Newest Designation Reinforces Concerns About Validated End-User Program

June 10, 2009

Aviza Technology China is the newest Chinese company granted Validated End-User (VEU) status by the U.S. Commerce Department. This status means that the company is approved to receive certain sensitive controlled commodities from the United States without individual export licenses.1 After a “rigorous national security review,”2 Aviza can receive these items at five specified “eligible destinations” in China.3 But the attached documents show that one of these approved locations may in fact be owned by a company penalized by sanctions that the United States imposed in 2006 for proliferation to Iran and/or Syria. Other companies in China that became the first VEU’s in October 20074 posed a similar problem. A Wisconsin Project analysis showed that two of those five companies were linked to proliferators, to violators of U.S. export controls, and to China’s military production complex.5 This repeated failure of the selection process to choose “trusted” customers and locations continues to cast doubt on the wisdom of the VEU program itself.

One of the approved destinations for Aviza is “Beijing Bonded: CIES, Electronics Building, A23, Fuxing Road, Beijing, China 100036.”6 This is a warehouse owned by CIES,7 until recently a wholly-owned subsidiary company of China National Electronics Import and Export Corporation (CEIEC).8 And CEIEC is a state-owned firm that was under State Department sanctions (along with all of its subsidiaries) from December 2006 until December 2008.9 The Wisconsin Project’s original VEU analysis discussed at length the diversion and proliferation risks posed by CEIEC, including with respect to nuclear-usable pressure transducers (ECCN 2B230)10 – which are now eligible for shipment to the CIES warehouse without prior U.S. government scrutiny.11 Responding to queries from U.S. customers after the sanctions were imposed, CIES claimed that in 2005 it underwent restructuring and formally changed its name from “CEIEC International Electronics Service Company” to “China International Electronics Service Co., Ltd. (CIES).”12 CIES claimed that after this change it was no longer a subsidiary of CEIEC, and had “no relationship” with its former parent company, so the U.S. sanctions “should not include” it.13 However, the Wisconsin Project has discovered evidence that suggests a continuing relationship between the “eligible destination” warehouse owner CIES and the proliferator CEIEC.

At least 70 shipments from “CEIEC International Electronics Service Company” arrived in the United States in 2008. And such shipments continued to arrive in 2009, even though a company with that name is no longer supposed to exist.14 In fact, a search of bills of lading shows that as many shipments arrived in 2008 under the name of the supposedly-defunct predecessor company (“CEIEC International Electronics Service Company”) as did bearing the name of the successor company (“China International Electronics Service Co., Ltd.”).15 And all of these shipments give the same company address, “Electronics Building, A23, Fuxing Road, Beijing, China 100036” -- the address that has now been declared an approved destination by the Commerce Department.16 It appears that CIES continues to identify itself either as part of CEIEC or as related to it in some way.

Furthermore, the approval by the Commerce Department of this specific address is also problematic because the address is used by the recently sanctioned CEIEC itself,17 including its defense electronics department.18 The address, therefore, simultaneously qualifies as a “red flag” (for military and proliferation concerns) and a “trusted” location. This could lead to confusion among U.S. exporters.

These findings pose serious questions that the Commerce Department must answer:

- Who controls CIES, the owner of the “eligible destination” warehouse? CIES claims that it is now owned privately by nine shareholders, rather than by CEIEC.19 But who are these shareholders, and do they have
connections to CEIEC? If not, why does CIES continue to use its previous name (including “CEIEC”) on bills of lading?

- How can this warehouse be considered a safe destination, free from diversion risk, if it is in the building where CEIEC and its defense electronics department have their headquarters?

- How will the Commerce Department ensure that the “eligible destination” warehouse is not accessible to individuals (current or former employees of CEIEC and its subsidiaries) who were involved in the proliferation practices for which CEIEC was sanctioned, or may pose a risk of such involvement in the future?


11 “Additions and Revision to the List of Approved End-Users and Respective Eligible Items for the People’s Republic of China (PRC) Under Authorization Validated End-User (VEU),” Department of Commerce, Bureau of Industry and Security, Federal Register Vol. 74, No. 81, pp. 19382-19385, April 29, 2009 (attached). Also eligible is equipment for the manufacturing of semiconductor devices or materials: anisotropic plasma dry etching equipment (ECCN 3B001.c.1.a) and automatic loading multi-chamber central wafer handling systems (ECCN 3B001.e).


15 This comparison is based on bill of lading searches for “CEIEC International Electronics Service” and “China International Electronics Service.”

16 “Additions and Revision to the List of Approved End-Users and Respective Eligible Items for the People’s Republic of China (PRC) Under Authorization Validated End-User (VEU),” Department of Commerce, Bureau of Industry and Security, Federal Register Vol. 74, No. 81, pp. 19382-19385, April 29, 2009; see also attached bills of lading.


once in the last 3 years and prior to the planting of the potatoes or root crops; (ii) Pale cyst nematode has not been found in the field; and (iii) No more than one pale cyst nematode host crop, as listed in §301.86–2(b), has been grown in the field in the last 3 years.

Done in Washington, D.C., this 23rd day of April 2009.

Kevin Shea,
Acting Administrator, Animal and Plant Health Inspection Service.

