by an asterisk in 7 CFR 319.37–14(b)" and adding the words "through any USDA plant inspection station listed in § 319.37–14 of this chapter" in their place.

Done in Washington, DC, this 30th day of July 2007.

W. Ron DeHaven,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. E7–15124 Filed 8–3–07; 8:45 am] BILLING CODE 3410–34-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 95

[Docket No. 30564: Amdt. No. 469]

IFR Altitudes; Miscellaneous Amendments

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts miscellaneous amendments to the required IFR (instrument flight rules) altitudes and changeover points for certain Federal airways, jet routes, or direct routes for which a minimum or maximum en route authorized IFR altitude is prescribed. This regulatory action is needed because of changes occurring in the National Airspace System. These changes are designed to provide for the safe and efficient use of the navigable airspace under instrument conditions in the affected areas.

DATES: Effective Date: 0901 UTC, August 30, 2007.

FOR FURTHER INFORMATION CONTACT:

Donald P. Pate, Flight Procedure Standards Branch (AMCAFS–420), Flight Technologies and Programs Division, Flight Standards Service, Federal Aviation Administration, Mike Monroney Aeronautical Center, 6500 South MacArthur Blvd., Oklahoma City, OK 73169 (Mail Address: P.O. Box 25082, Oklahoma City, OK 73125) telephone: (405) 954–4164.

SUPPLEMENTARY INFORMATION: This amendment to part 95 of the Federal Aviation Regulations (14 CFR part 95) amends, suspends, or revokes IFR altitudes governing the operation of all aircraft in flight over a specified route or any portion of that route, as well as the changeover points (COPs) for Federal airways, jet routes, or direct routes as prescribed in part 95.

The Rule

The specified IFR altitudes, when used in conjunction with the prescribed changeover points for those routes, ensure navigation aid coverage that is adequate for safe flight operations and free of frequency interference. The reasons and circumstances that create the need for this amendment involve matters of flight safety and operational efficiency in the National Airspace System, are related to published aeronautical charts that are essential to the user, and provide for the safe and efficient use of the navigable airspace. In addition, those various reasons or circumstances require making this amendment effective before the next scheduled charting and publication date of the flight information to assure its timely availability to the user. The effective date of this amendment reflects those considerations. In view of the close and immediate relationship between these regulatory changes and safety in air commerce, I find that notice and public procedure before adopting this amendment are impracticable and contrary to the public interest and that good cause exists for making the

amendment effective in less than 30 days.

Conclusion

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore—(1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. For the same reason, the FAA certifies that this amendment will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 95

Airspace, Navigation (air).

Issued in Washington, DC, on July 30, 2007.

James J. Ballough,

Director, Flight Standards Service.

Adoption of the Amendment

■ Accordingly, pursuant to the authority delegated to me by the Administrator, part 95 of the Federal Aviation Regulations (14 CFR part 95) is amended as follows effective at 0901 UTC, August 30, 2007.

PART 95—[AMENDED]

■ 1. The authority citation for part 95 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40103, 40106, 40113, 40114, 40120, 44502, 44514, 44719,

■ 2. Part 95 is amended to read as follows:

