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Part III

Department of the Treasury

Foreign Assets Control Office 31 CFR Part 560

Iranian Transactions Regulations; Final Rule

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DEPARTMENT OF THE TREASURY

Office of Foreign Assets Control

31 CFR Part 560 Iranian Transactions Regulations

AGENCY: Office of Foreign Assets Control. Treasury. ACTION: Final rule.

SUPPLEMENTARY INFORMATION:

Electronic and Facsimile Availability

Electronic and resummer Avaluations This document and additional information concerning OFAC are available from OFAC's Web site (www.trees.gov/ofac). Certain general information pertaining to OFAC's sanctions programs also is available via

facsimile through a 24-hour fax-on-demand service, tel.: 202/622-0077.

demand service, 161: 2027/622–0077. **Background** The Iranian Transactions Regulations, 31 CPR part 500 (the 'TIR'), implement a series of Executive Order 1814, which was issued on October 29, 1987, pursuant to authoritise including the International the Executive Order 1814, which was issued on October 29, 1987, pursuant to authoritise including the International CPC are. The President prohibited the importation of Iranian-origin goods and services. Subsequently, in Executive Order, the President prohibited the importation of Iranian-origin goods and services. Subsequently, in Executive Order 12057, issued on March 15, 1995 ('FLO. 12057'), under the authority of. Inter ala, the International Emergency, 17060 ('ERPA') and the National Emergencies Act (50 U.S.C. 1601 et seq.) ('NEA'), the President Actional of actions and policies of the Covernment of Iran, including its support for international terrorism, its efforts to undermine the Middle East peace waopons of mass destruction and the meass to deliver them. To deal with that threat, E.O. 12957 imposed prohibitions on certain transactions with respect to the development of Iranian petroleum resources. On May 6, 1995, to further respond to this threat, the President imposed comprehensive trade and financial ancitons on Iran, but did not include blocking sanctions. Finally, on August 19, 1997, the President issued EXECUTIVE Order 13059 consoliditing and clarifying the provison orders. On December 31, 2011, the President issues provides for the imposition of sanctions in the DAAA, among other things, provides for the imposition of sanctions in property of an Iranian financial institution if such property and interests in property of an Iranian financial institution if such property and interests in property of an Iranian financial institution if such property and interests in property of an Iranian financial institution is on Property and interests in property of an Iranian financial institution is the prohibit

(c) of IEEPA to implement and enforce section 1245 of the NDAA. On Pebruary 5, 2012, the President, invoking the authority of, *inter alia*, invoking the authority of, *inter alia*, issued Escentive Order 1250 ("Blocking Property of the Government of Iran and Iranian Pinancial Institutions") ("E.O. 13599"). The President issued E.O. 13599 order to take additional steps with respect to the autional emergency declared in E.O. 11 in light of the deceptive practices of the Cantral Bank of Iran and Other Iranian banks to conceal transactions of ananctioned particles. In the continuing and the weaknesses in its implementation, and the continuing and unecerptable relations of the continuing and the weaknesses in its implementation, and the continuing and unecerptable relations of the continuing and the weaknesses in its instruction and the continuing and unecerptable relation of the continuing and the weaknesses in its instruction and the continuing and unecerptable relation of the continuing and the weaknesses in its instruction and the continuing and unecerptable relation of the continuing and the weaknesses in its interpret the control States, that hereafter come within the United States, or that are or hereafter come with u.S. person, including any foreign pranch, of (1) the Government of Iran, including the Central Bank of Iran, and unding the Central Bank of Iran, and (3) any person determined by the Secretary of the Towarry of State, or backed purported to act for or on behalf of outputs of the Government of Lina, any famina financial institution, and any invitant financial insti

property and interests in property are blocked pursuant to the order, and the receipt of any contribution or provisior of funds, goods, or services from any such person

blocked pursuant to the order, and the receipt of any contribution or provision of funds, goods, or services from any such person. Bettion 4(b) of EO. 1359 provides the control of the CO. 1359 provides the control of the control of the Executive order statistical of the control digiers Accords of the same date), and implementing regulations thereunder (i.e., the family 19, 1981 (one of the Executive orders that implemented the Agiers Accords of the same date), and implementing regulations thereunder (i.e., the family 19, 1981 (one of the Executive orders that implemented the Agiers Accords of the same date), and implementing regulations thereunder (i.e., the family 19, 1981 (one of the Executive orders that implemented the Agiers Accords of the same date), and implementing regulations thereunder (i.e., the family 10, 1981 (one of the Executive orders that implemented the Agiers Accords of the same date), and implementing regulations thereunder (i.e., the family 10, 1981 (one of the Executive of the probabilitions. Settion 16 CO. 13590 provides that framaticions for the conduct of the fifticial business of the Perela Contractors thereof. Settion 16 CO. 13590 provides that for the order is the probabilitions, and the order is the probabilitions, and the order is the probabilitions, and the person of rules and regulations, and the purpose of ECO. 13590 provides that framework the probability of the framework the purposes of ECO. 13590 provides the promalgation of rules and regulations, and the probability of the probability of the framework the probability of the framework the probability of the framework the proba

tunctions and authorities to other officers and agencies of the United States Government consistent with applicable law

States Government consistent applicable law. Acting under authority delegated by the Secretary of the Treasury pursuant Acting under authority delegated by the Secretary of the Treasury pursuant to section 9 of E.O. 13599, OFAC is changing the bacding of the Iranian Transactions Regulations, 31 CFR part 506 (the 'TTSR'), to the Iranian Transactions and Sanctions Regulations, 31 CFR part 500 (the 'TTSR'), and amending the renamed ITSR to medicine 11 and sections 1245(a) and the MDAA. OFAC is adding runnerous new sections to 1450 (a) 13599 and the NDAA. OFAC is adding numerous new sections to the TTSR, including prohibitions, definitions,

