revises Class E airspace at Chillicothe, MO.

**EFFECTIVE DATE:** 0901 UTC, September 6, 2001.

## FOR FURTHER INFORMATION CONTACT:

Brenda Mumper, Air Traffic Division, Airspace Branch, ACE-520A, DOT Regional Headquarters Building, Federal Aviation Administration, 901 Locust, Kansas City, MO 64106; telephone: (816) 329–2524.

SUPPLEMENTARY INFORMATION: The FAA published this direct final rule with a request for comments in the Federal **Register** on May 9, 2001 (66 FR 23557). The FAA uses the direct final rulemaking procedure for a noncontroversial rule where the FAA believes that there will be no adverse public comment. This direct final rule advised the public that no adverse comments were anticipated, and that unless a written adverse comment, or a written notice of intent to submit such an adverse comment, were received within the comment period, the regulation would become effective on September 6, 2001. No adverse comments were received, and thus this notice confirms that this direct rule will become effective on that date.

Issued in Kansas City, MO on July 23, 2001.

#### Paul J. Sheridan,

Acting Manager, Air Traffic Division, Central Region.

[FR Doc. 01–20032 Filed 8–9–01; 8:45 am]
BILLING CODE 4910–13–M

#### **DEPARTMENT OF TRANSPORTATION**

## **Federal Aviation Administration**

## 14 CFR Part 71

[Airspace Docket No. 01-ACE-5]

# Amendment to Class E Airspace; Olathe, KS

**AGENCY:** Federal Aviation Administration, DOT.

**ACTION:** Direct final rule; confirmation of effective date.

**SUMMARY:** This document confirms the effective date of a direct final rule which revises Class E airspace at Olathe, KS.

**EFFECTIVE DATE:** 0901 UTC, September 6,

2001.

#### FOR FURTHER INFORMATION CONTACT:

Kathy Randolph, Air Traffic Division, Airspace Branch, ACE–520C, DOT Regional Headquarters Building, Federal Aviation Administration, 901 Locust, Kansas City, MO 64106; telephone: (816) 329–2525.

SUPPLEMENTARY INFORMATION: The FAA published this direct final rule with a request for comments in the Federal Register on May 9, 2001 (66 FR 23560). The FAA uses the direct final rulemaking procedure for a noncontroversial rule where the FAA believes that there will be no adverse public comment. This direct final rule advised the public that no adverse comments were anticipated, and that unless a written adverse comment, or a written notice of intent to submit such an adverse comment, were received within the comment period, the regulation would become effective on September 6, 2001. No adverse comments were received, and thus this notice confirms that this direct final rule will become effective on that date.

Issued in Kansas City, MO on July 23, 2001.

#### Paul J. Sheridan

Acting Manager, Air Traffic Division, Central Region.

[FR Doc. 01–20033 Filed 8–9–01; 8:45 am] **BILLING CODE 4910–13–M** 

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of Export Administration**

#### 15 CFR Parts 734 and 740

[Docket No. 010710166-1166-01]

RIN 0694-AB76

## Revisions to the Export Administration Regulations; Country Group E:1; License Exception TMP

**AGENCY:** Bureau of Export Administration, Commerce. **ACTION:** Interim final rule.

**SUMMARY:** This interim final rule amends the Export Administration Regulations (EAR) by revising Country Group E:1 to include all terroristsupporting countries, and replacing references to Cuba, Iran, Iraq, Libva, North Korea, Sudan and Syria with Country Group E:1 where appropriate. This rule also expands the scope of eligible countries for License Exception TMP for exhibition and demonstration to all countries except the new Country Group E:1, with certain restrictions. DATES: This rule is effective August 10, 2001. Comments on this rule must be received on or before September 10,

ADDRESSES: Written comments should be sent to Sharron Cook, Regulatory Policy Division, Bureau of Export Administration, Room 2705, 14th Street and Pennsylvania Ave., NW., Washington, DC 20230.

#### FOR FURTHER INFORMATION CONTACT:

Sharron Cook, Regulatory Policy Division, Bureau of Export Administration, at (202) 482–2440.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

The Bureau of Export Administration (BXA) is amending the Export Administration Regulations (EAR) to continue its efforts to simplify the EAR and to reflect current business practice and world circumstance. Specifically, this rule amends the EAR by revising the list of countries included in Country Group E:1 in Supplement No. 1 to part 740.

This rule revises Country Group E:1, in Supplement no. 1 to part 740 of the EAR. This country group currently lists the countries subject to United Nations embargo, is revised by listing countries designated by the Department of State as those countries whose governments have repeatedly provided support for acts of international terrorism (Cuba, Iran, Iraq, Libya, North Korea, Sudan and Syria). Therefore, this rule removes Angola, Bosnia and Herzegovina, and Rwanda from Country Group E:1, and adds Iran, Sudan and Syria. This rule does not change export control policy or license requirements for these countries or for Angola, Serbia and Montenegro, or Rwanda set forth in parts 742 and 746. This rule also makes conforming changes in § 734.4—De minimis U.S. content, § 740.9—Temporary imports, export, and reexports (TMP), § 740.10— Servicing and replacement of parts and equipment (RPL) by replacing references to those countries with the phrase "Country Group E:1."

This rule also expands the scope of eligible countries for License Exception TMP for exhibition and demonstration by making Country Group D:1 eligible for this provision. Under License Exception TMP, you may now export or reexport commodities and software for exhibition or demonstration in any country, including countries in Country Group D:1, except a country listed in Country Group E:1, subject to the terms and conditions of License Exception TMP and the restrictions that apply to all License Exceptions in § 740.2 of the EAR.

This rule clarifies that a license exception may be applicable to items for which a license would otherwise be required under General Prohibition one, two, three, or eight.

## **Rulemaking Requirements**

1. This interim final rule has been determined to be not significant for purposes of E.O. 12866.