Bureau of Industry and Security

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Part 748

[Notice No. 0694-AE61]

ADDENDUM

RIN 0694-AE61

DATES: This rule is effective April 29, 2009. Although there is no formal comment period, public comments on this regulation are welcome on a continuing basis.

ADDRESSES: You may submit comments, identified by RIN 0694-AE61 (VEUPRCADE), by any of the following methods:

E-mail: publiccomments@bis.doc.gov

Include “RIN 0694-AE61 (VEUPRCADE)” in the subject line of the message.

Fax: (202) 482-3555. Please alert the Regulatory Policy Division, by calling (202) 482-2440, if you are faxing comments.


Send comments regarding the collection of information associated with this rule, including suggestions for reducing the burden to Jasmeet Seehra, Office of Management and Budget (OMB), by e-mail to Jasmeet.Seehra@omb.eop.gov or by fax to (202) 395-7285. Comments on this collection of information should be submitted separately from comments on the final rule (i.e., RIN 0694-AE61 (VEUPRCADE))—all comments on the latter should be submitted by one of the three methods outlined above.

FOR FURTHER INFORMATION CONTACT: Karen Nies-Vogel, Chairman, End-User Review Committee, Bureau of Industry and Security, U.S. Department of Commerce, 14th Street & Pennsylvania Avenue, NW., Washington, DC 20230; by telephone (202) 482–3811, or by e-mail to knies@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

Background

Authorization Validated End-User (VEU): Additions and Modifications to the List of Approved End-Users, Eligible Items and Destinations

Consistent with U.S. Government policy to facilitate trade for civilian end-users in the PRC, BIS amended the EAR in a final rule on June 19, 2007 (72 FR 33646) by creating a new authorization for “validated end-users” (VEUs) located in eligible destinations to which eligible items (commodities, software and technology, except those controlled for missile technology or crime control reasons) may be exported, reexported or transferred under a general authorization instead of a license, in conformance with Section 748.15 of the EAR.

Authorization VEU is a mechanism to facilitate increased high-technology exports to companies in the PRC and India that have a record of using such items responsibly. VEU may obtain eligible items that are on the Commerce Control List without having to wait for their suppliers to obtain export licenses from BIS. A wide range of items are eligible for shipment under Authorization VEU. In addition to U.S. exporters, Authorization VEU may be used by foreign reexporters, and does not have an expiration date.

Additional VEUs in the PRC and Their Respective “Eligible Items (By ECCN)” and “Eligible Destinations”

This final rule amends Supplement No. 7 to Part 748 of the EAR to identify an additional company with eligible facilities in the PRC as a VEU and to identify the items that may be exported, reexported or transferred to it under Authorization VEU. This new entry is for Aviza Technology China. It lists Export Control Classification Numbers (ECCNs) 2B230, 3B001.c.1.a and 3B001.e under “Eligible Items (By ECCN),” and includes the following facility names and addresses under “Eligible Destination:”

Aviza Technology China, Room B–1501, No. 188, Tomson Center, Zhang Yang Road, Shanghai, China 200122.

Aviza Technology China, Room 612, International Business Center, No. 18, Hong Da North Road, Beijing Economics and Technology Development Area, Beijing, China.

Beijing Bonded: CIES, Electronics Building, A2/F, Fuxing Road, Beijing, China 100052.

Shanghai Bonded: SLC, Shanghai Industrial-Waijia International Logistics Co., Ltd., Address: 13F Waigaoqiao Building, 889 Yang Gao Road(N), Pudong, Shanghai, China.

HMG Logistics (Chengdu) Co., Ltd., Floor 1, No. 5 Standard Warehouse, EPZ (West Area), Chengdu, China 611731.

Modifications to Existing VEU Authorizations

This final rule also amends Supplement No. 7 to Part 748 of the EAR to implement requests received from existing VEUs for modifications in their authorizations to include additional eligible items and additional destinations, and to list a change of name for an existing VEU. Specifically, this rule makes the following amendments to Supplement No. 7 to Part 748:
The authorization for Applied Materials China, Ltd. now also includes ECCN 2B006.b.1.a under “Eligible Items (By ECCN)” and the following facility name and address under “Eligible Destination:” Applied Materials (Xi’an Co., Ltd.), No. 28 Xin Xi Ave., Xi’an High Tech Park, Export Processing Zone, Xi’an Shangxi, China 710073.

Based upon notification from existing VEU BHA Aerocomposite Parts Co., Ltd. that the company’s name has legally been changed, the name “BHA Aerocomposite Parts Co., Ltd.” shown in Supplement No. 7 to Part 748 of the EAR prior to this rule has been changed to “Boeing Tianjin Composites Co. Ltd.”, under both the “Validated End-User” and “Eligible Destination” columns. Further, the authorization for Boeing Tianjin Composites Co. Ltd., formerly BHA Aerocomposite Parts Co., Ltd., now also includes ECCN 2B001.b.2 (limited to machine tools with accuracies no better than (i.e., less than) 13 microns), and replaces ECCN 2B001.e.1.a. with 2B001.e. under “Eligible Items (By ECCN).” ECCN 2B001.e. encompasses all parameters of its subparagraphs.

With the publication of this final rule, the total number of VEUs in the PRC is six and the total number of eligible facilities is twenty. The VEUs listed in Supplement No. 7 to Part 748 were reviewed and approved by the U.S. Government in accordance with the provisions of Section 748.15 and Supplement Nos. 8 and 9 to Part 748 of the EAR.