7. No. 204/Monday, October 22, 201 interpretations, and licensing provisions. OFAC also is revising many existing sections of the ITSK in order to take account of the new government-wide blocking as well as the blocking of all Iranian financial institutions. Due to amondments, OFAC is relissuing the ITSR in their entry. In addition to the changes needed to implement a blocking program. OFAC is adding to the ITSR several new general licenses, incorporating into the ITSR a general licenses and a statument of general licenses, and the statument of general licenses and statuments of licensing policy that previously were part of the Iranian Transactions of the ITSR Regulations. Finally, OFAC is updating cratian provisions of the ITSR and condinguity, new section 56211 is

kegulations. Finally, OFAC is updating extrain provisions of the ITSR and making other technical and conforming changes. Accordingly, new sections 50:211 is accordingly, new sections 50:211 is observed to subpart B to set forth certain onesciences and requirements that stem from the blocking prohibitions in the section of the section of the section of EC. 13:690. New sections 60:212 through 56:02.14 are being added to subpart B to set forth certain onesciences and requirements that stem from the blocking prohibitions including, *inter alin*, the requirement to hold blocked funds in interest-bearing blocking prohibitions that are set forth, respectively, in sections 6 and 4(b) of the section 560.210 of the ITSR has blocking prohibitions that are set forth, respectively, in sections 6 and 4(b) of C. 13:590. What had been paragraph (a) of section 560.210 of the ITSR has been removed as out-of-date. The section 560.210 of the the being added to define key terms used in the web blocking prohibitions of a sections 560.321 through 560.327 are being revision. Subpart Car being revision to update certain definitions. For the same reasons, in subpart D, which contains interpretive sections 560.421 through 560.428 are being added to define key terms used in the sections 560.421 through 560.428 are being revision to provide greater clarity. More than transactions and the optimation dama greats for the same reasons, in subpart D, and the optimation of the sections 560.421 through 560.428 are being provides that transactions continarily nucleant to a liconsed transaction and necessary to give effect to it are also tuthorized, white certain definitions and the origin added in a paragraph (b) of section 560.405. Thus, payments or transfers of funds is being added in a paragraph (b) of section 560.405. Thus, payments or transfers of funds is being added in a section for a paragraph (b) of section 560.405. Thus, payments or tunned the set of the section for a paragraph (b) of section 560.405. Thus, payments or tunned the section

idered ordinarily incident to a used transaction and instead mu considered ordinarily incident to a licensed transaction and instead must be authorized by a general or specific license. A new note to paragraph (b) of section 560.405 refers to section 560.516 for a general license authorizing United States depository institutions or United States depository institutions or United beautificitory blockers order of the license instead of the section of the state of the section of the section of the transfer arises from, and is ordinarily incident and necessary to give affect to, an underlying transaction authorized by a specific or general license issued pursuant to, or set forth in, this part (A final change to section 560.405 that deals with sales of agricultural commodities, medicine, and medical devices is discussed below.) Subpart E of the ITSR contains (1) general licenses that authorize transactions otherwise prohibited under agricultural commonities, medicines, and milical devices in Granusa Holow) ; general licenses in Granusa Holow) ; general licenses that authorize transactions otherwise prohibited under the TISR but found to be consistent with U.S. policy, and (2) statements of licensing policy that describe transactions that may be authorize by procedures described in subpart E of 31 (CFR part 501. Subpart E of the TISR is being extensively revised, and certain sections 360.519, 560.44, 506.544, 100.554, New sections 560.544, 100.554, New sections 560.544, 100.554, New sections 560.544, 100.554, New sections 560.555, and 560.556, and the TISR is policy and a general license the the TISR, respectively, a statement of licensing policy and a general license the the TISR reductively for the the the TISR respectively, a statement of licensing policy for framian news organizations' offices in the United States that previously was found in section 560.519, which is now found in section 560.519, which is now founding those in sections 560.505, 560.508, 560.505, 560.517 and 560.505, Furthermore, cartain general licenses they are no longer consistent with U.S. being removed and hence not added to the TISR, effectively, a statement of licensing proviously appeared in the TIR are being removed and hence not added to the TISR, effectively, a state that previously and Furthermore, cartain general licenses they are no longer consistent with U.S. being removed and hence not added to the TISR, effectively and the source of the TISR and being removed and hence not added to being removed and hence not added to

poincy (e.g., 11 K sections 300.511 and 560.526). In addition, OFAC is revising the sections of the ITSR dealing with authorized sales of agricultural commodities, medicine, and medical devices to Iran pursuant to the Trade Sanctions Reform and Export

License by new paragraph [a](3)[fv) of section 560.530. Second, OFAC is amending sections 560.530 and 560.532, as vell as interpretive section 560.405 in subpart of the 178A, to clarify the rules for financing of TRAA sailses. New paragraph apymont terms and financing for sailes pursuant to the new general license for medicine and basic medical supplies must be limited to, and consistent with, hose authorized by section 560.532. Paragraph (a)(2)(i) of section 560.532. Paragraph (a)(2)(i) of section 560.532 to provide that the general license for payment terms in that section applies to all sales pursuant to section 560.532 to provide that the general license for appendix the section 560.532 to provide that the general license for appendix license. OFAC also is revising clarify that financing of all TRAS sales authorized pursuant to section 560.530(a) cularify that financing of all TRAS sales authorized pursuant to section 560.530(b).

clarity that financing of all ISKA sales authorized pursuant to section 560.530(a) is excepted from the authorization in section 560.405 for transactions ordinarily incident to a licensed transaction. Sections 560.530 and 560.532, which authorize the conduct of related transactions, including payment terms and financing,

for the TSRA sales described above, for the TSRA sales described above, govern instead. Third, a new authorized payment term for all TSRA sales is being added in section 500.532. New paragraph (a)(4) of section 500.532 paycifies that the new of the term of the term of the term by an Irenian financial institution whose property and interests in property are blocked solely pursuant to 31 CFR part 500. Such a letter of credit must be initially advised, confirmed or otherwise dealt in by a third-country financial institution that is not a United before it is advised, confirmed or dealt institution, or the Government of Iran before it is advised, confirmed or dealt for TSRA sales by rovising section 500.5300(), to clarify that the term 500.5300(), to clarify that the term 500.530(), and 500.533.

