between pipelines and their affiliates as well as transactions between nonpipeline capacity holders and their affiliates.

This conference will be structured as a roundtable debate with staff as moderator. Panel participants will be selected after the submission of comments and will be announced in a subsequent notice. The debate roundtable format is intended to encourage a discussion of the issues, and, accordingly, participants will not be afforded the opportunity to make oral presentations at the conference. Parties are therefore encouraged to submit written comments by January 5, 2001 to: (1) provide input on how to structure the discussion; (2) identify issues and examples to foster a meaningful dialog; and (3) suggest questions the staff moderator may wish to pose to the panel.

Comments should include a one-page single spaced position summary. Each comment should indicate whether the party is interested in participating in the roundtable. To limit the number of panelists, parties with common positions are encouraged to select an appropriate spokesperson to allow balanced representation of each industry segment, such as pipelines, local distribution companies, producers, industrial end-users, electric utilities, marketer groups, state regulatory bodies, consumer groups, or other recognized industry trade organizations or groups. Comments should be addressed to the Secretary, Federal Energy Regulatory Commission, 888 First Street, NE, Washington, D.C. 20426, and should refer to Docket No. PL00-1-000. Each request to participate must include a contact person, telephone number and e-mail address.

Commenters are encouraged to address the following areas:

Current Regulatory Approach: Comments should address the effectiveness of the current standards of conduct under Part 161 of the Commission's regulations, 18 CFR part 161 (2000), including a discussion of experiences in which the rules have been successful or unsuccessful, and whether the costs imposed by the current rules exceed the benefits. Comments should also address whether the affiliate transaction and index of customer reporting under sections 284.13(b)(1)(ix) and 284.13(c)(1)(ix), respectively, are effective in monitoring affiliate market activity.

Potential Affiliate Concerns: Comments should discuss whether, and in what circumstances, affiliate transactions pose the potential for anticompetitive or discriminatory

effects or explain why such effects are not likely. Comments asserting that affiliate transactions do pose anticompetitive/discriminatory risks should provide examples or scenarios in which there is the potential for such effects. Comments also should address whether the same or different risks apply depending on the nature of the affiliate, gas or power marketer, asset manager, electric generator, or local distribution company. Comments should explore the impact of the changing market conditions on the potential, if any, for a pipeline or capacity holder, to give preferential treatment to an affiliate. Comments may also consider the potential market or consumer benefits of permitting affiliate transactions. Comments should focus on whether the problem or benefit relates to the ability to acquire services, construction of facilities, the rates at which services are acquired, the quality of that service, or other factors.

Potential Approaches for Dealing with Affiliates: Comments should address whether there may be better methods of regulating affiliate transactions that should be used in lieu of the current standards of conduct and reporting requirements. Some alternatives that could be considered are: maintaining open and fair bidding procedures; prohibitions on affiliates holding capacity on the affiliated pipeline; limitations on an affiliate's capacity market share; changes in open-season bidding evaluations to break-up large capacity packages; or divestiture of affiliates. Similar approaches could be considered for affiliates of non-pipeline capacity holders. Comments need to address the costs and benefits of adopting these approaches and whether there is a potential adverse impact on the market, such as the risk of unsubscribed pipeline capacity, potential cost shifts, or difficulties in planning new pipeline construction without reliance on affiliate contracts.

Comments should consider whether changes to the current standards of conduct approach should be made in light of the current operation and changing nature of the industry. Specifically, comments should discuss the options of eliminating, expanding or modifying the standards of conduct, whether there is a need for uniform standards of conduct for all sellers or holders of jurisdictional capacity, and whether there should continue to be distinctions in the treatment of affiliate relationships, and ownership rules, between the gas and electric industries.

The Capitol Connection may broadcast this conference in the Washington, D.C. area if there is sufficient interest. For those interested persons outside the Washington, D.C. area, the Capitol Connection may broadcast the conference via live satellite for a fee if there is sufficient interest to justify the cost. To indicate interest in either the local or national broadcast, please call David Reininger or Julia Morelli at the Capitol Connection at 703–993–3100 as soon as possible.

