entity: Ministry of Defense (Pakistan) and its sub-units and successors.

Accordingly, the following sanctions are being imposed on this entity:

- (A) New individual licenses for exports to the entity described above of items controlled pursuant to the Export Administration Act of 1979 will be denied for two years;
- (B) New licenses for export to the entity described above of items controlled pursuant to the Arms Export Control Act will be denied for two years:
- (C) No new United States Government contracts involving the entity described above will be entered into for two years; and
- (D) No products produced by the entity described above will be imported into the United States for two years.
- II. The following foreign person has engaged in missile technology proliferation activities that require the imposition of the sanctions described in Section 73(a)(2)(B) of the Arms Export Control Act (22 U.S.C. 2797b(a)(2)(B)) and Section 11B(b)(1)(B)(ii) of the Export Administration Act of 1979 (50 U.S.C. app. 2410b(b)(1)(B)(ii)) on this entity: Space and Upper Atmosphere Research Commission (SUPARCO) (Pakistan) and its sub-units and successors.

Accordingly, the following sanctions are being imposed on this entity:

- (A) New individual licenses for exports to the entity described above of items controlled pursuant to the Export Administration Act of 1979 will be denied for two years;
- (B) New licenses for export to the entity described above of items controlled pursuant to the Arms Export Control Act will be denied for two years; and
- (C) No new United States Government contracts involving the entity described above will be entered into for two years.
- III. The following foreign persons have engaged in missile technology proliferation activities that require the imposition of the sanctions described in Section 73(a)(2)(A) of the Arms Export Control Act (22 U.S.C. 2797b(a)(2)(A)) and Section 11B(b)(1)(B)(i) of the Export Administration Act of 1979 (50 U.S.C. app. 2410b(b)(1)(B)(i)) on these entities:
- 1. Defense Industries Organization (DIO) (Iran) and its sub-units and successors; and
- 2. Ministry of Defense and Armed Forces Logistics (MODAFL) (Iran) and its sub-units and successors.

Accordingly, the following sanctions are being imposed on these entities:

(A) New individual licenses for exports to the entities described above of Missile Technology Control Regime

- (MTCR) equipment or technology controlled pursuant to the Export Administration Act of 1979 will be denied for two years;
- (B) New licenses for export to the entities described above of Missile Technology Control Regime (MTCR) equipment or technology controlled pursuant to the Arms Export Control Act will be denied for two years; and
- (C) No new United States Government contracts relating to Missile Technology Control Regime (MTCR) equipment or technology and involving the entities described above will be entered into for two years.

With respect to items controlled pursuant to the Export Administration Act of 1979, the export sanctions described in items (I) to (III) above only apply to exports made pursuant to individual export licenses.

The measures described in items (I) to (III) above shall be implemented by the responsible agencies as provided in Executive Order 12851 of June 11, 1993.

Dated: November 21, 2000.

#### Robert J. Einhorn,

Assistant Secretary of State for Nonproliferation, Department of State. [FR Doc. 00–30553 Filed 11–29–00; 8:45 am] BILLING CODE 4710–25–U

## **DEPARTMENT OF TRANSPORTATION**

## **Federal Aviation Administration**

# **Changed Product Rule Ad Hoc Team**

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of formation of a rotorcraft changed product rule ad hoc team.

**SUMMARY:** This notice announces the formation of an Ad Hoc team to develop guidance material for the application of the Changed Product Rule (CPR) to rotorcraft type certification (reference "Type Certification Procedures for Changed Products" (65 FR 36244, June 7, 2000)).

**DATES:** Nominations must be received by December 5, 2000.

ADDRESSES: Submit nominations to Sharon Miles at the address under FOR FURTHER INFORMATION CONTACT.

## FOR FURTHER INFORMATION CONTACT:

Sharon Miles, Aerospace Engineer, FAA, Rotorcraft Directorate, Rotorcraft Regulations Group, 2601 Meacham Blvd., Fort Worth, Texas 76137, telephone (817) 222–5122, fax (817) 222–5961, email: sharon.y.miles@faa.gov.