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560.530(f), to clarity that the term medicize does not include cosmetics, and making other technical and conforming changes to sections 560.530, Granuly, OFAC is a person of the section section section section Appendix A to Part 560, which listed persons determined to be the Covernment of Iran (as defined in section 550.304) and Appendix C to Part 560. The persons that were listed in Appendix A to Part 550 which listed persons that were listed in Appendix A to Part 560 are listed on OFAC's List of Specially Designed Nationals and Blocked Persons, and their property and interests in property are blocked pure of the transport and the section of the transport of the Covernment of Tars for purposes of a statement of Iran for purpose to a to the transport of Iran for Iransport Iransport of Iransform of Iransform

Public Participation

Public Participation Because the ITSR involve a foreign affairs function, the provisions of Executive Orden 12866 and the Administrative Procedure Act (5 U.S.C. 53) requiring notice of proposed rulemaking, opportunity for public participation, and dealy in effective df proposed rulemaking is required for this inel, the Regulatory Flexibility Act (5 U.S.C. 601–612) does not apply.

Paperwork Reduction Act

The collections of information related to the ITSR are contained in 31 CFR part 501 (the "Reporting, Procedures and

Penalties Regulations"), Pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3307), Hoss collections of information have been approved by the Office of Management and Budget under control number 1505–0164. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information displays a volid control number.

List of Subjects in 31 CFR Part 560 Administrative practice and rocedure, Banks, Banking, Brokers, oreign Trade, Investments, Loans, ecurities, Iran. For the reasons set forth in the pr Fo

Securities, Iran. For the reasons set forth in the preamble, the Department of the Treasury's Office of Foreign Assets Control amends 31 CFR chapter V as Control amends 31 CFR chapter V as follows: 1. Revise 31 CFR part 560 to read as follows:

PART 560—IRANIAN TRANSACTIONS AND SANCTIONS REGULATIONS Subpart A—Relation of This Part to Other Laws and Regulations

Sec. 560.101 Relation of this part to other laws and regulations.

Subpart B-Prohibitions

- Subpart E—Prohibitions 560.201 Prohibition important on 6 goods or services from Iran. 560.202 [Reserved] 560.203 [Reserved] 560.203 [Reserved] 560.205 (Reserved) 560.205 (Prohibited reseportation of technology, or services to Iran. 560.205 Prohibited reseportation of goods, technology or services to Iran or the Government of Iran by persons other Gove
- Joint Immaeritions with Imm goods, technology, or services.
 560.207 Prohibited arXiv: a service of the service of t

- bearing accounts; investment and reinvestment.
 560.214 Expenses of maintaining blocked physical property; liquidation of blocked property.
- Subpart C—General Definitions
- 560.301 Effective date 560.302 [Reserved] 560.303 Iran; Iranian.

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560.425 Entities owned by a person whose property and interests in property are

505.5. Infancial institutions. Subpart E-Licenses, Authorizations, and Statements of Licensing Policy 560.501 General and specific licensing procedures. 560.502 Effect Olicense or authorization. 560.503 Exclusion from licenses and

566,002 567,003 560,050

560.533 Brokering sales of agricultural

devices. 560.534–560.537 [Reserved] 560.538 Authorized transactions necessa and ordinarily incident to publishing. 560.539 Official activities of certain international organizations.

 Security Registral / Vol. /
 Security Registral / Vol. materials. 560.316 New investment. 560.317 Credits or loans. 560.318 [Reserved] 560.319 United States depository institution. 560.320 Iranian accounts. 560.321 United States registered broker or dealer in securities. 560.322 Blocked account; blocked property. 560.323 Interest. 560.324 Iranian financial institution. 560.325 Property: property interest. 560.326 Transfer. 560.327 U.S. financial institution.
 560.327
 U.S. financial institution.

 Subpart D—Interpretations
 560.401

 560.402
 Effect of amendment.

 560.403
 Transshipment or transit through
 Iran. 560.404 [Reserved] 560.405 Transactions ordinarily incident to a licensed transaction authorized. 560.406 Transshipment or transit through the United States. 560.407 Transactions related to Iranian-origin goods. origin goods. 560.408 Importation into and release from a bonded warehouse or foreign trade zone. 560.409 [Reserved] 560.410 Provision of services. 560.411 [Reserved] 560.412 Extensions of credit or loans to Iran. 560.413 [Reserved] 560.414 Reexportation of certain U.S.-origin goods exported prior to May 7, 500.414 Nsm-7, origin goods exporteu p..., 1995.
 500.415 [Reserved]
 500.416 Brokkring services.
 500.417 Facilitation: change of policies and proportunities of thores.
 500.418 Brokes of technology or software in the United States or a third country.
 500.418 Los employment of persons ordinarily resident in Iran.
 500.420 Responding to yourd. Spessons of certain foreign-made products co-shualogy.

- containing U.S.-tungon go. technology. 560.421 Stetoffs prohibited. 560.422 Termination and acquisition of an interest in blocked property. 560.423 Offshore transactions involving blocked property.

- 560.424 Payme satisfy obliga operty. ents from blocked accounts to zations prohibited.

- 560.540 Exportation of certain services and software incident to Internet-based 500.425 Infinite property and interests in property are blocked. 560.426 Charitable contributions. 560.427 Exportation, reexportation, sale or supply of financial services to Iran or the Government of Iran. 500.428 Credit extended and cards issued by U.S. financial institutions.

 - software incident to Internet-based communications. 560,541 Third-country diplomatic and consult funds transfers. 560,0543 Sale of certain real property in Iran and transfer or related funds to the United States. 560,543 Control on the United States. 360,344 Control in on third countries withorized. 560,545 Democracy and human rights in Iran and academic and cultural exchange programs.