In addition, National Narrowcast Network's Hearing-On-The-Line service covers all FERC meetings live by telephone so that interested persons can listen at their desks, from their homes, or from any phone, without special equipment. Billing is based on time online. Call 202–966–2211 for further details. Anyone interested in purchasing videotapes of the meeting should call VISCOM at 703–715–7999.

Questions about the conference should be directed to: Robert A. Flanders, Office of Markets Tariffs and Rates, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, 202–208–2084. e-mail: Robert.Flanders@ferc.fed.us.

David P. Boergers,

Secretary.

[FR Doc. 00–30595 Filed 12–1–00; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF THE TREASURY

Office of Foreign Assets Control

31 CFR Chapter V

Blocked Persons, Specially Designated Nationals, Specially Designated Terrorists, Foreign Terrorist Organizations, and Specially Designated Narcotics Traffickers: Additional Designations and Removals and Supplementary Information on Specially Designated Narcotics Traffickers, Foreign Terrorist Organizations

AGENCY: Office of Foreign Assets Control, Treasury.

ACTION: Amendment of final rule.

SUMMARY: The Treasury Department is amending appendix A to 31 CFR chapter V by adding the names of fifteen individuals and five entities, and supplementing information concerning one individual, who have been designated as specially designated narcotics traffickers. The entries for two individuals previously listed as specially designated narcotics traffickers are being removed from appendix A, and the name of one organization which has been designated as a foreign terrorist

organization is being added to appendix A.

EFFECTIVE DATE: November 28, 2000. **FOR FURTHER INFORMATION CONTACT:** Office of Foreign Assets Control, Department of the Treasury, Washington, D.C. 20220, tel.: 202/622–2520.

SUPPLEMENTARY INFORMATION:

Electronic and Facsimile Availability

This document is available as an electronic file on The Federal Bulletin Board the day of publication in the Federal Register. By modem, dial 202/ 512-1387 and type "/GO FAC," or call 202/512-1530 for disk or paper copies. This file is available for downloading without charge in ASCII and Adobe Acrobat® readable (*.PDF) formats. For Internet access, the address for use with the World Wide Web (Home Page), Telnet, or FTP protocol is: fedbbs.access.gpo.gov. This document and additional information concerning the programs of the Office of Foreign Assets Control are available for downloading from the Office's Internet Home Page: http://www.treas.gov/ofac, or in fax form through the Office's 24hour fax-on-demand service: call 202/ 622-0077 using a fax machine, fax modem, or (within the United States) a touch-tone telephone.

Background

Appendix A to 31 CFR chapter V contains the names of blocked persons, specially designated nationals, specially designated terrorists, foreign terrorist organizations, and specially designated narcotics traffickers designated pursuant to the various economic sanctions programs administered by the Office of Foreign Assets Control ("OFAC"). Pursuant to section 804(b) of the Foreign Narcotics Kingpin Designation Act, 21 U.S.C. 1903(b), on June 1, 2000, President Clinton identified twelve individuals as significant foreign narcotics traffickers. In accordance with section 598.314 of the Foreign Narcotics Kingpin Sanctions Regulations, 31 CFR part 598, those twelve individuals are added to appendix A as specially designated narcotics traffickers. The notes to the appendixes to 31 CFR chapter V are amended to add the term "[SDNTK]" to refer to those persons designated as specially designated narcotics traffickers under the Foreign Narcotics Kingpin Sanctions Regulations.

As of June 1, 2000, all property and interests in property, including but not limited to all accounts, that are or come within the United States or that are or come within the possession or control of

U.S. persons, including their overseas branches, that are owned or controlled by those twelve persons are blocked. All transactions or dealings by U.S. persons or within the United States in property or interests in property of those twelve persons are prohibited unless licensed by the Office of Foreign Assets Control or otherwise authorized.