Approving this new end-user as a VEU is expected to further facilitate exports to civil end-users in the PRC. Approval of this company also represents a significant savings of time for suppliers and end-users. Authorization VEU will eliminate the burden on exporters and reexporters of preparing license applications and on BIS for processing such applications, as exports and reexports will be made under general authorization instead of under license. This savings will enable exporters and reexporters to supply VEUs much more quickly, thus enhancing the competitiveness of the exporters, reexporters, and end-users in the PRC.

To ensure appropriate facilitation of exports and reexports, on-site reviews of the VEUs may be warranted pursuant to paragraph 748.15(a)(2) and Section 7(iii) of Supplement No. 8 to Part 748 of the EAR. If such reviews are warranted, BIS will inform the PRC Ministry of Commerce.

Since August 21, 2001, the Export Administration Act has been in lapse and the President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp., p. 783 [2002]), as extended most recently by the Notice of July 23, 2008 (73 FR 43603, July 25, 2008), has continued the EAR in effect under the International Emergency Economic Powers Act. BIS continues to carry out the provisions of the Act, as appropriate and to the extent permitted by law, pursuant to Executive Order 13222.

Rulemaking Requirements

1. This final rule has been determined to be not significant for the purposes of Executive Order 12866.

2. Notwithstanding any other provisions 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 OMB Control Number. This rule involves collections previously approved by the OMB under control number 0694-0088. “Multi-Purpose Authorization Validated End-User,” which carries a burden hour estimate of 58 minutes to prepare and submit form BIS-748, and for recordkeeping, reporting and review requirements in connection with Authorization Validated End-User, which carries an estimated burden of 30 minutes per submission. This rule is expected to result in a decrease in license applications submitted to BIS. Total burden hours associated with the Paperwork Reduction Act and Office of Management and Budget control number 0694-0088 are not expected to increase significantly as a result of this rule.

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

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 and foreign affairs function of the United States (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 final rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule under the Administrative Procedure Act or by any other law, the analytical requirements of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) are not applicable.

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 Sheila Quartin, Regulatory Policy Division, Bureau of Industry and Security, U.S. Department of Commerce, 14th Street & Pennsylvania Avenue, NW., Room 2705, Washington, DC 20230.

List of Subjects in 15 CFR Part 748

Administrative practice and procedure, Exports, Reporting, and recordkeeping requirements.

Accordingly, part 748 of the Export Administrative Regulations (15 CFR Parts 730–774) is amended as follows:

PART 748—[AMENDED]

1. The authority citation for 15 CFR Part 748 continues to read as follows:


2. Supplement No. 7 to Part 748 is amended by:

(a) Revising the entry for “Applied Materials China, Ltd.”;

(b) Adding, in alphabetical order, an entry for “Aviza Technology China”; and

(c) Revising the entry for “BHA Aerocomposite Parts Co., Ltd.”.

The revisions and addition read as follows:
### Supplement No. 7 to Part 748—Authorization Validated End-User (VEU); List of Validated End-Users, Respective Items Eligible for Export, Reexport and Transfer and Eligible Destinations

<table>
<thead>
<tr>
<th>Validated end-user</th>
<th>Eligible items (by ECCN)</th>
<th>Eligible destination</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Applied Materials China, Ltd.</strong></td>
<td>2B006.b.1.a; 2B230; 2B350.g.3; 3B001.b.1; 3B001.c.2; 3B001.e; 3B001.f.3; 3C001; 3C002.</td>
<td>Applied Materials China, Ltd.—Shanghai Depot c/o Shanghai Applied Materials Technical Service Center, 368 Zhang Jiang Road, Pudong Zhangjiang Hi-Tech Park, Shanghai, China 201203.</td>
</tr>
<tr>
<td><strong>Aviza Technology China</strong></td>
<td>2B230; 3B001.c.1.a; 3B001.e</td>
<td></td>
</tr>
<tr>
<td><strong>Boeing Tianjin Composites Co. Ltd.</strong></td>
<td>1A002.a; 1B001.f; 1C010.b; 1C010.e; 1D001 (limited to “software” specially designed or modified for the “development,” “production” or “use” of equipment controlled by 1B001.f); 1E001 (limited to “technology” according to the General Technology Note for the “development” or “production” of items controlled by 1A002.a, 1B001.f, 1C010.b &amp; e, and 2B001.a); 2B001.b.2 (limited to machine tools with accuracies no better than (i.e., less than) 13 microns); 2B001.e; 2D001 (limited to “software,” other than that controlled by 2D002, specially designed or modified for the “development,” “production” or “use” of equipment controlled by 2B001.b.2 and 2B001.e); 2D002 (limited to “software” for electronic devices, even when residing in an electronic device or system, enabling such devices or systems to function as a “numerical control” unit, capable of coordinating simultaneously more than 4 axes for “contouring control” controlled by 2B001.b.2 and 2B001.e).</td>
<td>Boeing Tianjin Composites Co. Ltd., No. 4-388 Hebei Road, Tanggu Tianjin, China.</td>
</tr>
</tbody>
</table>
DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 201

[Docket No. FDA-1977-N-00131 (formerly Docket No. 1977N-0094L)]

RIN 0910-AF36

Organ-Specific Warnings; Internal Analgesic, Antipyretic, and Antirheumatic Drug Products for Over-the-Counter Human Use; Final Monograph

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is issuing this final rule to require important new organ-specific warnings and related labeling for over-the-counter (OTC) internal analgesic, antipyretic, and antirheumatic (IAAA) drug products. The new labeling informs consumers about the risk of liver injury when using acetaminophen and the risk of stomach bleeding when using nonsteroidal anti-inflammatory drugs (NSAIDs). The new labeling is required for all OTC IAAA drug products whether marketed under an OTC drug monograph or an approved new drug application (NDA).