 - Iran and academic alux cursues commo-programs. 560.546 Payments and transfers to blocked accounts in U.S. financial institutions. 560.547 Diatries in ortain accounts for non-all investment of the investment of 560.549 Policy governing framin news organizations' offices in the United

 - 560.549 Policy governing trained newsoroganizations' offices in the United States.
 560.550 Certain noncommercial, persons remittances to or from fran authorized merosons in Iran authorized.
 560.553 Payments from funds originatiny outside the United States authorized.
 560.553 Payments from funds originatiny outside the United States authorized.
 560.553 Payments from funds originatiny outside the United States or third countries authorized.

authorized. Subpart F—Reports 560.601 Records and reports 560.602–560.603 [Reserved]

560.002–560.003 [Reserved] Subpart G—Penalties 560.701 Penalties. 560.702 Detention of shipments. 560.703 Pre-Penalty Notice; settlement. 560.704 Penalty imposition. 560.705 Administrative collection; referral to United States Department of Justice.

Subpart H—Procedures

Tensary: 500.003 [Kesserved] Subpart I—Paperwork Reduction Act 560.001 [Paperwork Reduction Act notice. Appendix No Part 560. [Bkeserved] Authority: a U.S.C. 301; B U.S.C. 3388, Appendix C to Part 560 [Reserved] Authority: a U.S.C. 301; B U.S.C. 3388, 3324; 22 U.S.C. 2349aa—9; 22 U.S.C. 7201-1770-1706; Pub L. 101-410, 104 Sat. 880 [28 U.S.C. 2461 cnole]; Pub L. 110-49, 123 Stat. 1011 [50 U.S.C. 1705 note]; Pub L. 113-51 Pat 341, 21 22 U.S.C. 830-48531; Pub L. 112-81, 125 Stat. 1296; E.O. 12613; 21 Pat 4164, 03 CR, 1097 Comp., p. 356; E.O. 322; E.O. 12956; 60 FE 24777, 3 CFR, 1995 Comp. p. 356; E.O. 13956, 07 FR 44531, 3 GFR, 1997 Comp., p. 217; E.O. 13599, 77 FR

64668 Federal Register/Vol. 77, No. 204/Monday, October 22, 2012/Rules and Regulations (b) Any conspiracy formed to violate any of the prohibitions set forth in this part is prohibited. 6659, February 8, 2012; E.O. 13628, 77 FR 62139, October 12, 2012.

§ 560.204 Prohibited exportation, reexportation, sale, or supply of goods, technology, or services to Iran. Except as otherwise authorized pursuant to this part, and

Except as otherwise authorized pursuant to this part, and notwithstanding any contract entered into or any license or permit granted prior to May 7, 1995, the exportation, reseportation, sale, or supply, directly or y a United States person therever to a state of a state person therever or services to Iran or the Government of Tan is prohibited, including the exportation, reexportation, sale, or surply of any goods, technology, or services to a person in a third country undertaken with knowledge or reason know that: (a) Such goods, technology, or services are intended specifically for supply, Iransshipment, or reexportati

(a) such goods, itechnology, or services are intended specifically for supply, transshipment, or reexportatil directly or indirectly, to fram or the C(b) Such goods, technology, or services are intended specifically for r in the production of, for commingling with, or for incorporation into goods, technology, or services to be directly undirectly supplied, transshipped, or reexported exclusively or predominantly to Iran or the Government of Iran.

§ 560.414).
 (b) The prohibitions of paragraph (a) of this section shall not apply to those goods or that technology subject to

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Subpart A—Relation of This Part to Other Laws and Regulations

Subpart A – Relation of This Part to the contrast of the co

Subpart B—Prohibitions

Subpart B—Prohibitions \$50:201 Prohibited importation of good for services from frac. Except as otherwise authorized pursuant to this part, and not withstanding any contract entered prior to May 7, 1905, the importation into the United Status of any goods or services of Iranian origin or owned or controlled by the Government of Iran, informational materials within the meaning of section 2030(b)(3) of the provers Act (50 U.S.C. 1702(b)(3)), is prohibited.

§ 560.202 [Reserved]

§560.203 Evasions; attempts; causing violations; conspiracies.

violations; conspiracies. (a) Any transaction on or after the effective date that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this part is prohibited.

export license application requirements if such goods or technology have been: (1) Substantially transformed into a foreign-made product outside the United States; or (2) Incorporated into a foreign-made product outside the United States; if the approduct outside the United States; if the approduct outside the United States; if the approach outside the approach outsi

third country (see § 560.420). More Note (s § 560.26), The responsion of U.S. origin goods or technology, including U.S. origin goods or technology that have been incorporated or substantially transformed into a forsign-made product, not authorization by the U.S. Department of Commerce under the Export Administration Regulations (15 CFR parts 720-774) or by the U.S. State Department under the U.S. State Department under the U.S. State Department under the (c) Recommerciation by United Science (22 CFR 123.9).

(c) Reexportation by United States persons or from the United States is governed by other sections in this part, including §§ 560.204 and 560.206.

Including §§ 560 204 and 560.206. § 560.206 Prohibited trade-related transactions with trans, goods, technology, (a) Except as otherwise authorized pursuant to this part, and notwithstanding any contract entered prior to May 7, 1995, no United States person, wherever located, may engage in any transaction or dealing in or related to (1) Conchernie

): (1) Goods or services of Iranian origin r owned or controlled by the

or owned or controlled by the Government of Iran; or (2) Goods, technology, or services for supply, directly or indirectly, to Iran or the Government of Iran. (b) For purposes of paragraph (a) of this section, the term transaction or dealing includes but is not limited to wavapping, brokening, approving, financing, facilitating, or guaranteeing

financing, facilitating, or guaranteeing \$560.207 Prohibited investment. Except as otherwise authorized pursuant to this part, and into or any license or permit granted prior to May 7, 1905, any new investment by a United States person Iran or in property (including entities owned or controlled by the Governme of Iran is prohibited.

