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DEPARTMENT OF AGRICULTURE

Office of the Secretary

7 CFR Part 6

Adjustment of Appendices to the Dairy Tariff-Rate Import Quota Licensing Regulation for the 2005 Tariff-Rate Quota Year

AGENCY: Office of the Secretary, USDA. **ACTION:** Final rule.

SUMMARY: This document sets forth the revised appendices to the Dairy Tariff-Rate Import Quota Licensing Regulation for the 2005 quota year reflecting the cumulative annual transfers from Appendix 1 to Appendix 2 for certain dairy product import licenses permanently surrendered by licenses or revoked by the Licensing Authority.

DATES: Effective June 2, 2005. FOR FURTHER INFORMATION CONTACT:

Michael I. Hankin, Dairy Import Quota Manager, Import Policies and Programs Division, STOP 1021, U.S. Department of Agriculture, 1400 Independence Avenue, SW., Washington, DC 20250–1021 or telephone at (202) 720–9439 or e-mail at *Michael.Hankin@usda.gov*.

SUPPLEMENTARY INFORMATION: The Foreign Agricultural Service, under a delegation of authority from the Secretary of Agriculture, administers the Dairy Tariff-Rate Import Quota Licensing Regulation codified at 7 CFR 6.20-6.37 that provides for the issuance of licenses to import certain dairy articles under tariff-rate quotas (TRQs) as set forth in the Harmonized Tariff Schedule of the United States. These dairy articles may only be entered into the United States at the low-tier tariff by or for the account of a person or firm to whom such licenses have been issued and only in accordance with the terms and conditions of the regulation.

Licenses are issued on a calendar year basis, and each license authorizes the license holder to import a specified quantity and type of dairy article from a specified country of origin. The Import Policies and Programs Division, Foreign Agricultural Service, U.S. Department of Agriculture, issues these licenses and, in conjunction with the U.S. Customs Service, monitors their use.

The regulation at 7 CFR 6.34(a) states: "Whenever a historical license (Appendix 1) is not issued to an applicant pursuant to the provisions of § 6.23, is permanently surrendered or is revoked by the Licensing Authority, the

amount of such license will be transferred to Appendix 2." Section 6.34(b) provides that the cumulative annual transfers will be published in the **Federal Register.** Accordingly, this document sets forth the revised Appendices for the 2005 tariff-rate quota year.

List of Subjects in 7 CFR Part 6

Agricultural commodities, Cheese, Dairy products, Imports, Reporting and recordkeeping requirements.

Issued at Washington, DC the 25th day of May. 2005.

Michael I. Hankin,

Licensing Authority.

■ Accordingly, 7 CFR part 6 is amended as follows:

PART 6—IMPORT QUOTAS AND FEES

■ 1. The authority citation for part 6, Subpart—Dairy Tariff-Rate Import Quota Licensing continues to read as follows:

Authority: Additional U.S. Notes 6, 7, 8, 12, 14, 16–23 and 25 to Chapter 4 and General Note 15 of the Harmonized Tariff Schedule of the United States (19 U.S.C. 1202), Pub. L. 97–258, 96 Stat. 1051, as amended (31 U.S.C. 9701), and secs. 103 and 404, Pub. L. 103–465, 108 Stat. 4819 (19 U.S.C. 3513 and 3601).

■ 2. Appendices 1, 2 and 3 to Subpart— Dairy Tariff-Rate Import Quota Licensing are revised to read as follows:

BILLING CODE 3410-10-M

Appendices 1, 2 and 3 to Subpart--Dairy Tariff-Rate Import Quota Licensing

Articles Subject to: Appendix 1, Historical Licenses; Appendix 2, Nonhistorical Licenses; and Appendix 3, Designated Importer Licenses for Quota Year 2005 (quantities in kilograms)

| Article by Additional U.S. Note Number and Country of Origin | Appendix 1 | Appendix 2 | Appendix 3 | |
|--|---------------|---------------|----------------|------------------|
| NON-CHEESE ARTICLES | ' | 2 | Tokyo Round | Uruguay Round |
| BUTTER (NOTE 6) | 5,420,672 | 1,556,328 | | |
| EU-25 | 75,918 | 20,243 | | |
| New Zealand | 117,540 | 33,053 | | |
| Other Countries | 55,902 | 18,033 | | |
| Any Country | 5,171,312 | 1,484,999 | | |
| DRIED SKIM MILK (NOTE 7) | 600,076 | 4,660,924 | | <u> </u> |
| Australia | 600,076 | | | |
| Canada | | 219,565 | | |
| Any Country | | 4,441,359 | | |
| DRIED WHOLE MILK (NOTE 8) | 3,175 | 3,318,125 | | |
| New Zealand | 3,175 | | | |
| Any Country | | 3,318,125 | | |
| DRIED BUTTERMILK/WHEY (NOTE 12) | 63,820 | 161,161 | | |
| Canada | | 161,161 | | |
| New Zealand | 63,820 | | | |
| BUTTER SUBSTITUTES CONTAINING OVER 45 PERCENT OF BUTTERFAT AND/OR BUTTER OIL (NOTE 14) | | 6,080,500 | | |
| Any Country | | 6,080,500 | | |
| TOTAL: NON-CHEESE ARTICLES | 6,087,743 | 15,777,038 | | <u> </u> |

