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This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

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FEDERAL RESERVE SYSTEM

12 CFR Part 220

[Regulation T]

Credit by Brokers and Dealers; List of **Foreign Margin Stocks**

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Final rule; determination of applicability of regulations.

SUMMARY: The List of Foreign Margin Stocks (Foreign List) is composed of certain foreign equity securities that qualify as margin securities under Regulation T. The Foreign List is published twice a year by the Board.

EFFECTIVE DATE: March 1, 1999.

FOR FURTHER INFORMATION CONTACT:

Peggy Wolffrum, Securities Regulation Analyst, Division of Banking Supervision and Regulation, (202) 452-2837, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. For the hearing impaired only, contact Diane Jenkins, Telecommunications Device for the Deaf

(TDD) at (202) 452-3544.

SUPPLEMENTARY INFORMATION: Listed below is a complete edition of the Board's Foreign List, which was last published on October 27, 1998 (63 FR 57237), and became effective November 9, 1998.

The Foreign List is composed of foreign equity securities that qualify as foreign margin stock under Regulation T by meeting the requirements of § 220.11 (c) and (d). Additional foreign securities qualify as margin securities if they are deemed by the Securities and Exchange Commission (SEC) to have a "ready market" under SEC Rule 15c3-1 (17 CFR 240.15c3-1) or a "no-action" position issued thereunder. This includes all foreign stocks on the Financial Times/Standard & Poor's Actuaries World Indices.

Public Comment and Deferred Effective

The requirements of 5 U.S.C. 553 with respect to notice and public participation were not followed in connection with the issuance of this amendment due to the objective character of the criteria for inclusion and continued inclusion on the Foreign List specified in 220.11 (c) and (d). No additional useful information would be gained by public participation. The full requirements of 5 U.S.C. 553 with respect to deferred effective date have not been followed in connection with the issuance of this amendment because the Board finds that it is in the public interest to facilitate investment and credit decisions based in whole or in part upon the composition of the Foreign List as soon as possible. The Board has responded to a request by the public and allowed approximately a one-week delay before the Foreign List is effective.

List of Subjects in 12 CFR Part 220

Brokers, Credit, Margin, Margin requirements, Investments, Reporting and recordkeeping requirements, Securities.

Accordingly, pursuant to the authority of sections 7 and 23 of the Securities Exchange Act of 1934, as amended (15 U.S.C. 78g and 78w), and in accordance with 12 CFR 220.2 and 220.11, there is set forth below a complete edition of the Foreign List.

List of Foreign Margin Stocks

Germany

GEHE AG

Ordinary shares, par DM 50

HOECHST AG

Ordinary shares, par DM 50

Hong Kong

PEREGRINE INVESTMENT HOLDINGS LTD. Ordinary, par HK \$0.60

Japan

AIWA CO., LTD.

¥50 par common

AKITA BANK, LTD.

¥50 par common AOMÔRI BANK, LTD.

¥50 par common

ASATŠU INC.

¥50 par common

BANDÂI CO., LTD.

¥50 par common

BANK OF KINKI, LTD.

¥ 50 par common BANK OF NAGOYA, LTD. ¥50 par common

CHUDENKO CORP.

¥50 par common

CHUGOKU BANK, LTD.

¥50 par common

CLARION CO., LTD.

¥50 par common

DAIHATSU MOTOR CO., LTD.

¥ 50 par common

DAINIPPON SCREEN MFG. CO., LTD.

¥50 par common

DAIWÂ KOSHO LEASE CO., LTD.

¥50 par common

DENKÍ KAGAKU KOGYO

¥50 par common

EIGHTEENTH BANK, LTD.

¥50 par common

FUTABA CORP.

¥50 par common

FUTABA INDUSTRIAL CO., LTD.

¥50 par common

HIGO BANK, LTD.

¥50 par common

HITACHI CONSTRUCTION MACHINERY

CO., LTD.

¥50 par common

HITACHI SOFTWARE ENGNEERING CO.,

LTD.

¥50 par common

HITACHI TRANSPORT SYSTEM, LTD.

¥50 par common

HOKKOKU BANK, LTD.

¥50 par common

HOKUETSU BANK, LTD

¥50 par common

HOKUETSU PAPER MILLS, LTD.

¥50 par common

IYO BÂNK, LTD.

¥50 par common

JACCS CO., LTD. ¥50 par common

JAPAN AIRPORT TERMINAL CO., LTD.

¥50 par common

JAPAN SECURITIES FINANCE CO., LTD.

¥50 par common

JUROKU BANK, LTD

¥50 par common KAGOSHIMA BANK, LTD.

¥50 par common

KAMIĞUMI CO., LTD.

¥50 par common

KATORICHI CO., LTD.

¥50 par common

KEISEÍ ELECTRIC RAILWAY CO., LTD.

¥50 par common

KEIYO BANK, LTD. ¥50 par common

KIYO BANK, LTD.

¥50 par common

KOMORI CORP.

¥50 par common

KONAMI CO., LTD.

¥50 par common

KURIMOTO, LTD.

¥50 par common KYOWA EXEO CORP.

¥50 par common

KYUDENKO CORP. ¥50 par common

MAEDA ROAD CONSTRUCTION CO., LTD.