predominantly to Imi or the Government of Iran. **556**,265 Probibiled reasportation of produce the product of the pro-temportal of the product of the pro-product between the product of the pro-product of the product of the pro-duct of the product of the pro-tion or any license or permit granted prior to May 7, 1995, the reexportation on a third country, directly or indirectly, by a person other than a technology or services that have been expended by the product of the pro-technology or services that have been expended to the the product of the pro-technology or services that have been expended to the the product of the second technology or services that have been expended to the the product of the second technology or services that the the technology or services that the the second of the product of the pro-technology or services from the United States to frant was subject to second tions a patician requirements in under subject to stark requirements in product subject or services from the pro-tecond technology or services the pro-tect of the production requirements in under subject to stark requirements in pro-second to the requirements in pro-second to the services from the pro-second to the services from the pro-second technology or the pro-second technology or the pro-second technology of the pro-second technology of the pro-second technology of the pro-technology of the pro-te \$560.208 Prohibited facilitation by United States persons of transactions by foreign persons.

Except as otherwise authorized ursuant to this part, and Dι

establishment of news bureaus in Iran. 566 520 (Beserved) 566 521 Diplomatic pouches. 566 522 (Bowable payments for overflights of Iranian airspace. 566 523 (Exportation of equipment and services relating to information and informational materials. 560 524 (Household goods and personal effects. Jaou 22, Arrousenous goods and personal 560-525 (2003)
 Steffen 2003 (2003)
 Steffen 2004 (2004)
 Steffen 2004 (2004 devices 560.531 [Reserved] 560.532 Payment for and financing of exports and reexports of agricultural commodities, medicine, and medical

560.801 Procedures. 560.802 Delegation by the Secretary of the Treasury. 560.803 [Reserved]

notwithstanding any contract entered into or any license or permit granted person, vbnerver located, may approve finance, facilitate, or guarantee any transaction by a foreign person where the transaction by this foreign person would be prohibited by this part if performed by a United States person or within the United States.

§ 560.209 Prohibited transactions with respect to the development of Iranian

etroleum resources. Except as otherwise authorized, and otwithstanding any contract entered nto or any license or permit granted rior to March 16, 1995, the following re prohibited:

The prohibited: (a) The entry into or performance by a United States person, or the approval by a United States person of the entry into or performance by an entity owned or controlled by a United States person, 01 t: (1) A contract that includes overall

(1) A contract that includes overall supervision and management responsibility for the development of petroleum resources located in Iran, or (2) A guaranty of another person's performance under such contract; or (b) The entry into or performance by a united States person of the entry into or performance by a united States person of the entry into or performance by a united States person of (1) A greater leads a special of the states person of the supervalue of the states person of the supervalue of the states person of the supervalue of the s

 A contract for the financing of the levelopment of petroleum resources ocated in Iran, or de

(2) A guaranty of another person's performance under such a contract.

performance under such a contract. **§ 562.01** Example transactions. (a) Personal communications: The prohibitions contained in this part do not apply to any postal, telegraphic, depending, or other personal contained and this part do not apply to any postal, telegraphic, terms for a styling of value. (b) Homanitarian donations: The prohibitions of \$\$ 500.214 and \$\$ 500.214 States persons of articles, such as food, such the state of the state of the states of the person of the state of the states of the states (b) Homanitation or informational metaportation for any country and the states of the states (c) This person of the states (c) The person of the states (c) This person of the states of the states of the states (c) The states of the states of the states of the states (c) The states of the states o

existence at the date of the transactions, or to the substantive or artistic alteration or to the substantive or artistic alteratio or enhancement of informational materials, or to the provision of marketing and business consulting services. Such prohibited transactions include, but are not limited to, payment of advances for information or informational materials.

services. Such prohibited transactions include, but an end limited to symmet of advances for information or informational materials noty of created propriet subscriptions for widely include the materials. The symmet of information or information attracts, and payment of royalites with other subscriptions of a symmetry and the symmetry of the symmetry of information or information or information or information or information and the symmetry of the symmetry o

prositioited. Note to paragraph (c)(3) of \$560.210: See § 560.540 of this part for a general license authorizing the exportation to persons in Iran of certain services and software incident to the exchange of personal communications over the Internet.

over the laterate. (d) Travel. The prohibitions contained in this part do not apply to transactions ordinarily incident to travel to or from any country. including importation or seportation of accompanied baggage for personal use, maintenance within any country including payment of living exercises and acquisition of goods or arrangement or facilitation of such travel including nonscheduled air, sea, or land voyage.

travel including nonscheduled aut, sea, or land voyages. (e) Official Business. The prohibitions in § 566.211 do not apply to transactions for the conduct of the official business of the Federal Government by employees, grantees, or contractors

employees, grantees, or contractors thereof. (f) The prohibitions in § 560.211 do not apply to property and interests in

property of the Government of Iran that were blocked pursuant to Executive Order 12170 of November 14, 1979, and thereafter made subject to the transfer directives set forth in Executive Order 12281 of January 19, 1984, and implementing regulations thereunder.

paragraphs (a) intrough (c) or inits section. Note 110 paragraphs (a) through (c) of any (c) or (c

- cuere at Register / Vol. ... nevertheless blocked pursuant to this section Executive Order 1399 blocks the property and interests in property of the Government of man and Frankin financial latitutions, as especifically. The property and interests in property of presons failing within the definition of the terms *Government of Iran* and *Iranian financial institution* are blocked pursuant to this section regardless of whether the names of such persons are published in a **Bogster** or incorporated into the SDN List.

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Note 2:to paragraph (a) through (c) of § 560.211: The International Emergency Economic Powers Act (50 U.S.C. 1702). ("HEPA"), in section 203 (50 U.S.C. 1702), interests in property of a pierson during the pendency of an investigation. The names of persons whose pasterion also are published in property are blocked pending investigation the SUM List with the identifier "(BPI-RAN)." the SDN List IRANI."