DATES: Effective Date: This final rule is effective April 29, 2010.

Compliance Date: The compliance date for all products subject to this final rule, including products with annual sales less than $25,000, is April 29, 2010.

FOR FURTHER INFORMATION CONTACT: Arlene Solbeck, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 22, MS 5411, Silver Spring, MD 20993, 301-796-2090.

SUPPLEMENTARY INFORMATION:

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Glossary

(The definitions of terms used throughout this document are included in this glossary because these terms are likely to be unfamiliar to many readers.)

AERS: FDA's Adverse Event Reporting System; a database of adverse events reported to FDA for drugs and medical devices

Acute Liver Failure: Severe liver injury without a history of chronic liver disease that is associated with coagulopathy and encephalopathy

ALT: Alanine aminotransferase; a liver enzyme that is often tested to evaluate individuals for liver disease

AST: Aspartate aminotransferase; a liver enzyme that is often tested to evaluate individuals for liver disease

CFR: The Code of Federal Regulations; list of regulations created by the executive departments and agencies of the Federal Government

GRAS/E: Generally recognized as safe and effective

GSH: Glutathione; tripeptide (protein fragment) necessary for acetaminophen metabolism to avoid accumulation of the toxic metabolite N-acetyl-p-benzoquinone imine (NAPQI)

HIV: Human immunodeficiency virus; a retrovirus that can lead to acquired immunodeficiency syndrome (AIDS)

IAAA: Internal analgesic, antipyretic, and antirheumatic drug products

INR: International normalized ratio; measurement that evaluates the ability of blood to clot

IU/L: International units per liter

NAC: N-acetyl-p-benzoquinone imine; a harmful by-product of acetaminophen metabolism that can cause severe liver injury

NDA: New Drug Application; application needed for approval of a new drug by the FDA prior to U.S. marketing

NSAIDs: Nonsteroidal anti-inflammatory drugs (such as aspirin and ibuprofen)

PDP: Principal display panel; part of a label that is most likely to be displayed, presented, shown, or examined under customary conditions of display for retail sale.

I. Overview of This Document

This document addresses comments and data in the 19 submissions that we received in response to the December 26, 2006 (proposed rule) (71 FR 77314), which is described in section II of this document. The submissions comment on the labeling that we proposed for 21 CFR parts 201 and 343 as well as other issues where specific comments were sought in the 2006 proposed rule. The proposed rule asked for comments on issues related to the following:

- The safe and effective daily dose of acetaminophen
- Daily dose recommendation for alcohol abusers
- Combination products of acetaminophen combined with methionine or acetylcysteine
- Package size and configuration limitations with acetaminophen products
- Label warnings for individuals with Human Immunodeficiency Virus (HIV)
- Drug interactions between acetaminophen and warfarin

This document states our final conclusions on the labeling requirements in 21 CFR part 201 and requires that manufacturers include this labeling on their OTC IAAA drug products by the effective date identified in this document (see DATES). We are currently evaluating data and information regarding the remaining issues discussed in the proposed rule, some of which include the following:

- Safe daily dose for acetaminophen (healthy users)
- Safe daily dose for acetaminophen users with chronic liver disease
- Safe daily dose for acetaminophen with alcohol use
- Appropriate dosage for acetaminophen efficacy
- Package size restrictions for OTC IAAA drug products
- Pediatric dosing for OTC IAAA drug products
- Various warnings for OTC IAAA drug products that were proposed in 21 CFR part 343 but not part 21 CFR part 201
- Acetaminophen-narcotic combinations
- Combinations of acetaminophen and N-acetylcysteine (NAC) or methionine
- Prescription labeling for OTC IAAA drug products
Explanations on the Sanctions by US Government to CEIEC

We have learned that US government declared, on Jan.4th, 2007, the two-year sanctions to CEIEC and its subsidiaries for forbidding all business including foreign trades, transfers of technology and other services between CEIEC and US government departments or representative companies. As a result, many of our American customers recently inquired us whether or not CEIEC is one of the subsidiaries of CIES for they need to deciding on the possibility for future business cooperation with CIES. Therefore it is an important time for us to clarify the ownership position of CIES.

CEIEC International Electronics Service Company began its ownership transformation early on Sep. 2004, permitted by China State-owned Assets Supervision and Administration Commission of the State Council (SASAC). And on May, 2005, CIES successfully transformed itself from a state-owned company to a private limited liability company and its name was hereby changed from "CEIEC International Electronics Service Company" to "China International Electronics Service Co., Ltd". From then on, CIES is no longer a state-owned subsidary of CEIEC, but an independent private share-holding company with limited liabilities.