| | , | | | |
|---|------------|---------------|----------------|------------------|
| Article by Additional U.S. Note Number and Country of Origin | Appendix | Appendix 2 | | |
| CHEESE ARTICLES | | 2 | Tokyo Round | Uruguay Round |
| CHEESE AND SUBSTITUTES FOR CHEESE (EXCEPT: SOFT RIPENED COW'S MILK CHEESE; CHEESE NOT CONTAINING COW'S MILK; CHEESE (EXCEPT COTTAGE CHEESE) CONTAINING 0.5 PERCENT OR LESS BY WEIGHT OF BUTTERFAT; AND, ARTICLES WITHIN THE SCOPE OF OTHER IMPORT QUOTAS PROVIDED FOR IN THIS SUBCHAPTER) (NOTE 16) | 23,488,788 | 7,980,943 | 9,661,128 | 7,496,000 |
| Argentina | 7,690 | | 92,310 | |
| Australia | 535,628 | 5,542 | 758,830 | 1,750,000 |
| Canada | 1,031,946 | 109,054 | | |
| Costa Rica | | | | 1,550,000 |
| EU-25 | 16,261,919 | 7,005,737 | 1,132,568 | 3,446,000 |
| Of which Portugal is: | 127,536 | 1,773 | 223,691 | |
| Israel | 79,696 | | 593,304 | |
| Iceland | 294,000 | | 29,000 | |
| New Zealand | 4,443,558 | 371,914 | 6,506,528 | |
| Norway | 124,982 | 25,018 | | |
| Switzerland | 597,513 | 73,899 | 548,588 | 500,000 |
| Uruguay | | | | 250,000 |
| Other Countries | 111,856 | 89,779 | | |
| Any Country | | 300,000 | | |
| BLUE-MOLD CHEESE (EXCEPT STILTON PRODUCED IN THE UNITED KINGDOM) AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING, OR PROCESSED FROM, BLUE-MOLD CHEESE (NOTE 17) | 2,290,547 | 190,454 | | 430,000 |
| Argentina | 2,000 | | | |
| EU-25 | 2,288,546 | 190,454 | | 350,000 |
| Chile | | | | 80,000 |
| Other Countries | 1 | | | |
| | | | | |

| Article by Additional U.S. Note Number | Appendix Appendix | Appendix 3 | | |
|---|-------------------|------------|----------------|------------------|
| and Country of Origin CHEESE ARTICLES | 1 | 2 | Tokyo Round | Uruguay Round |
| CHEDDAR CHEESE, AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING, OR PROCESSED FROM, CHEDDAR CHEESE (NOTE 18) | 3,650,377 | 633,479 | 519,033 | 7,620,000 |
| Australia | 937,721 | 46,778 | 215,501 | 1,250,000 |
| Chile | | | | 220,000 |
| EU-25 | 52,404 | 210,596 | | 1,050,000 |
| New Zealand | 2,539,040 | 257,428 | 303,532 | 5,100,000 |
| Other Countries | 121,212 | 18,677 | | |
| Any Country | | 100,000 | | |
| AMERICAN-TYPE CHEESE, INCLUDING COLBY, WASHED CURD AND GRANULAR CHEESE (BUT NOT INCLUDING CHEDDAR) AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING OR PROCESSED FROM SUCH AMERICAN-TYPE CHEESE (NOTE 19) | 2,837,900 | 327,653 | 357,003 | - |
| Australia | 830,124 | 50,874 | 119,002 | |
| EU-25 | 186,222 | 167,778 | | |
| New Zealand | 1,657,689 | 104,310 | 238,001 | |
| Other Countries | 163,865 | 4,691 | | |
| EDAM AND GOUDA CHEESE, AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING, OR PROCESSED FROM, EDAM AND GOUDA CHEESE (NOTE 20) | 5,242,254 | 364,148 | | 1,210,000 |
| Argentina | 119,003 | 5,997 | | 110,000 |
| EU-25 | 5,004,171 | 284,829 | | 1,100,000 |
| Norway | 114,318 | 52,682 | | |
| Other Countries | 4,762 | 20,640 | | |
| ITALIAN-TYPE CHEESES, MADE FROM COW'S MILK, (ROMANO MADE FROM COW'S MILK, REGGIANO, PARMESAN, PROVOLONE, PROVOLETTI, SBRINZ, AND GOYA-NOT IN ORIGINAL LOAVES) AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING, OR PROCESSED FROM, SUCH ITALIAN-TYPE CHEESES, WHETHER OR NOT IN ORIGINAL LOAVES (NOTE 21) | 6,488,830 | 1,031,717 | 795,517 | 5,165,000 |
| Argentina | 3,942,500 | 182,983 | 367,517 | 1,890,000 |
| EU-25 | 2,535,930 | 846,070 | | 2,025,000 |
| Romania | | | | 500,000 |
| Uruguay | | | 428,000 | 750,000 |
| Other Countries | 10,400 | 2,664 | | |

