(4) and $404.341(\bar{b})(2)$ to more accurately reflect sections 202(b)(1)(I), 202(c)(1)(I) and 202(g)(1) of the Act. As revised by the June 1979 recodification, §§ 404.332(b)(4) and 404.341(b)(2) of the regulations may be incorrectly interpreted to mean that the spouse's, mother's or father's benefits will terminate when the child in that beneficiary's care becomes age 16 (unless disabled) or is no longer entitled. This is true only if there is no other child entitled to benefits on the