Related Background Information: CEIEC International Electronics Service Company was set up in 1987 as one of the branch companies wholly owned by CEIEC, under the permission of Ministry of Foreign Trade And Economic Cooperation of China. As China entered WTO and its foreign trade policy changed to favoring a more open economy, the government had step by step abandoned most of the restrictions on foreign business, through which China realized a free trade environment based on fair competitions. Adapting to such a change, the government also brought forward an ownership reform for most of the small state-owned foreign trade companies. Reflecting such a policy, CEIEC. International Electronics Service Company began its ownership transformation on Sep. 2004. Through complicated legal procedures, a new private company, China International Electronics Service Co., Ltd (CIES) was finally registered on May, 2005. The newly set-up CIES put on new records with all business-related government departments such as Business Administration Bureau, Beijing Administration of Taxation, Customs, Commodity Inspection Bureau, Ministry of Commerce etc. Since then, CIES is a purely new share-holding company.

Formal Announcement: For all considerations and responsibilities, we now make the formal announcement here that CIES is a private limited liability company registered on May, 2005 and has no relationship with CEIEC after May, 2005. The sanctions by US government to CEIEC should not include CIES, an independent private limited company owned by nine shareholders. In the future, CIES will continue to carry out foreign trade and service business with American companies abiding by the terms of EAR and the regulations of China government as well.

For any questions or reference materials, please contact us at.
DEPARTMENT OF STATE

Bureau of International Security and Nonproliferation; Imposition of Nonproliferation Measures Against Foreign Persons, Including a Ban on U.S. Government Procurement

AGENCY: Department of State.

ACTION: Notice.

SUMMARY: A determination has been made that twenty-four foreign persons have engaged in activities that warrant the imposition of measures pursuant to Section 3 of the Iran and Syria Nonproliferation Act, which provides for penalties on entities and individuals for the transfer to or acquisition from Iran since January 1, 1999 or the transfer to or acquisition from Syria since January 1, 2005, of equipment and technology controlled under multilateral export control lists (Missile Technology Control Regime, Australia Group, Chemical Weapons Convention, Nuclear Suppliers Group, Wassenaar Arrangement) or otherwise having the potential to make a material contribution to the development of weapons of mass destruction (WMD) or cruise or ballistic missile systems. The latter category includes (a) items of the same kind as those on multilateral lists, but falling below the control list parameters, when it is determined that such items have the potential of making a material contribution to WMD or cruise or ballistic missile systems, (b) other items with the potential of making such a material contribution, when added through case-by-case decisions, and (c) items on U.S. national control lists for WMD/missile reasons that are not on multilateral lists.

DATES: Effective Date: December 28, 2006.


SUPPLEMENTARY INFORMATION: Pursuant to Sections 2 and 3 of the Iran and Syria Nonproliferation Act (Pub. L. 109–112), the U.S. Government determined on December 22, 2006 that the measures authorized in Section 3 of the Act shall apply to the following foreign persons identified in the report submitted pursuant to Section 2(a) of the Act:

- China National Aero-Technology Import and Export Company (CATIC) (China) and any successor, sub-unit, or subsidiary thereof;
- Zibo Chemet Equipment Company (China) and any successor, sub-unit, or subsidiary thereof;
- Defense Industries Organization (DIO) (Iran) and any successor, sub-unit, or subsidiary thereof;
- Iran Electronics Industries (IEI) (Iran) and any successor, sub-unit, or subsidiary thereof;
- Sanam Industrial Group (SIG) (Iran) and any successor, sub-unit, or subsidiary thereof;
- NAB Export Company (Iran) and any successor, sub-unit, or subsidiary thereof;
- Abu Frienadi (Iraq) and any successor, sub-unit, or subsidiary thereof;
- Kal Al-Zuhri (Iraq);
- Korea Mining Development Corporation (KOMID) (North Korea) and any successor, sub-unit, or subsidiary thereof;
- Target Airfreight (Malaysia) and any successor, sub-unit, or subsidiary thereof;
- Aerospace Logistics Services (Mexico) and any successor, sub-unit, or subsidiary thereof;
- Arif Durran (Pakistan);
- Rosoborlexport (Russia) and any successor, sub-unit, or subsidiary thereof;
- Kolomna Design Bureau of Machine-Building (KBMB) (Russia) and any successor, sub-unit, or subsidiary thereof;
- Tula Design Bureau of Instrument-Building (KBP) (Russia) and any successor, sub-unit, or subsidiary thereof;
- Alexey Safonov (Russia);
- Al Zarga Optical and Electronics Co. (Sudan) and any successor, sub-unit, or subsidiary thereof;
- Grad Industrial Complex (Sudan) and any successor, sub-unit, or subsidiary thereof;
- Yarmuk Industrial Complex (Sudan) and any successor, sub-unit, or subsidiary thereof;
- Army Supply Bureau (Syria) and any successor, sub-unit, or subsidiary thereof;
- Industrial Establishment of Defense (IED) (Syria) and any successor, sub-unit, or subsidiary thereof;
- Ministry of Defense (Syria) and any successor, sub-unit, or subsidiary thereof; and
- Scientific Studies and Research Center (SSRC) (Syria) and any successor, sub-unit, or subsidiary thereof.