In addition, the Office of Foreign Assets Control is adding to appendix A the names of three individuals and five entities who have been determined to play a significant role in international narcotics trafficking centered in Colombia, to materially assist in or provide financial support or technological support for, or goods or services in support of the narcotics trafficking activities of other specially designated narcotics traffickers, or to be owned or controlled by, or to act for or on behalf of, persons designated in or pursuant to Executive Order 12978 of October 21, 1995, "Blocking Assets and Prohibiting Transactions with Significant Narcotics Traffickers" (the "Order"), and section 536.312 of the **Narcotics Trafficking Sanctions** Regulations, 31 CFR part 536 (collectively "Specially Designated Narcotics Traffickers" or "SDNTs"). All real and personal property in which the SDNTs have any interest, including but not limited to all accounts, that are or come within the United States or that are or come within the possession or control of U.S. persons, including their overseas branches, are blocked. All transactions by U.S. persons or within the United States in property or interests in property of SDNTs are prohibited unless licensed by the Office of Foreign Assets Control or exempted by statute. Supplementary information is added to an existing SDNT entry for one individual, and that entry is revised in its entirety.

The Office of Foreign Assets Control also is removing from appendix A the entries for two individuals because it has been determined that they no longer meet the criteria for designation as SDNTs under the Order and the Narcotics Trafficking Sanctions Regulations. All real and personal property of these two individuals, including all accounts in which they have any interest, that had been blocked solely due to their designation as SDNTs, is unblocked; and all lawful transactions involving U.S. persons and these individuals previously barred as a result of their designation are permissible.

Designations of foreign persons blocked pursuant to the Order are effective upon the date of determination by the Director of the Office of Foreign Assets Control, acting under authority delegated by the Secretary of the Treasury. Public notice of blocking is effective upon the date of filing with the **Federal Register**, or upon prior actual notice.

Finally, in furtherance of section 303 of the Antiterrorism and Effective Death Penalty Act of 1996, 18 U.S.C. 2339B ("AEDPA"), implemented in part by the Foreign Terrorist Organizations Sanctions Regulations, 31 CFR part 597 (the "FTO Regulations"), the Office of Foreign Assets Control is adding the name of one foreign terrorist organization to appendix A to 31 CFR chapter V. Section 303 of AEDPA, as implemented in section 597.201 of the FTO Regulations, requires financial institutions in possession or control of funds in which a foreign terrorist organization or its agent has an interest to block such funds except as authorized pursuant to the FTO Regulations, and to file reports in accordance with the FTO Regulations.

The foreign terrorist organization, The Islamic Movement of Uzbekistan, was designated by the Secretary of State in a notice published in the **Federal Register** on September 25, 2000 (65 FR 57641), pursuant to section 302 of AEDPA, 8 U.S.C. 1189, which authorizes the Secretary of State, in consultation with the Secretary of the Treasury and the Attorney General, to designate organizations meeting stated requirements as FTOs, with prior notification to Congress of the intent to designate.

Because this rule involves a foreign affairs function, Executive Order 12866 and the provisions of the Administrative Procedure Act (5 U.S.C. 553), requiring notice of proposed rulemaking, opportunity for public participation, and delay in effective date, are inapplicable. Because no notice of proposed rulemaking is required for this rule, the Regulatory Flexibility Act (5 U.S.C. 601–612) does not apply.

For the reasons set forth in the preamble, and under the authority of 3 U.S.C. 301; 18 U.S.C. 2339B, 21 U.S.C. 1901–1908; 31 U.S.C. 321(b), 50 U.S.C. 1601–1651; 50 U.S.C. 1701–1706; E.O. 12978, 60 FR 54579, 3 CFR, 1995 Comp., p. 415, the appendixes to 31 CFR chapter V are amended as set forth below:

Appendixes to Chapter V

1. The notes to the appendixes to chapter V are amended by amending note 6 to add the following entry inserted in alphabetical order to read as follows:

[SDNTK]: Foreign Narcotics Kingpin Sanctions Regulations, part 598;

* * * * *

Appendix A-[Amended]