BILLING CODE 4910-13-P

REVISIONS TO IFR ALTITUDES & CHANGEOVER POINTS AMENDMENT 469

EFFECTIVE DATE August 30, 2007

&95.4000 LOW ALTITUDE RNAV ROUTES

	&95.4245 RNAV ROUTE T245		
FROM	то	MEA	MAA
IS ADDED TO READ SEAL BEACH, CA VORTAC SANTA MONICA, CA VOR/DME	SANTA MONICA, CA VOR/DME SILEX, CA FIX	2500 4000	17500 17500
	&95.4247 RNAV ROUTE T247		
FROM	то	MEA	MAA
IS ADDED TO READ SEAL BEACH, CA VORTAC SANTA MONICA, CA VOR/DME	SANTA MONICA, CA VOR/DME CANOG, CA FIX	2500 5000	17500 17500
	&95.4249 RNAV ROUTE T249		
FROM	то	MEA	MAA
IS ADDED TO READ			
VAN NUYS, CA VOR/DME SANTA MONICA, CA VOR/DME	SANTA MONICA, CA VOR/DME SEAL BEACH, CA VORTAC	4700 2500	17500 17500
	&95.6001 VICTOR ROUTES-U.S	·.	
	&95.6006 VOR FEDERAL AIRWAY V6		
FROM	то		MEA
IS AMENDED TO READ IN PART			
DRYER, OH VOR/DME *2100 - MOCA	SANDUSKY, OH VOR/DME		*3000
	&95.6011 VOR FEDERAL AIRWAY VI	11 .	
FROM	то		MEA
IS AMENDED TO READ IN PART			
POCKET CITY, IN VORTAC	MACKY, IN FIX		2300
MACKY, IN FIX *2100 - MOCA	CLOWN, IN FIX		*3000
CLOWN, IN FIX *2100 - MOCA	SCOTO, IN FIX		*6000
SCOTO, IN FIX *2200 - MOCA	BRICKYARD, IN VORTAC		*2900

		&95.6025 VOR FEDERAL AIRWAY V25	
FROM		то	MEA
IS AMENDED TO READ IN PART			
HOMAN, CA FIX *7000 - MCA ITMOR, CA FIX , N B **4000 - MOCA **4000 - GNSS MEA	BND	*ITMOR, CA FIX	**5000
ITMOR, CA FIX *9600 - MOCA *10000 - GNSS MEA		MUREX, CA FIX	*11000
MUREX, CA FIX	N BND S BND	KLAMATH FALLS, OR VORTAC	*8600 *11000
*8500 - MOCA *10000 - GNSS MEA, S BND			
KLAMATH FALLS, OR VORTAC *9500 - MOCA *10000 - GNSS MEA		SPRAG, OR FIX	*12000
SPRAG, OR FIX *9500 - MOCA *10000 - GNSS MEA		OCTAD, OR FIX	*12000
OCTAD, OR FIX	S BND N BND	DESCHUTES, OR VORTAC	*12000 *7000
*6700 - MOCA *10000 - GNSS MEA, S BND			
		&95.6027 VOR FEDERAL AIRWAY V27	
FROM		то	MEA
IS AMENDED TO READ IN PART			
NEWPORT, OR VORTAC	N BND S BND	CUTEL, OR FIX	*8000 *3000
*3000 - MOCA *4000 - GNSS MEA, N BND			
CUTEL, OR FIX	N BND S BND	DANES, OR FIX	*8000 *5000
*3600 - MOCA *4000 - GNSS MEA			
DANES, OR FIX *5000 - MOCA *5000 - GNSS MEA		ASTORIA, OR VOR/DME	*8000
&95.6030 VOR FEDERAL AIRWAY V30			
FROM		то	MEA
IS AMENDED TO READ IN PART			
DRYER, OH VOR/DME *2100 - MOCA		SANDUSKY, OH VOR/DME	*3000

		&95.6065 VOR FEDERAL AIRWAY V65		
FROM		то	MEA	
IS AMENDED TO READ IN PART				
DRYER, OH VOR/DME *2100 - MOCA		SANDUSKY, OH VOR/DME	*3000	
SANDUSKY, OH VOR/DME *2400 - MOCA		CARLETON, MI VORTAC	*3000	
		&95.6121 VOR FEDERAL AIRWAY V121		
FROM		то	MEA	
IS AMENDED TO READ IN PART				
VIDAS, OR FIX	NE BND SW BND	WHIFF, OR FIX	*13000 *9000	
*7500 - MOCA *8000 - GNSS MEA	J J			
		&95.6126 VOR FEDERAL AIRWAY V126		
FROM		то	MEA	
IS AMENDED TO READ IN PART				
DRYER, OH VOR/DME *2100 - MOCA		SANDUSKY, OH VOR/DME	*3000	
		&95.6148 VOR FEDERAL AIRWAY V148		
FROM		TO	MEA	
IS AMENDED TO READ IN PART			IVEZ/I	
MAYER, MN FIX		GOPHER, MN VORTAC	3000	
&95.6165 VOR FEDERAL AIRWAY V165				
FROM		то	MEA	
IS AMENDED TO READ IN PART				
MUSTANG, NV VORTAC *9700 - MOCA *10000 - GNSS MEA		PYRAM, NV FIX	*11000	
PYRAM, NV FIX		BINNZ, NV FIX		
	NW BND SE BND		*14000 *12000	
*11000 - MOCA *11000 - GNSS MEA	SE BIVE		12000	
BINNZ, NV FIX *12200 - MOCA		CHOIR, CA FIX	*14000	
CHOIR, CA FIX	an nam	LAKEVIEW, OR VORTAC		
*10500 – MOCA	SE BND NW BND		*14000 *11000	