Accordingly, pursuant to the provisions of the Act, the following measures are imposed on these entities and individuals:

1. No department or agency of the United States Government may procure, or enter into any contract for the procurement of, any goods, technology, or services from these foreign persons;
2. No department or agency of the United States Government may provide any assistance to the foreign persons, and these persons shall not be eligible to participate in any assistance program of the United States Government;
3. No United States Government sales to the foreign persons of any item on the United States Munitions List (as in effect on August 8, 1995) are permitted, and all sales to these persons of any defense articles, defense services, or design and construction services under the Arms Export Control Act are terminated; and,
4. No new individual licenses shall be granted for the transfer to these foreign persons of items the export of which is controlled under the Export Administration Act of 1979 or the Export Administration Regulations, and any existing such licenses are suspended.

These measures shall be implemented by the responsible departments and agencies of the United States Government and will remain in place for two years from the effective date, except to the extent that the Secretary of State may subsequently determine otherwise. A new determination will be made in the event that circumstances change in such a manner as to warrant a change in the duration of sanctions.


Andrew K. Semmel,
Acting Assistant Secretary of State for International Security and Nonproliferation, Department of State.

[FR Doc. E6–22630 Filed 1–4–07; 8:45 am]
BILLING CODE 4710–25–P

DEPARTMENT OF TRANSPORTATION
Office of the Secretary

Aviation Proceedings, Agreements Filed the Week Ending December 22, 2006

The following Agreements were filed with the Department of Transportation under the Sections 412 and 414 of the Federal Aviation Act, as amended (49 U.S.C. 1383 and 1384) and procedures governing proceeding to enforce these provisions. Answers may be filed within 21 days after the filing of the application.

Date Filed: December 18, 2006.
Bill of Lading

SHIPPER
Ceiec International Electronic
Electronics Building,jia No.23,
Fuxing Road Beijing China

CONSIGNEE
Lg Electronics Alabama Inc
201 James Record Road Huntsville
Al 35824 Usa

63563247

NOTIFY PARTIES
Fns Inc Lax
18301 Broad Wick St., Rancho
Dominguez Ca 90220 Usa

PACKAGING INFORMATION
Weight : 186 KG
Quantity : 13 CTN
Measurement : 1 CM

SHIPMENT DETAIL
Carrier Code : NAQA
Vessel Name : Maunawili
Voyage : 0046E
B/L : NAQASHTV7400433W
Pre Carrier : Shanghai
Vessel Code : 
Inbond Code : 00
Origin :
U.S. Port : 2709 - Long Beach, California
Foreign Port : 57035 - Shanghai, China
U.S. Dest :
Foreign Dest :
Mode of Transport : 11
Arrival Date : 2007-01-21

COMMODITIES
Container Qty Commodity Description
GSTU6318592 13 Repair Parts For Monitor

MARKS & NUMBERS
Container Marks & Numbers
GSTU6318592 N/m

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**SHIPPER**
China International Electronic
Electronics Building, jia No.23
Fuxing Road, beijing, china

**CONSIGNEE**
Lg Electronics Alabama Inc
201 James Record Road
Huntsville AL35824 Usa

**NOTIFY PARTIES**
Fns Inc Lax
18301 Broad Wick St., Rancho
Dominguez Ca 90220, U.s.a

**PACKAGING INFORMATION**
- **Weight**: 562 KG
- **Measurement**: 3 CM
- **Quantity**: 31 CTN

**SHIEMENT DETAIL**
- **Carrier Code**: NAQA
- **Vessel Name**: Xin Yan Tian
- **Voyage**: 0043E
- **B/L**: NAQASHTV7412301W
- **Pre Carrier**: Shanghai
- **U.S. Port**: 2709 - Long Beach, California
- **Foreign Port**: 58023 - Busan, South Korea
- **U.S. Dest**: 
- **Foreign Dest**: 
- **Vessel Code**: 
- **Inbond Code**: 00
- **Mode of Transport**: 11
- **Arrival Date**: 2007-03-05

**COMMODITIES**

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<td>Repair Parts For Refrigerator Monitor</td>
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Bill of Lading

**SHIPPER**  
China International Electronics Ser  
Electronics Building,Jia No.23  
Fuxing Road  
Beijing, Bj Cn

**CONSIGNEE**  
Lg Electronics Canada,inc  
550 Matheson Blvd.east  
Mississauga, On L4z 4g3 Ca

**NOTIFY PARTIES**  
Lg Electronics Canada,inc  
550 Matheson Blvd.east

Mississauga On Ca

**PACKAGING INFORMATION**  
Weight : 191 KG  
Measurement : 4 CM  
Quantity : 40 CAS

**SHIPMENT DETAIL**  
Carrier Code : TCU  
Vessel Name : Oocl Shanghai  
Voyage : 60E43  
B/L : TCJSC12CA41579  
Pre Carrier : Tianjin  
Vessel Code :  
Inbond Code : 00

Origin :  
U.S. Port : 3001 - Seattle, Washington  
Foreign Port : 58023 - Busan, South Korea

U.S. Dest :  
Foreign Dest :  
Mode of Transport : 11  
Arrival Date : 2007-11-11

**COMMODITIES**  
Container | Qty | Commodity Description  
--- | --- | ---  
GHU7585722 | 40 | Repair Parts For Room Air Conditioner,microwave Oven