- 2. Appendix A to 31 CFR chapter V is amended by adding the following names inserted in alphabetical order:
- ADEMULERO, Babestan Oluwole (see OGUNGBUYI, Oluwole A.) (individual) [SDNTK]
- AGRICOLA GANADERA HENAO GONZALEZ Y CIA. S.C.S., Carrera 4A No. 16–04 apt. 303, Cartago, Colombia; Km. 5 Via Aeropuerto, Cartago, Colombia; Carrera 1 No. 13–08, Cartago, Colombia; NIT v 800021615–1 (Colombia) [SDNT]
- AMESCUA, Chuey (see AMEZCUA CONTRERAS, Jose de Jesus) (individual) [SDNTK]
- AMEZCUA CONTRERAS, Jesus (see AMEZCUA CONTRERAS, Jose de Jesus) (individual) [SDNTK]
- AMEZCUA CONTRERAS, Jose de Jesus (a.k.a. AMESCUA, Chuey; a.k.a. AMEZCUA CONTRERAS, Jesus; a.k.a. AMEZCUA, Chuy; a.k.a. AMEZCUA, Jose de Jesus; a.k.a. HERNANDEZ, Adan), DOB 31 July 1963; alt. DOB 31 July 1964; alt. DOB 31 July 1965; POB Mexico (individual) [SDNTK]
- AMEZCUA CONTRERAS, Luis Ignacio (a.k.a. AMEZCUA, Luis; a.k.a. CONTRERAS, Luis C.; a.k.a. LOPEZ, Luis; a.k.a. LOZANO, Eduardo; a.k.a. OCHOA, Salvador; a.k.a. RODRIGUEZ LOPEZ, Sergio), DOB 22 February 1964; alt. DOB 21 February 1964; alt. DOB 21 February 1974; POB Mexico (individual) [SDNTK]
- AMEZCUA, Chuy (see AMEZCUA CONTRERAS, Jose de Jesus) (individual) [SDNTK]
- AMEZCUA, Jose de Jesus (see AMEZCUA CONTRERAS, Jose de Jesus) (individual) [SDNTK]
- AMEZCUA, Luis (see AMEZCUA CONTRERAS, Luis Ignacio) (individual) [SDNTK]
- ARELLANO FELIX, Benjamin Alberto, DOB 12 March 1952; alt. DOB 8 November 1953; alt. DOB 11 August 1955; POB Mexico (individual) [SDNTK]
- ARELLANO FELIX, Ramon Eduardo (a.k.a. COMACHO RODRIGUES, Gilberto; a.k.a. TORRES MENDEZ, Ramon), DOB 31 August 1964; POB Mexico (individual) [SDNTK]
- BABESTAN, Abeni O. (see OGUNGBUYI, Abeni O.) (individual) [SDNTK]
- BABESTAN, Wole A. (see OGUNGBUYI, Oluwole A.) (individual) [SDNTK]
- CARO QUINTERO, Rafael (a.k.a. CARO QUINTERO, Raphael), DOB 12 December 1952; alt. DOB 24 November 1955; alt. DOB 24 October 1955; POB Mexico (individual) [SDNTK]
- CARO QUINTERO, Raphael (see CARO QUINTERO, Rafael) (individual) [SDNTK]