**SUPPLEMENTARY INFORMATION:** A team is being formed to develop guidance material for the application of the Changed Product Rule (CPR) to rotorcraft type certification. The guidance material is being developed in conjunction with the FAA, the Joint Aviation Authorities (JAA), and rotorcraft manufacturers. Participation on this team may nvolve attendance at meetings requiring international travel. Participants will be expected to attend all meetings at their own expense. Participants will also be required to interact with other members via electronic mail and other written correspondence. The first meeting is tentatively scheduled for February 27-28, 2001, in Fort Worth, Texas.

Interested persons are invited to participate on this Ad Hoc team, but participation will be limited to the space available. If you are interested in participating in the development of rotorcraft CPR guidance material, you must contact the person listed under the heading FOR FURTHER INFORMATION CONTACT no later than December 5, 2000.

Issued in Fort Worth, Texas, on November 21, 2000.

#### Eric Bries.

Acting Manager, Rotorcraft Directorate, Aircraft Certification Service.

[FR Doc. 00–30526 Filed 11–29–00; 8:45 am]

## DEPARTMENT OF TRANSPORTATION

# **Federal Highway Administration**

Environmental Impact Statement: Calhoun, Clarendon and Sumter Counties, SC

**AGENCY:** Federal Highway Administration (FHWA), DOT. **ACTION:** Notice of intent.

**SUMMARY:** The FHWA is issuing this notice to advise the public that an environmental impact statement (EIS) will be prepared for a proposed highway facility from S.C. Route 267 near Lone Star in Calhoun County to S–52 near Rimini and Pinewood in Clarendon and Sumter Counties, South Carolina.

# FOR FURTHER INFORMATION CONTACT:

Carol G. Adkins, Environmental Program Manager, Federal Highway Administration, 1835 Assembly Street, Suite 1270, Strom Thurmond Federal Building, Columbia, South Carolina 29201, Telephone: (803) 765–5460.

**SUPPLEMENTARY INFORMATION:** The FHWA, in cooperation with the South Carolina Department of Transportation (SCDOT), will prepare an environmental

impact statement on the proposed Lone Star to Rimini Connector from S.C. Route 267 near Lone Star in Calhoun County across Lake Marion to S-52 near Rimini and Pinewood in Clarendon and Sumter Counties, South Carolina. The proposed route would be approximately 9.3 miles in length and would consist of one travel lane for each direction of traffic with shoulder widths of eight feet. Alternatives under consideration include: (1) Taking no action (no-build; (2) locating the proposed roadway immediately adjacent to the northwest side of the existing CSX railroad trestle; and, (3) locating the proposed roadway immediately adjacent to the southeast side of the existing CSX railroad trestle.

The FHWA and SCDOT are seeking input as a part of the scoping process to assist in determining and clarifying issues relative to this project. Letters describing the proposed action and soliciting comments have been sent by the SCDOT to appropriate Federal, State, and local agencies, and to private organizations and citizens who have previously expressed or are known to have interest in this proposal. Formal public scoping meetings are planned for early 2001. Early coordination with State and Federal permit and resource agencies will be completed in the development of the draft EIS. The U.S. Army Corps of Engineers, the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service are being requested to be cooperating agencies due to the likely involvement of the proposal with wetlands and wildlife habitat in the Lake Marion flood plain area. At least one location public hearing will be held for which public notice will be given of the time and place of the hearings. The draft EIS will be available for public and agency review and comment prior to the public hearing.

To ensure that the full range of issues related to this proposed action are addressed and all significant issues identified, comments and suggestions are invited from all interested parties. Comments or questions concerning this proposed action and the EIS should be directed to the FHWA at the address provided above.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program) Issued on: November 20, 2000.