	&95.6198 VOR FEDERAL AIRWAY V198			
FROM	то	MEA		
IS AMENDED TO READ IN PART	ACAZV TV EIV	*11000		
HUDSPETH, TX VORTAC *8900 – MOCA	AGAZY, TX FIX DOWES, TX FIX	*8000		
AGAZY, TX FIX *6400 – MOCA DOWES, TX FIX	FORT STOCKTON, TX VORTAC	*5000		
DOWES, IX FIX	PORTSTOCKTON, IX VORTAC	3000		
	&95.6233 VOR FEDERAL AIRWAY V233			
FROM	то	MEA		
IS AMENDED TO READ IN PART				
GAYLORD, MI VOR/DME	PELLSTON, MI VORTAC	3200		
	O OF CACO WORD DEDUCTION AND AND WAY WAS			
FROM	&95.6468 VOR FEDERAL AIRWAY V468 TO	MEA		
IS AMENDED TO READ IN PART	20			
*BATTLE GROUND, WA VORTAC *5000 - MCA BATTLE GROUND, WA V	TROTS, WA FIX VORTAC , NE BND	**10000		
**7200 - MOCA **8000 - GNSS MEA				
*TROTS, WA FIX *11500 - MCA TROTS, WA FIX , NE BN **6800 - MOCA **7000 - GNSS MEA	SWANY, WA FIX ND	**11500		
SWANY, WA FIX *6800 - MOCA *7000 - GNSS MEA	HITCH, WA FIX	*8500		
HITCH, WA FIX	YAKIMA, WA VORTAC			
	BND BND	*8500 *5000		
*4300 - MOCA *5000 - GNSS MEA, SW BND	שואם	3000		
&95.6495 VOR FEDERAL AIRWAY V495				
FROM	то	MEA		
IS AMENDED TO READ IN PART				
SEATTLE, WA VORTAC *3000 - MOCA *3000 - GNSS MEA	CIDUG, WA FIX	*5000		
CIDUG, WA FIX	ALDER, WA FIX			
S B N B		*9000 *5000		
*4000 - MOCA *4000 - GNSS MEA				
ALDER, WA FIX *8500 - MRA **6800 - MOCA **7000 - GNSS MEA	*TOUTL, WA FIX	**9000		

*TOUTL, WA FIX

BATTLE GROUND, WA VORTAC

N BND S BND **9000

**5000

*8500 - MRA **5000 - MOCA

**5000 - GNSS MEA, N BND

&95.8003 VOR FEDERAL AIRWAY CHANGEOVER POINTS

AIRWAY SEGMENT

CHANGEOVER POINTS

FROM

DISTANCE FROM

V25

TO

IS AMENDED TO DELETE CHANGEOVER POINT

KLAMATH FALLS, OR VORTAC

DESCHUTES, OR VORTAC

23 KLAMATH FALLS

[FR Doc. E7–15125 Filed 8–3–07; 8:45 am] **BILLING CODE 4910–13–C**

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Parts 738, 740, 744, 748, 750, 752, 758, 762, 772, and 774

[Docket No. 070611188-7189-01] RIN 0694-AE07

Technical Corrections to the Export Administration Regulations

AGENCY: Bureau of Industry and Security, Commerce.