- CARRILLO FUENTES, Andres (see CARRILLO FUENTES, Vicente) (individual) [SDNTK]
- CARRILLO FUENTES, Vicente (a.k.a. CARRILLO FUENTES, Andres), DOB 16 October 1962; POB Mexico (individual) [SDNTK]
- CHAN, Changtrakul (see CHANG, Chi Fu) (individual) [SDNTK]
- CHANG, Chi Fu (a.k.a. CHAN, Changtrakul; a.k.a. CHANG, Shi-Fu; a.k.a. CHANG, Xifu; a.k.a. CHANGTRAKUL, Chan; a.k.a. KHUN SA), DOB 17 February 1933; alt. DOB 7 January 1932; alt. DOB 12 February 1932; POB Burma (individual) [SDNTK]
- CHANG, Shi-Fu (see CHANG, Chi Fu) (individual) [SDNTK]
- CHANG, Xifu (see CHANG, Chi Fu) (individual) [SDNTK]
- CHANGTRAKUL, Chan (see CHANG, Chi Fu) (individual) [SDNTK]
- CHARNCHAI, Chiwinnitipanya (see WEI, Hsueh Kang) (individual) [SDNTK]
- CHEEWINNITTIPANYA, Prasit (see WEI, Hsueh Kang) (individual) [SDNTK]
- CHIVINNITIPANYA, Prasit (see WEI, Hsueh Kang) (individual) [SDNTK]
 CHIWINNITIPANYA Charachai (see WEI
- CHIWINNITIPANYA, Charnchai (see WEI, Hsueh Kang) (individual) [SDNTK]
- COMACHO RODRIGUES, Gilberto (see ARELLANO FELIX, Ramon Eduardo) (individual) [SDNTK]
- COMPANIA AGROINVERSORA HENAGRO LTDA., Carrera 1 No. 13–08, Cartago, Colombia; Hacienda Coque, Cartago, Colombia; Km. 5 Via Aeropuerto, Cartago, Colombia; NIT #800084326–8 (Colombia) [SDNT]
- CONTRERAS, Luis C. (see AMEZCUA CONTRERAS, Luis Ignacio) (individual) [SDNTK]
- DESARROLLOS COMERCIALES E INDUSTRIALES HENAO GONZALEZ Y CIA. S.C.S., Carrera 4A No. 16–04 apt. 303, Cartago, Colombia; NIT #800160475–2 (Colombia) [SDNT]
- GONZALEZ BENITÈZ, Olga Patricia,
 Hacienda Coque, Cartago, Colombia;
 Carrera 4 No. 16–04 apt. 303, Cartago,
 Colombia; c/o AGRICOLA GANADERA
 HENAO GONZALEZ Y CIA. S.C.S.,
 Cartago, Colombia; c/o DESARROLLOS
 COMERCIALES E INDUSTRIALES
 HENAO GONZALEZ Y CIA. S.C.S.,
 Cartago, Colombia; Cedula No. 29503761
 (Colombia) (individual) [SDNT]
- HEATH, Noel Timothy (a.k.a. ZAMBA, Noel Heath; a.k.a. ZAMBO, Noel Heath), Cardin Avenue, St. Kitts; DOB 16 December 1949; POB St. Kitts and Nevis; Passport 03574 (Great Britain) (individual) [SDNTK]
- HENAO MONTOYA, Arcangel de Jesus,
 Hacienda Coque, Cartago, Colombia;
 Carrera 4 No. 16–04 apt. 303, Cartago,
 Colombia; c/o AGRICOLA GANADERA
 HENAO GONZALEZ Y CIA. S.C.S.,
 Cartago, Colombia; c/o COMPANIA
 AGROINVERSORA HENAGRO LTDA.,
 Cartago, Colombia; c/o DESARROLLOS
 COMERCIALES E INDUSTRIALES
 HENAO GONZALEZ Y CIA. S.C.S.,
 Cartago, Colombia; c/o MAQUINARIA
 TECNICA Y TIERRAS LTDA., Cartago,
 Colombia; c/o ORGANIZACION