#### Robert L. Lee,

Division Administrator, Columbia, South Carolina.

[FR Doc. 00–30512 Filed 11–29–00; 8:45 am] BILLING CODE 4910–22–M

## DEPARTMENT OF TRANSPORTATION

#### **Federal Railroad Administration**

## **Petition for Waiver of Compliance**

In accordance with Part 211 of Title 49 Code of Federal Regulations (CFR), notice is hereby given that the Federal Railroad Administration (FRA) received a request for a waiver of compliance with certain requirements of its safety standards. The individual petition is described below, including the party seeking relief, the regulatory provisions involved, the nature of the relief being requested, and the petitioner's arguments in favor of relief.

# The Burlington Northern and Santa Fe Railway Company

[Docket Number FRA-2000-7782]

The Burlington Northern and Santa Fe Railway Company (BNSF) seeks a permanent waiver of compliance with a provision of the Locomotive Safety Standards, 49 CFR 229.21(a), as it pertains to the record keeping requirement for locomotive daily inspection reports. If the petitioner's request is granted, BNSF would file the required report electronically in a secure centralized database that would be set up to track and store the records for the required ninety-two days. The railroad states that each employee performing the inspections has been provided a unique electronic identification which will be utilized in place of the signature. All requirements, date, time location, person conducting inspection, and any non-complying conditions will be reported electronically. BNSF utilizes an onboard record of daily inspection and will continue to do so if their request is granted.

Interested parties are invited to participate in these proceedings by submitting written views, data, or comments. FRA does not anticipate scheduling a public hearing in connection with these proceedings since the facts do not appear to warrant a hearing. If any interested party desires an opportunity for oral comment, that party should notify FRA, in writing, before the end of the comment period and specify the basis for their request.

All communications concerning these proceedings should identify the

appropriate docket number and must be submitted to the Docket Clerk, DOT Central Docket Management Facility, Room Pl-401, Washington, DC 20590-0001. Communications received within 45 days of the date of this notice will be considered by FRA before final action is taken. Comments received after that date will be considered as far as practicable. All written communications concerning these proceedings are available for examination during regular business hours (9 a.m.-5 p.m.) at the above facility. All documents in the public docket are also available for inspection and copying on the Internet at the docket facility's Web site at http://dms.dot.gov.

Issued in Washington, DC. on November 27, 2000.

## Grady C. Cothen, Jr.,

Deputy Associate Administrator for Safety Standards and Program Development.

[FR Doc. 00–30539 Filed 11–29–00; 8:45 am]

BILLING CODE 4910–06–P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Federal Railroad Administration**

# Notice of Application for Approval of Discontinuance or Modification of a Railroad Signal System or Relief from Requirements

Pursuant to Title 49 Code of Federal Regulations (CFR) Part 235 and 49 U.S.C. 20502(a), the following railroads have petitioned the Federal Railroad Administration (FRA) seeking approval for the discontinuance or modification of the signal system or relief from the requirements of 49 CFR Part 236 as detailed below.

## Docket No. FRA-2000-8174

Applicants: Conrail, Mr. R.E. Inman, Assistant Chief Engineer—C. & S., 1000 Howard Boulevard, Room 470, Mount Laurel, New Jersey 08054–2355.

Norfolk Southern Corporation, Mr. E. L. Sweeney, Chief Engineer C&S Engineering 99 Spring Street, S.W., Atlanta, Georgia 30303.

Conrail and Norfolk Southern
Corporation (NS), jointly seek approval
of the proposed discontinuance and
removal of signals X14 and X15 from
Conrail's Junction Yard Secondary
Track, removal of the mechanical gates
with attached stop signs and circuit
controllers from NS's Salt Industrial
Track, and the installation of stop signs
at all four quadrants of the rail crossing
at grade, at milepost 1.5, in Detroit,
Michigan.

The reason given for the proposed changes is that both Conrail and NS maximum authorized timetable speeds