Nets 3 to paragraph (a) through (c) of § 566, 211: Sections 501, 806 and 501, 807 of this chapter describe the procedures to be followed by persons seeking, respectively, the unblocking of funds that they believe were blocked due to mistaken identify, or administrative reconsideration of their status as the Government of Iran, an Iranian financial institution, or any other person blocked pursuant to this section.

the property and thereas the preparety and the property and the p

7, No. 2007 Nonling, October 22, 201 disposition, transportation, importation, exportation, or withdrawal of, or the endorsement or guaranty of signatures on, any such security on or adher the in-interpret of the security of the security of interpret of the fact that at any time (whether prior to, on, or subsequent to the effective date) the registered or inscribed owner of any such security may have or might appear to have assigned, transferred, or otherwise disposed of the security. (f) The prohibitions in paragraphs (a) through (c) of this section apply exceed by regulations, orders, directly exceed by regulations, orders, directly exceed otherwise, and notvithstanding any contracts entered into or any license or data.

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anto.
\$500.212 Effect of transfers violating the provisions of this part.
(a) Any transfer after the effective date that is in violation of any provision of this part or of any regulation, order, and that is more the second provide the second provide the second provide the second provide date of the second provide da

or recognition of any right, remedy, prover, or priving with respect to, or any interest in, any property or interest (source) and the second of the source of the second of the form of the second of the source of the source of the second of the source of the source of the second of the source of the source of the second of the source of the source of the source of the second of the source of the source of the source of the second of the source of

of Foreign Assets Control each of the following: (11) Such transfer did not represent a willful violation of the provisions of this part by the person with whom such property is or was held or maintained land as is such person with whom such person the person with whom such did not her some and the person of Foreign Assets Control each of the

Was otherwise iraudulently obtained. Note to paragraph (d) of \$560.212: The filing of a report in accordance with the provisions of paragraph (d)(3) of this section shall not be deemed evidence that the terms of paragraphs (d)(1) and (d)(2) of this section have been satisfied.

have been satisfied. (e) Unless licensed pursuant to this part, any attachment, judgment, decree, lien, execution, garnishment, or other judicial process is null and void with respect to any property and interests in property blocked pursuant to § 560.211.

property blocked pursiant to § 500.211. Search accounts investment and environment. (a) Except as provided in paragraphs (b) or (f) of this section, or a sotherwise directed by the Office of Foreign Assets Control, any U.S. person holding funds, such as currency, bank deposits, or liquidated financial obligations, subject to § 500.211 shall hold or place such funds in a blocked interest-bearing account located in the United States them holcked interest-bearing account means a blocked account:

(i) In a Federally-insured U.S. bank, thrift institution, or credit union, provided the funds are earning interest at rates that are commercially reasonable; or

Treasury bills. (2) Funds held or placed in a blocked account pursuant to paragraph (a) of this section may not be invested in instruments the maturity of which exceeds 180 days.

(c) For purposes of this section, a rate is commercially reasonable if it is the rate currently offered to other depositors on deposits or instruments of comparable size and maturity.

(d) For purposes of this section, if interest is credited to a separate blocket account or subaccount, the name of the account party on each account must be the section. kod

account party on each account must be the same. (e) Blocked funds held in instruments the maturity of which exceeds 180 days at the time the funds become subject to \$550.211 may continue to be held until maturity in the original instrument, provided any interest, earnings, or other proceeds derived therefrom are paid into a blocked interest-bearing account in accordance with paragraphs (a) or (f) of this section.

of this section. I to Proceed a section of the section of (1) Blocked funds held in accounts or instruments outside the United States at the time the funds become subject to \$560.211 may continue to be held in the same type of accounts or instruments, provided the funds earn interest at rates that are commercially reasonable. (a) This section does not create an affirmative obligation for the holder of blocked hardble promety as heat as the section as the same type.

(g) This section does not create an affirmative obligation for the holder of blocked tangible property, such as chattels or real selate, or of other blocked property, such as debt or equity securities, to soll or liquidate such property. However, the Office of Foreign permitting or directing such selas or liquidation in appropriate cases. (b) Funds subject to this section may not be hold, invested, or reinvested in a manner that provides immediate financial or economic benefit or access to any person whose property and interests in property and blocked funds cooperate in or facilitate the pledging or other attempted use as callateral of blocked funds or other assets.

550.214 Expresses of maintained photoset 201200 blocked propenses of maintained photoset photoset photoset photoset photoset photoset and notivithstanding the existence of any rights or obligations conferred or imposed by any international agreement or contract entered into or any license or parmit granult photoset photoset photoset photoset photoset blocked propensite and the photoset photoset of physical property blocked pursuant to §560.21 shall be the responsibility of the owners or operators of such property, which expenses shall not be met from blocked mass.

expenses shall not be more in the funds. (b) Property blocked pursuant to \$560.211 may, in the discretion of the Office of Foreign Assets Control, be sold or liquidated and the net proceeds placed in a blocked interset-bearing account in the name of the owner of the

Subpart C—General Definitions

Subpart C—General Definitions §580.201 Effective data. The term effective data refers to the prohibitions and directives contained in this part as follows: (a) With respect to the prohibitions and directives in §500.201 si 12:01 a.m. Enserts Dubylight Time, Augu 20, a.m. Enserts Dubylight Time, Augu 20, the Executive orders in the Authority citation for this part and implementing regulations.

citation for this part and implementing equilations. (b) With respect to prohibited transfers or other dealings in blocked property and interests in property of the Government of Iran, as defined in \$560.324, 12:01 a.m. eastern standard time, February 6, 2012; and (c) With respect to a person whose property and interests in property are otherwise blocked pursuant to paragraph (c) of \$560.211, the earlier of the date of actual or constructive notice that such persor's property and interests in property and interests in property and

§560.302 [Reserved].