**MARKS & NUMBERS**  
Container | Marks & Numbers  
--- | ---  
GHU7585722 | N/m -

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**SHIPPER**
Ceicec International Electronics Ser  
Electronics Building Jia No.23 Fuxi  
Beijing China T:01084679987  
Beijing,.cn  
01084679987

**CONSIGNEE**
Pohang Electronics Alabama Inc  
201 James Record Road Huntsville Al  
Usa T:3106674830  
Huntsville,al 35824,us  
3106674830

**NOTIFY PARTIES**
Pohang Electronics Alabama Inc  
201 James Record Road Huntsville Al  
Usa T:3106674830  
Huntsville,al 35824,us  
Huntsville Al35824 Us

**PACKAGING INFORMATION**
- **Weight**: 5,912 KG  
- **Measurement**: 0 CM

**SHIEMENT DETAIL**
- **Carrier Code**: BGNL  
- **Vessel Name**: Cosco Qingdao  
  - **Voyage**: 040E  
  - **B/L**: BGNL53700178  
  - **Pre Carrier**: Xingang  
- **Vessel Code**: 9120762  
- **Inbond Code**: 00  
- **Origin**:  
  - **U.S. Port**: 2709 - Long Beach, California  
  - **Foreign Port**: 57017 - Xingang, China  
  - **U.S. Dest**:  
  - **Foreign Dest**:  
- **Mode of Transport**: 11  
- **Arrival Date**: 2007-01-19

**COMMODITIES**

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SHIPPER
China International Electronics
Service Co., Ltd
Electronics Building, Jia No. 23
Fuxing Road
Beijing Cn

CONSIGNEE
Jabil Global Services
4601 Cromwell Road
Memphis Tn 38118 Us

NOTIFY PARTIES

PACKAGING INFORMATION
Weight : 3,481 KG
Measurement : 27 CM
Quantity : 272 CTN

SHIPMENT DETAIL
Carrier Code : WBLC
Vessel Name : Ever Urban
Voyage : 56E
B/L : WBLCWWSHA711052
Pre Carrier : Shanghai
Vessel Code : 9169160
Inbond Code : 00
Origin : U.S. Port : 2704 - Los Angeles, California
Foreign Port : 57035 - Shanghai, China
U.S. Dest : Foreign Dest :
Mode of Transport : 10
Arrival Date : 2007-12-11

COMMODITIES
Container Qty Commodity Description
INBU3509177 272 Repair Parts For V.c.r.

MARKS & NUMBERS
Container Marks & Numbers
INBU3509177 No Marks

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**SHIPPER**  
Ceice International  
Electronics Service Company  
Electronics Building  
Jia No. 23, Fuxing Road  
Beijing Cn

**CONSIGNEE**  
Jabil Global Services  
4601 Cromwell Road  
Memphis Tn 38118 Us

## NOTIFY PARTIES

## PACKAGING INFORMATION

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<tr>
<td>WBLC</td>
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<td>57035 - Shanghai, China</td>
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## COMMODITIES

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Bill of Lading

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<tbody>
<tr>
<td>Ceiec International Electronics</td>
<td>Gea Parts Llc</td>
</tr>
<tr>
<td>Service Company Electronics</td>
<td>1251 Port Road</td>
</tr>
<tr>
<td>Building A23 Fuxing Road, Beijing</td>
<td>Parts Distribution Center</td>
</tr>
<tr>
<td>Beijing CN</td>
<td>Jeffersonville In 47130 Us</td>
</tr>
</tbody>
</table>

NOTIFY PARTIES

PACKAGING INFORMATION

- Weight: 4,089 KG
- Measurement: 19 CM
- Quantity: 151 CTNS

SHIPMENT DETAIL

- Carrier Code: EXDO
- Vessel Name: Cosco Antwerp
- Voyage: 00042
- B/L: EXDO6380046521
- Pre Carrier: Tianjin
- Vessel Code: 9246396
- Inbond Code: 00
- Origin: 
- U.S. Port: 3001 - Seattle, Washington
- Foreign Port: 57017 - Xingang, China
- U.S. Dest: 
- Foreign Dest: 
- Mode of Transport: 11
- Arrival Date: 2007-01-04

COMMODITIES

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<td>Repair Parts For Room Air Conditioner Microwave Oven</td>
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MARKS & NUMBERS

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SHIPPER
China International Electronics
Service Co.,ltd. Electronics
Building, jia No.23, Fuxing Road,
Beijing Cn

CONSIGNEE
Gea Parts Llc
1251 Port Road
Parts Distribution Center
Jeffersonville In 47130 Us

NOTIFY PARTIES

PACKAGING INFORMATION
Weight: 825 KG
Quantity: 15 CTNS
Measurement: 4 CM

SHIPMENT DETAIL
Carrier Code: EXDO
Vessel Name: Hanjin Ottawa
Voyage: 00055
B/L: EXDO6380055233
Pre Carrier: Tianjin
Vessel Code: 9200718
Inbond Code: 00
Origin:
U.S. Port: 3001 - Seattle, Washington
Foreign Port: 58023 - Busan, South Korea
U.S. Dest:
Foreign Dest:
Mode of Transport: 11
Arrival Date: 2007-11-23