- EMPRESARIAL A DE J HENAO M E HIJOS Y CIA. S.C.S., Cartago, Colombia; DOB 7 October 1954; Cedula No. 16215230 (Colombia) (individual) [SDNT]
- HERNANDEZ, Adan (see AMEZCUA CONTRERAS, Jose de Jesus) (individual) [SDNTK]
- THE ISLAMIC MOVEMENT OF UZBEKISTAN [FTO]
- KADUMPORN, Somboon (see WEI, Hsueh Kang) (individual) [SDNTK]
- KHUN SA (see CHANG, Chi Fu) (individual) [SDNTK]
- LOPEZ, Luis (see AMEZCUA CONTRERAS, Luis Ignacio) (individual) [SDNTK]
- LOZANO, Eduardo (see AMEZCUA CONTRERAS, Luis Ignacio) (individual) [SDNTK]
- MAQUINARIA TECNICA Y TIERRAS LTDA. (a.k.a. M.T.T. LTDA.), Carrera 4A No. 16–04, Cartago, Colombia; NIT #800084233–1 (Colombia) [SDNT]
- MATHEW, Glenroy (see MATTHEWS, Glenroy Vingrove) (individual) [SDNTK]
- MATTHEW, Glenroy Wingrove (see MATTHEWS, Glenroy Vingrove) (individual) [SDNTK]
- MATTHEWS, Glenroy Vingrove (a.k.a. MATHEW, Glenroy; a.k.a. MATTHEW, Glenroy Wingrove; a.k.a. MATTHEWS, Glen Roy), Frigate Bay, St. Kitts; DOB 26 July 1958; POB St. Kitts and Nevis; Passport 047815 (St. Kitts) (individual) [SDNTK]
- MATTHEWS, Glen Roy (see MATTHEWS, Glenroy Vingrove) (individual) [SDNTK] M.T.T. LTDA. (see MAQUINARIA TECNICA
- Y TIERRAS LTDA.) [SDNT] OCHOA, Salvador (see AMEZCUA CONTRERAS, Luis Ignacio) (individual)
- [SDNTK] OGUNGBUYI, Abeni O. (a.k.a. BABESTAN, Abeni O.; a.k.a. SHOFESO, Olatutu Temitope), DOB 30 June 1952; POB
- Nigeria (individual) [SDNTK]
 OGUNGBUYI, Oluwole A. (a.k.a.
 ADEMULERO, Babestan Oluwole; a.k.a.
 BABESTAN, Wole A.; a.k.a.
 OGUNGBUYI, Wally; a.k.a.
 OGUNGBUYI, Wole A.; a.k.a. SHOFESO,
 Olatude I.; a.k.a. SHOFESO, Olatunde
 Irewole), DOB 4 March 1953, POB
 Nigeria (individual) [SDNTK]
- OGUNGBUYI, Wally (see OGUNGBUYI, Oluwole A.) (individual) [SDNTK]
- OGUNGBUYI, Wole A. (see OGUNGBUYI, Oluwole A.) (individual) [SDNTK]
- ORGANIZACION EMPRESARIAL A DE J HENAO M E HIJOS Y CIA. S.C.S., Carrera 4A No. 16–04 apt. 303, Cartago, Colombia; Km. 5 Via Aeropuerto, Hacienda Coque, Cartago, Colombia; NIT # 800157331–1 (Colombia) [SDNT]
- PRASIT, Cheewinnittipanya (see WEI, Hsueh Kang) (individual) [SDNTK]
- PRASIT, Chivinnitipanya (see WEI, Hsueh Kang) (individual) [SDNTK]
- RAMIREZ ABADIA, Juan Carlos, Calle 6A No. 34–65, Cali, Colombia; DOB 16 February 1963; Passport AD127327 (Colombia); Cedula No. 16684736 (Colombia) (individual) [SDNT]
- RODRIGUEZ LOPEZ, Sergio (see AMEZCUA CONTRERAS, Luis Ignacio) (individual) [SDNTK]

SHOFESO, Olatude I. (see OGUNGBUYI, Oluwole A.) (individual) [SDNTK] SHOFESO. Olatunde Irewole (see

OGUNGBUYI, Oluwole A.) (individual) [SDNTK]

SHOFESO, Olatutu Temitope (see OGUNGBUYI, Abeni O.) (individual)

SOMBOON, Kadumporn (see WEI, Hsueh Kang) (individual) [SDNTK]

TORRES MENDEZ, Ramon (see ARELLANO FELIX, Ramon Eduardo) (individual) [SDNTK]

WEI, Hsueh Kang (a.k.a. CHARNCHAI, Chiwinnitipanya; a.k.a. CHEEWINNITTIPANYA, Prasit; a.k.a. CHIVINNITIPANYA, Prasit: a.k.a. CHIWINNITIPANYA, Charnchai; a.k.a. KADUMPORN, Somboon; a.k.a. PRASIT, Cheewinnittipanya; a.k.a. PRASIT, Chivinnitipanya; a.k.a. SOMBOON, Kadumporn; a.k.a. WEI, Shao-Kang; a.k.a. WEI, Sia-Kang; a.k.a. WEI, Xuekang), DOB 29 June 1952; alt. DOB 29 May 1952; Passports Q081061, E091929 (Thailand) (individual) [SDNTK]

WEI, Shao-Kang (see WEI, Hsueh Kang) (individual) [SDNTK]

WEI, Sia-Kang (see WEI, Hsueh Kang) (individual) [SDNTK]

WEI, Xuekang (see WEI, Hsueh Kang) (individual) [SDNTK]

ZAMBA, Noel Heath (see HEATH, Noel Timothy) (individual) [SDNTK] ZAMBO, Noel Heath (see HEATH, Noel Timothy) (individual) [SDNTK]

3. Appendix A to 31 CFR chapter V is amended by revising the following existing entry to read as follows:

MUNOZ PAZ, Joaquin Emilio, Avenida 4AN No. 47-89, Cali, Colombia; c/o CONSTRUCTORA DIMISA LTDA., Cali, Colombia; c/o INMOBILIARIA U.M.V. S.A., Cali, Colombia; c/o INVERSIONES Y CONSTRUCCIONES VALLE S.A., Cali, Colombia; DOB 18 January 1971; Cedula No. 16789012 (Colombia) (individual) [SDNT]

4. Appendix A to 31 CFR chapter V is amended by removing in their entirety the entries for "OSPINA DUQUE, Elssy" and "VILLALOBOS CASTANO, Luis Enrique".