\$ 300.302 [reserved]. \$ 500.302 irrun transin. The term Irrun means the territory of Irran and any other territory or marine area, including the exclusive economic zone and continental shafl, over which the Government of Iran claims sovereignt years over the shaft, or pursidication, provided that the Government of Iran exercises partial or total de facto control over the area or derives a benefit from economic activity in the area pursuant to an international vity agreement. The term *Iranian* means pertaining to Iran as defined in this section

§ 560.304 Government of Ir The term Government of

i. (a) The state and the Government of Iran, as well as any political Iran, as well as any political subdivision, agency, or instrumentality thereof, including the Central Bank of

thereof, including the Central scans or lars: (b) Any person owned or controlled, directly or indirectly, or the foregoing: (c) Any person to the extent that such person is, or has been, since the effective date, acting or purporting to act, directly or indirectly, for or on bohalf of the foregoing and (d) Any other person determined by the Office of Foreign Assets Control to be included within paragraphs (a) through (c) of this section. Nucle 1 of Sca304; The Ames of persons

through (c) of this section.
Note 1 to § 500.304: The manes of persons that OFAC has determined fail within this officiation are published in the Federal Register and incorporated linto the Office of Possignated Nationals and Blocked Persons List ("SDN List") with the identifier "IRRAN," The SDN List is accessible through the following page on the Office of Foreign of the National and Blocked Persons failing within the distillation of the property and interests in property of persons failing within the blocked paramete to § 500.211 regardless of four persons follower of parameters of persons follower of persons failing within the blocked parameter to § 500.211 regardless of blocked parameters for the Possignated National Society of the Possignated National Society (Transmitter States).
Nath 2 to Regard Register or account of the National Society (States) and Soc

Note 2 to § 560.304: Section 501.807 of this chapter describes the procedures to be followed by persons seeking administrative reconsideration of OFAC's determination that they fall within the definition of the term *Government of Iran*.

§ 560.305 Person; entity

(a) The term person means an individual or entity.
 (b) The term entity means a partnership, association, trust, joint venture, corporation, group, subgro or other organization.

56 offer organization. 5660.366 trainanordigi goods or services; goods or services owned or controlled by the Government of Iran. (a) The terms goods of Iranian origin and Iranian-origin goods include: 1) Goods grown, produced, manufactured, extracted, or processed in Irawand in Iran; and (2) Goods which have entered into

(b) The terms services of Iranian rigin and Iranian-origin services

Services performed in Iran or by an entity organized under the laws of

Iran or any jurisdiction within Iran, or a person residing in Iran; and [2] Services performed outside Iran by a citizen, national or permanent resident in Iran, or by an entity organized under the laws of Iran or any jurisdiction within Iran.

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an. (c) The term goods or services owned r controlled by the Government of Iran

or controlled by the Government of an includes: (1) Goods grown, produced, manufactured, extracted or processed by the Government of Iran or goods in its (2) services performed by the Government of Iran. (d) The terms services of Iranian-origin, Iranian-origin services, and services overder or controlled by the Government of Iran do not include: (1) Diplomatic and consult revervices

services owned or controlled by the Government of Iran do not include: (1) Biplomatic and consular services performed by or on behalf of the Covernment of Iran; (2) Biplomatic and consular services performed by or on behalf of the (3) Services performed outside Iran by an Iranian citizen or national who is resident in the United States or a third country, provided such services are not performed by or on behalf of the Government of Iran (other than diplomatic and consular services), an entity organized under the laws of Iran person located in Iran. §50.307 (United States.

pursatiction or authority thereof. \$560.308 importation of goods. With respect to goods (including software), the term importation means the interference on except that in the case, goods transported by vessel, importat means the bringing of any goods into United States with the intern to unlad them. me ase of

§560.310 License. Except as otherwise specified, the term *license* means any license or authorization contained in or issued authorization contair pursuant to this part.

license or authorization the terms of which are set forth in subpart E of this

subpart E of this part but issued pursuant to this part. §560.313 Entity owned or controlled by the Government of Iran.

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the Government of Iran. The term entity owned or controlled by the Government of Iran includes any corporation, partnership, association, or other entity in which the Government of

Iran owns a 50 percent or greater interest or a controlling interest, and any entity which is otherwise controll by that government. lled § 560.314 United States person; U.S.

person. The term United States person or U.S. person means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States. States

§ 560.315 Information or informational materials.

insterials. (a) For purposes of this part, the term information or informational materials includes, but is not limited to, publications, films, posters, phonograph records, photographs, microfilms, microfilms, tapes, compact disks, CD ROMs, artworks, and news wire feeds.

ROMs, artworks, and news wire feeds. Note to paragraph (a) of \$560.315: To be considered information or informational materials, artworks must be classified under chapter heading 9701, 9702, or 9703 of the Harmonized Tariff Schedule of the United

(b) The term information o

(b) The term information or informational materials, with respect to exports, does not include items: (1) That were, as of April 30, 1994, or that thereafter become, controlled for export pursuant to section 5 of the Export Administration Act of 1979 (50 U.S.C. App. 2402, the "EAA"), or section 6 of the EAA to the extent that outperformation or antiferencim policies of the United States; or (2) With respect to which acts are prohibited by 18 U.S.C. chapter 37. 5552 ME. Mex Imagence

promoted by the investment means a transaction after 12-01 Eastern Daylight Time, May 7, 1995, that constitutes: (a) A commitment or constitutes: (b) A commitment or constitutes: (c) A commitment or constitution of funds or other assets; or (b) A loan or other extension of credit, as defined in § 560.317.

as defined in § 560.317. § 560.317 Credits or loans. The term *credits* or loans means any transfer or extension of funds or credit on a basis of an obligation to repay, or any assumption or guarantee of the obligation of another to repay an any adit Testension of funds or credit, including but not limited to: Overdrafts; currency waysp: purchases of debt securities issued by the Government of Iran; purchases of a loan made by another person; sales of financial assets subject to an agreement to repurchase; renewals or refinancings whereby funds or credits are transformed to or extended to a prohibited borrower or prohibited prohibited borrower or prohibited for credit; and drawdowns on existing lines of credit.