| Article by Additional U.S. Note Number | Appendix 1 | Appendix 2 | | |
|---|---------------|---------------|----------------|------------------|
| and Country of Origin | | | | |
| CHEESE ARTICLES | | | Appendix 3 | |
| | | | Tokyo Round | Uruguay Round |
| SWISS OR EMMENTHALER CHEESE OTHER THAN WITH EYE FORMATION, GRUYERE-PROCESS CHEESE AND CHEESE AND SUBSTITUTES FOR CHEESE CONTAINING, OR PROCESSED FROM, SUCH CHEESES (NOTE 22) | 5,669,872 | 981,442 | 823,519 | 380,000 |
| EU-25 | 4,326,027 | 825,967 | 393,006 | 380,000 |
| Switzerland | 1,269,085 | 150,402 | 430,513 | |
| Other Countries | 74,760 | 5,073 | | |
| CHEESE AND SUBSTITUTES FOR CHEESE, CONTAINING 0.5 PERCENT OR LESS BY WEIGHT OF BUTTERFAT (EXCEPT ARTICLES WITHIN THE SCOPE OF OTHER TARIFF-RATE QUOTAS PROVIDED FOR IN THIS SUBCHAPTER), AND MARGARINE CHEESE (NOTE 23) | 3,037,225 | 1,387,683 | 1,050,000 | |
| EU-25 | 3,037,224 | 1,387,693 | | |
| Israel | | | 50,000 | |
| New Zealand | | | 1,000,000 | |
| Other Countries | 1 | | | |
| SWISS OR EMMENTHALER CHEESE WITH EYE FORMATION (NOTE 25) | 18,042,946 | 4,254,385 | 9,557,945 | 2,620,000 |
| Argentina | | 9,115 | 70,885 | |
| Australia | 209,698 | | 290,302 | |
| Canada | | | 70,000 | |
| EU-25 | 13,093,983 | 3,382,845 | 4,003,172 | 2,420,000 |
| Iceland | 149,999 | | 150,001 | |
| Israel | 27,000 | | | |
| Norway | 3,187,264 | 468,046 | 3,227,690 | |
| Switzerland | 1,289,727 | 394,378 | 1,745,895 | 200,000 |
| Other Countries | 85,275 | 1 | | |
| TOTAL: CHEESE ARTICLES | 70,748,739 | 17,151,904 | 22,764,145 | 24,921,000 |

[FR Doc. 05-10928 Filed 6-1-05; 8:45 am] BILLING CODE 3410-10-C

NUCLEAR REGULATORY COMMISSION

10 CFR Parts 25 and 95

RIN 3150-AH52

Broadening Scope of Access Authorization and Facility Security Clearance Regulations

AGENCY: Nuclear Regulatory

Commission. **ACTION:** Final rule.

SUMMARY: The Nuclear Regulatory Commission (NRC or Commission) is amending its regulations to broaden the scope of the regulations applicable to persons who may require access to classified information, to include persons who may need access in connection with licensing and regulatory activities under the regulations that govern the disposal of high-level radioactive waste in geologic repositories, and persons who may need access in connection with other activities as the Commission may determine, such as vendors of advanced reactor designs. The Commission is also amending its regulations to broaden the scope of the regulations applicable to procedures for obtaining facility security clearances, to include persons who may need to use, process, store, reproduce, transmit, transport, or handle NRC classified information in connection with the above-identified activities. In addition, NRC is correcting the scope section of the regulations that govern access authorization for licensee personnel to include certificate holders and applicants for a certificate; clarifying the definition of "license" in the regulations that govern access authorization for licensee personnel and govern facility security clearance to include a reference to the regulations that govern combined licenses; correcting a typographical error in the definition of "security container" in its facility security regulations; and updating the references to Executive Order 12958 which has been amended. **DATES:** The final rule is effective on July

5, 2005.