Dated: October 27, 2000.

R. Richard Newcomb,

Director, Office of Foreign Assets Control. Approved: November 4, 2000.

Elisabeth A. Bresee,

Assistant Secretary (Enforcement), Department of the Treasury. [FR Doc. 00-30693 Filed 11-28-00; 4:29 pm]

BILLING CODE 4810-25-P

FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 64

[Docket No. FEMA-7747]

Suspension of Community Eligibility

AGENCY: Federal Emergency Management Agency, FEMA.

ACTION: Final rule.

SUMMARY: This rule identifies communities, where the sale of flood insurance has been authorized under the National Flood Insurance Program (NFIP), that are suspended on the effective dates listed within this rule because of noncompliance with the floodplain management requirements of the program. If the Federal Emergency Management Agency (FEMA) receives documentation that the community has adopted the required floodplain management measures prior to the effective suspension date given in this rule, the suspension will be withdrawn by publication in the Federal Register. **EFFECTIVE DATES:** The effective date of each community's suspension is the third date ("Susp.") listed in the third column of the following tables.

ADDRESSES: If you wish to determine whether a particular community was suspended on the suspension date, contact the appropriate FEMA Regional Office or the NFIP servicing contractor.

FOR FURTHER INFORMATION CONTACT:

Donna M. Dannels, Branch Chief, Policy, Assessment and Outreach Division, Mitigation Directorate, 500 C Street, SW., Room 411, Washington, DC 20472, (202) 646-3098.

SUPPLEMENTARY INFORMATION: The NFIP enables property owners to purchase flood insurance which is generally not otherwise available. In return, communities agree to adopt and administer local floodplain management aimed at protecting lives and new construction from future flooding. Section 1315 of the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4022, prohibits flood insurance coverage as authorized under the National Flood Insurance Program, 42 U.S.C. 4001 et seq., unless an appropriate public body adopts adequate floodplain management measures with effective enforcement measures. The communities listed in this document no longer meet that statutory requirement for compliance with program regulations, 44 CFR part 59 et seq. Accordingly, the communities will be suspended on the effective date in the third column. As of that date, flood insurance will no longer be

available in the community. However, some of these communities may adopt and submit the required documentation of legally enforceable floodplain management measures after this rule is published but prior to the actual suspension date. These communities will not be suspended and will continue their eligibility for the sale of insurance. A notice withdrawing the suspension of the communities will be published in the Federal Register.

In addition, the Federal Emergency Management Agency has identified the special flood hazard areas in these communities by publishing a Flood Insurance Rate Map (FIRM). The date of the FIRM if one has been published, is indicated in the fourth column of the table. No direct Federal financial assistance (except assistance pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act not in connection with a flood) may legally be provided for construction or acquisition of buildings in the identified special flood hazard area of communities not participating in the NFIP and identified for more than a year, on the Federal Emergency Management Agency's initial flood insurance map of the community as having flood-prone areas (section 202(a) of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4106(a), as amended). This prohibition against certain types of Federal assistance becomes effective for the communities listed on the date shown in the last column. The Associate Director finds that notice and public comment under 5 U.S.C. 553(b) are impracticable and unnecessary because communities listed in this final rule have been adequately notified.

Each community receives a 6-month, 90-day, and 30-day notification addressed to the Chief Executive Officer that the community will be suspended unless the required floodplain management measures are met prior to the effective suspension date. Since these notifications have been made, this final rule may take effect within less than 30 days.

National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Considerations. No environmental impact assessment has been prepared.

Regulatory Flexibility Act

The Associate Director has determined that this rule is exempt from the requirements of the Regulatory Flexibility Act because the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4022, prohibits