COMMODITIES
Container Qty Commodity Description
HJCU7438257 15 Microwave Oven Parts

MARKS & NUMBERS
Container Marks & Numbers
HJCU7436257 Dest: usjfv Item: mwo Buyer: gea Asia P/o #: w558400-10 C/t #: 1-15 Made In China

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### SHIPPER
China International Electronics  
Service Company  
Add: electronics Building A23  
Fuxing Road, Beijing China

### CONSIGNEE
Samsung Electronics America Inc.  
Samsung Global Parts Center (sea)  
Add: 18600 Broladwice Street  
Rancho Domincuez, CA USA

### NOTIFY PARTIES
Samsung Electronics America Inc.  
Samsung Global Parts Center (sea)  
Add: 18600 Broladwice Street  
Rancho Domincuez, CA USA

### PACKAGING INFORMATION
- **Weight**: 2,143 KG  
- **Quantity**: 18 PKG  
- **Measurement**: 20 CM

### SHIPMENT DETAIL
- **Carrier Code**: PCND  
- **Vessel Name**: Nyk Deneb  
- **Voyage**: 02E10  
- **B/L**: PCNDTUS83033LAX  
- **Pre Carrier**: Xingang  
- **Vessel Code**: 9337676  
- **Inbond Code**: 00  
- **Origin**:  
- **U.S. Port**: 2704 - Los Angeles, California  
- **Foreign Port**: 57017 - Xingang, China  
- **U.S. Dest**:  
- **Foreign Dest**:  
- **Mode of Transport**: 10  
- **Arrival Date**: 2008-03-19

### COMMODITIES
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<td>Facsimile-printed Parts Color Television Part S Camcorder Parts Video Tape Recorder Parts</td>
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### MARKS & NUMBERS
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Bill of Lading

SHIPPER
Ceiec International Electronics
Service Company Electronics
Building A23 Fuxing Road Beijing
China

CONSIGNEE
Samsung Electronics America Inc.
Samsung Global Parts Center(sea)
18600 Broladwice Street Rancho
Dominquez Ca 90220 Usa

NOTIFY PARTIES
Samsung Electronics America Inc.
Samsung Global Parts Center(sea)
18600 Broladwice Street Rancho
Dominquez Ca 90220 Usa

PACKAGING INFORMATION
Weight : 256 KG
Measurement : 1 CM
Quantity : 2 PKG

SHIPMENT DETAIL
Carrier Code : PCND
Vessel Name : Oocl China
Voyage : 17E19
B/L : PCNDTUS85116LAX
Pre Carrier : Xingang
Vessel Code : 9108178
Inbond Code : 00

Origin :
U.S. Port : 2704 - Los Angeles, California
Foreign Port : 57017 - Xingang, China
U.S. Dest :
Foreign Dest :
Mode of Transport : 10
Arrival Date : 2008-05-23

COMMODITIES
Container Qty Commodity Description
NYKU4052892 2 Video Tape Recorder Parts

MARKS & NUMBERS
Container Marks & Numbers
NYKU4052892 Usa V100004359 7300003249

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# Bill of Lading

**SHIPPER**
Ceiec International Electronics  
Service Company Electronics  
Buildinga23 Fuxing Road, Beijing  
China

**CONSIGNEE**
Ceis-samsung Electronics  
America, 18600 S broadwick St  
Rancho Domicuez Ca 90220 Usa

**NOTIFY PARTIES**
Ceis-samsung Electronics  
America, 18600 S broadwick St  
Rancho Domicuez Ca 90220 Usa

## Packaging Information
- **Weight**: 346 KG  
- **Measurement**: 3 CM  
- **Quantity**: 3 PKG

## Shipment Detail
- **Carrier Code**: PCND  
- **Vessel Name**: MSC Lucy  
- **Voyage**: O912A  
- **B/L**: PCNDTUS93100LAX  
- **Pre Carrier**: Xingang  
- **Vessel Code**: 9289104  
- **Inbond Code**: 00

- **Origin**: U.S. Port: 2709 - Long Beach, California  
- **Foreign Port**: 57020 - Ningbo, China  
- **U.S. Dest**:  
- **Foreign Dest**:  
- **Mode of Transport**: 10  
- **Arrival Date**: 2009-04-09

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## Marks & Numbers
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<tr>
<td><strong>Contact List</strong></td>
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</tr>
<tr>
<td><strong>Department</strong></td>
<td>Defence Electronics Department of CEIEC</td>
</tr>
<tr>
<td><strong>Address</strong></td>
<td>Electronics Building, A23 Fuxing Road, Beijing, China P.C.</td>
</tr>
<tr>
<td><strong>Post Code</strong></td>
<td>100036</td>
</tr>
<tr>
<td><strong>Business Tel.</strong></td>
<td>+86-10-68296510</td>
</tr>
<tr>
<td><strong>Support Tel.</strong></td>
<td>+86-10-68296510</td>
</tr>
<tr>
<td><strong>Fax</strong></td>
<td>+86-10-68212351 , +86-10-68212352</td>
</tr>
<tr>
<td><strong>To</strong></td>
<td>Ms Wu</td>
</tr>
<tr>
<td><strong>E-Mail</strong></td>
<td><a href="mailto:defence@ceiec.com.cn">defence@ceiec.com.cn</a></td>
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