¥50 par common MATSUSHITA SEIKO CO., LTD. ¥50 par common MAX CO., LTD. ¥50 par common MEIDENSHA CORPORATION ¥50 par common MICHINOKU BANK, LTD. ¥ 50 par common MUSASHINO BANK, LTD. ¥ 500 par common NAMCÓ, LTD. ¥ 50 par common NICHICON CORP. ¥50 par common NICHIMEN CORP. ¥50 par common NIHOŃ UNISYS, LTD. ¥50 par common NIPPON COMSYS CORP. ¥50 par common NIPPON TRUST BANK, LTD. ¥50 par common NISHI-NIPPON BANK, LTD. ¥50 par common NISHI-NIPPON RAILROAD CO., LTD. ¥ 50 par common NISSAN CHEMICAL INDUSTRIES, LTD. ¥50 par common NISSAN FIRE & MARINE INSURANCE CO., LTD. ¥50 par common OGAKİ KYORITSU BANK, LTD. ¥50 par common Q.P. CORP. ¥ 50 par common RINNAI CORPORATION ¥50 par common RYOSAN CO., LTD. ¥50 par common SAGAMI RAILWAY CO., LTD. ¥50 par common SAIBU GAS CO., LTD. ¥50 par common SAKATA SEED CORP. ¥50 par common SANKÍ ENGINEERING CO., LTD. ¥50 par common SANTÊN PHARMACEUTICAL CO., LTD. ¥50 par common SANYO SECURITIES CO., LTD. ¥50 par common SHIMÂDZU CORP. ¥50 par common SHIMAMURA CO., LTD. ¥50 par common SUMITOMO RUBBER INDUSTRIES. LTD. ¥50 par common SURUĜA BANK, LTD. ¥50 par common TAIYO YUDEN CO., LTD. ¥50 par common TAKARA STANDARD CO., LTD. ¥ 50 par common TAKAŜAGO THERMAL ENGINEERING CO. ¥50 par common TAKUMA CO., LTD. ¥50 par common TOHO BANK, LTD. ¥50 par common TOHO GAS CO., LTD. ¥ 50 par common TOKYO OHKA KOGYO CO., LTD.

¥50 par common

¥50 par common

TOKYÔ SOWA BANK, LTD.

TOKYÔ TATEMONO CO., LTD.

¥ 50 par common TOKYO TOMIN BANK, LTD. ¥500 par common TOSHIBA CERAMICS CO., LTD. ¥50 par common UNI-CHARM CORP. ¥50 par common USHIO, INC. ¥50 par common YAMAHA MOTOR CO., LTD. ¥ 50 par common YAMANASHI CHUO BANK, LTD. ¥50 par common YODOĞAWA STEEL WORKS, LTD. ¥ 50 par common By order of the Board of Governors of the

Federal Reserve System, acting by its Director of the Division of Banking Supervision and Regulation pursuant to delegated authority (12 CFR 265.7(f)(10)), February 17, 1999.

Jennifer J. Johnson,

Secretary of the Board. [FR Doc. 99-4349 Filed 2-22-99; 8:45 am] BILLING CODE 6210-01-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 98-NM-118-AD; Amendment 39-11049; AD 99-04-24]

RIN 2120-AA64

Airworthiness Directives; Aerospatiale **Model ATR72 Series Airplanes**

AGENCY: Federal Aviation Administration, DOT. **ACTION:** Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) applicable to certain Aerospatiale Model ATR72 series airplanes, that requires a one-time inspection to detect damage of certain anchor nuts located on the upper surface of the wings, and replacement of the anchor nuts with new or serviceable nuts, if necessary. This amendment is prompted by issuance of mandatory continuing airworthiness information by a foreign civil airworthiness authority. The actions specified by this AD are intended to prevent failure of anchor nuts on the upper surface of the wings, which could result in reduced structural integrity of the airplane.

DATES: Effective March 30, 1999.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of March 30, 1999.

ADDRESSES: The service information referenced in this AD may be obtained from Aerospatiale, 316 Route de Bayonne, 31060 Toulouse, Cedex 03,

France. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue, SW., Renton, Washington: or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT:

Norman B. Martenson, Manager, International Branch, ANM-116, FAA, Transport Airplane Directorate, 1601 Lind Avenue, SW., Renton, Washington 98055-4056; telephone (425) 227-2110; fax (425) 227-1149.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an airworthiness directive (AD) that is applicable to certain Aerospatiale Model ATR72 series airplanes was published in the Federal Register on June 4, 1998 (63 FR 30425). That action proposed to require a one-time inspection of certain anchor nuts located on the upper surface of the wings to detect damage, and replacement of the anchor nuts with new or serviceable nuts, if necessary.

Comments

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the single comment received.

Request To Reference Latest Service Bulletin

The commenter requests that the proposed AD be revised to reference Avions de Transport Regional Service Bulletin ATR72-57-1019, Revision 1, dated May 12, 1998, as an additional source of service information for accomplishment of the actions specified in the proposal. The commenter states that Revision 1 is essentially identical to the original issue, which was cited as the appropriate source of service information for accomplishment of the actions specified in the proposed AD, and merely adds additional explanations and editorial corrections that do not affect the airplanes already inspected and repaired in accordance with the original service bulletin.

The FAA concurs with the commenter's request to reference the latest service bulletin. The FAA has reviewed Revision 1 of the service bulletin and finds it is an acceptable method of compliance for accomplishment of the actions required by this AD.

The final rule has been revised accordingly.