FOR FURTHER INFORMATION CONTACT: Dr. Anthony N. Tse, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, telephone (301) 415-6233, e-mail ant@nrc.gov.

SUPPLEMENTARY INFORMATION:

Background

NRC's regulations at 10 CFR Parts 25 and 95 govern access to and protection of classified information by licensees or other persons who have a need for access to this information. Part 25 contains procedures for establishing initial and continuing eligibility for access authorizations for individuals who may require access to classified information. Part 95 contains procedures for obtaining a facility security clearance for licensees, certificate holders, or other persons who need to use, process, store, reproduce, transmit, transport, or handle certain types of NRC classified information at any location in connection with Commission-related activities. The purpose of this rulemaking is to amend Parts 25 and 95 to: (1) Add references to 10 CFR Parts 60 and 63 in §§ 25.5, 25.17(a) and 95.5; (2) expand the scope of §§ 25.3 and 95.3 to include persons who may not be licensees or certificate holders or applicants for a license or certificate; (3) clarify the definition of "license" in §§ 25.5 and 95.5 to include a reference to Part 52; (4) correct the omission of a reference to certificate holders in § 25.3; (5) correct a typographical error in the definition of "security container" in § 95.5; and (6) update references to Executive Order 12958 to reflect that this Executive Order has been amended and could be further amended in the future.

Direct Final Rule and Companion Proposed Rule

On December 15, 2004 (69 FR 74949), the NRC published in the Federal Register a direct final rule that would have amended NRC's regulations to broaden the scope of the regulations in 10 CFR Parts 25 and 95. The direct final rule was to become effective on February 28, 2005. The NRC concurrently published a companion proposed rule on December 15, 2004 (69 FR 75007).

In the direct final rule, NRC stated that if any significant adverse comments were received, a notice of timely withdrawal of the direct final rule would be published in the Federal **Register**. As a result, the direct final rule would not take effect.

NRC received one public comment letter consisting of at least one significant adverse comment on the direct final rule; therefore, NRC withdrew the direct final rule on February 24, 2005 (70 FR 8921). NRC is addressing the comments received on the companion proposed rule in this final rule.

Discussion

Although 10 CFR 25.3 speaks broadly of the regulations that apply to "licensees and others who may require access to classified information related to a license or an application for a license," in 10 CFR 25.5, "license" is defined to mean "a license issued pursuant to 10 CFR Parts 50, 70, or 72." Similarly, 10 CFR 95.3 states that the regulations apply to licensees and certificate holders and others regulated by the Commission who need access in connection with a license or certificate or an application for a license or certificate. However, at 10 CFR 95.5. "license" is defined to mean "a license issued pursuant to 10 CFR Parts 50, 70, or 72." Absent from these provisions is any reference to the Commission's regulations that govern the issuance of construction authorizations and licenses for disposal of high-level radioactive waste in geologic repositories (10 CFR Part 60) or in a potential geologic repository at Yucca Mountain, Nevada (10 CFR Part 63). Parts 25 and 95 were published on March 5, 1980; 45 FR 14476, before issuance of Part 60 (February 25, 1981; 46 FR 13971) or Part 63 (November 2, 2001; 66 FR 55732) and Parts 25 and 95 were not amended to include these regulations. The Commission currently anticipates receiving a license application from the U.S. Department of Energy under the provisions of Part 63. An adjudicatory proceeding on this license application could implicate the need for access authorizations and facility security clearances by persons who plan to participate in the proceeding. Accordingly, NRC is amending the definition of "license" in §§ 25.5 and 95.5 to include references to licenses issued under Parts 60 and 63. For the same reason, references to Parts 60 and 63 are added to § 25.17(a).

A second restriction that presently exists in 10 CFR 25.3 and 95.3 is that the requested access authorizations or facility security clearances must be related to a license or certificate, or an application for a license or certificate. However, there may be certain Commission-related activities undertaken by entities who are not licensees or certificate holders, or applicants for a license or certificate where an access authorization or facility security clearance may be needed. The NRC believes there is a need for access authorizations and facility security clearances for vendors who are involved in the design of advanced reactors. These vendors could need access to classified information which would enable them to consider potential