ACTION: Final rule; correction.

SUMMARY: This rule amends the Export Administration Regulations (EAR) by making the following changes: Correcting citations in several sections of the EAR, removing an endnote to the Entity List, reinserting the grace period provision for support documents, clarifying when an Automated Export System or Shipper's Export Declaration record must be filed, adding omitted information to certain Export Control Classification Numbers (ECCNs), removing references to the International Munitions List, and removing or editing references to ECCNs that have either changed or do not exist.

DATES: This rule is effective August 6, 2007

ADDRESSES: Although this is a final rule, comments are welcome and should be sent to *publiccomments@bis.doc.gov*, fax (202) 482–3355, or to Regulatory Policy Division, Bureau of Industry and Security, Room H2705, U.S. Department of Commerce, Washington, DC 20230. Please refer to regulatory identification number (RIN) 0694–AE07 in all comments, and in the subject line of e-mail comments. Comments on the collection of information should be sent

to David Rostker, Office of Management and Budget (OMB), by e-mail to *David_Rostker@omb.eop.gov*, or by fax to (202) 395–7285.

FOR FURTHER INFORMATION CONTACT:

Steven Emme, Regulatory Policy Division, Bureau of Industry and Security, telephone: (202) 482–2440, e-mail: semme@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

This rule makes the following corrections to the Export Administration Regulations.

Corrections to Citations in the EAR

This rule makes corrections to citations to three different subject matters in the EAR. First, throughout the EAR, many sections refer readers to the General Prohibitions, which affirmatively state licensing requirements for transactions and activities subject to the EAR. The General Prohibitions can be found in part 736 of the EAR, but several locations in the EAR cite part 734 instead. This rule corrects inaccurate citations to the General Prohibitions in the note to § 740.12(a), in paragraphs (f) and (i) in Supplement No. 2 to part 748, and in § 752.6(c).

Next, § 762.7 discusses the required period of retention for recordkeeping under the EAR, and paragraph (b) refers to "§ 765.5(c)(4)(ii)" for recordkeeping related to voluntary disclosures. However, part 765 does not exist in the EAR. Thus, this rule replaces that reference with the correct citation, which is § 764.5(c)(4)(ii).

Lastly, the definition for "Hold Without Action (HWA)" in § 772.1 refers to "§ 750.4(c)" for circumstances in which license applications may be held without action. However, § 750.4(c) refers to initial processing of applications, so this rule replaces "§ 750.4(c)" with the correct citation, which is § 750.4(b).

Correction to the Removal of Indian Entities From the Entity List

In accordance with the Next Steps in Strategic Partnership between the United States and India, the Bureau of Industry and Security (BIS) published a final rule on August 30, 2005 (70 FR 51251) removing certain Indian entities from the Entity List. One of the changes made concerned the removal of the second entry for the Department of Atomic Energy. The second entry for that entity contained the phrase "balance of plant", which was found in the column for License review policy. Prior to the August 30, 2005 final rule. a superscript "1" was located next to "balance of plant" to reference an endnote found at the end of Supplement No. 4 to Part 744, which further elaborated on the phrase. When the prior rule removed the second entry containing the superscript "1", it did not remove the endnote as well; thus, endnote 1 has remained with no corresponding text. As a result, this rule removes endnote 1 for "balance of plant" from the end of Supplement No. 4 to Part 744.

Reinsertion of Grace Period Provision for Support Documents

On June 19, 2007, BIS published a final rule (72 FR 33646) that inadvertently removed and reserved paragraph (a) in § 748.12 (special provisions for support documents), which should have remained in the EAR. Therefore, this rule corrects that removal by adding paragraph (a) back into § 748.12.

Clarification on Filing an AES or SED Record for Exports Requiring a License

Section 758.1 introduces the Shipper's Export Declaration (SED) and Automated Export System (AES), which are used by the Bureau of Census to compile data on trade statistics and used by BIS to collect data on export