§560.318 [Reserved]

§ 560.319 United States depository institution. institution. The term United States depository institution means any entity (including its foreign branches) organized under the laws of the United States or any jurisdiction within the United States, or jurisdiction within the United States, or any agency, office, or branch located in the United States of a foreign entity, tha is engaged primarily in the business of banking (for example, banks, savings banks, savings associations, credit unions, trust companies, and United States bank holding companies).

States bank holding companies). § 569.320 transin accounts. The term Iranian accounts function accounts of persons who are or ordinarily resident in Iran, except when such persons are not located in Iran, or of the Government of Iran, an Iranian financial institution, or any other person whose property and interests in property are blocked pursuant to § 560-211 of this part, maintained on the books of either or ulnised States registered broker or density to the provide the state of the states of the states and the states of the states

§ 560.321 United States registered broker or dealer in securities.

3 becard united same registered process of the term United States registered broker or dealar in securities means any U.S. citizen, permanent resident alien, or entity organized under the laws of the United States or of any jurisdiction within the United States (including its foreign branches), or any agency, office or branch of a foreign entity located in the line of the second states of the securities within the meanings set forth in the Securities Exchange Act of 1934; (b) Holds or clears customer accounts; and

and (c) Is registered with the Securities and Exchange Commission under the Securities Exchange Act of 1934.

§560.322 Blocked account; blocked property.

property. The terms blocked account and blocked property shall mean any account or property subject to the

§ 560.309 [Reserved]

§560.311 General license. The term general license means any

§ 560.312 Specific license e term *specific license* means any se or authorization not set forth in lic

§ 560.307 United States. The term United States means the United States, its territories and possessions, and all areas under the jurisdiction or authority thereof.

prohibitions in § 560.211 held in the name of the Government of Iran, any Iranian financial institution, or any other person whose property and interests in property are blocked pursuant to § 560.211, or in which the Interest in Property 3: or notacket for the second second second second second institution, or such person has an interest, and with respect to which payments, transfers, exportations, withdrawals, or other dealings may not be made or effected except pursuant to expressly autorizing such action. Note of Foreign Assets Control expressly autorizing such action. Note of \$60.322. See \$500.425 concerning the blocked status of property and interests in property of an entity that is blocked pursuant to \$560.211.

§ 560.323 Interest.

\$500.323 interest. Except as otherwise provided in this part, the term *interest*, when used with respect to property (*e.g.*, "an interest in property"), means an interest of any nature whatsoever, direct or indirect.

590.324 Internet financial institution. **590.324** Internian financial institution means any entity (including foreign paraches), wherever located, organized under the laws of Iran or any paradiction within Iran, or owned or controlled by the Government of Iran, or in Iran, or owned or controlled by any juristics of activity of the organized parating, transferring, holding, or orokering loans or credits, or purchasing or selling foreign exchange, securities, procuring purchasers and sellers hereof, as principal or agent. In includes but is not limited to depository institutions, banks, avarings banks, momparise insurance companies, securities brokers and dealers, commodity futures and options brokers and dealers, forward contract and foreign exchange merchants securities producting burchasers and dealers, commodity futures and options brokers and dealers, forward contract and foreign exchange merchants securities producting burchaser in the obtione § 560.324 Iranian financial institution. ing commodities exchanges, clearing orporations, investment companies, mployee benefit plans, and holding ompanies, affiliates, or subsidiaries of ny of the foregoing.

any of the foregoing. § 560.325 Property: property interest. The attemps property and property interest of the property and property interest of the property and property interest of the property of the property indebtedness, obligations, notes, guarantese, debatrares, stocks, bonds, coupons, any other financial instruments, hankers acceptances, mortgages, pledges, liens or other rights

in the nature of security, warehouse receipts, bills of lading, trust receipts, bills of sale, any other evidences of title, in the nature of security, warehouse receipts, bills of lading, trust receipts, townership or indebtedness, letters of credit and any documents relating to any rights or obligations thereunder, powers of attorney, goods, wares, merchandise, chattis, stocks on hand, ships, goods on ships, real estate mortgages, deside of trust, vendor's sales ground remis, real estate and any other interest therein, options, negotiable instruments, trade accounts, accounts and the contents, and any insurance policies, safed deposit boxes and their contents, and any insurance policies, safed damy in power and second any other property, real, personal, or mixed, tangents boxes and their contents, and any insurance policies, safed damy in power agreement, energy of any nature whatsoever, and any other property, real, personal, or interest of interest therein, present, future, or contingent. **2550.325 Transfer.**

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§ 560.327 U.S. financial institution.

The term U.S. financial institution means any U.S. entity (including its foreign branches) that is engaged in the

provide the second seco ucusas anu deaters, lorward contract and foreign exchange merchants, securities and commodities exchanges, clearing corporations, investment companies, employee benefit plans, and U.S. holding companies. U.S. adfiliates, or U.S. subsidiaries of any of the foregoing. This term includes those branches, offices, and agencies of foreign financial institutions that are located in the United States, but not such institutions' foreign branches, offices, or agencies.

Subpart D-Interpretations

Subpart D-interpretations §56.041 Reference to amended section Except as otherwise specified, reference to any provision in or any regulation, ruling, order, instruction, directive, or license issue pursuant to this part refers to the sam as currently amended. se issued

scalar out is put iterifs to the same as currently amended.
\$560.402 Effect of amendment.
Unless otherwise specifically provided, any amendment, modification, or revocation of any provision in or appendix to this part or chapter or of any order, regulation, ruling, instruction, or license issued by U.O flic of Frenge A test of control ted, or any civil or criminal proceeding commenced or pending, prior to such amendment, modification, or revocation hall builties under any such order, regulation, ruling, instruction, or license continue and may be enforced as if such mendment, modification, or revocation had not been made.
\$50.403 Transhipment transit

had not been made. § 560.403 Franshipment or transit through tran. The prohibitions in §§ 560.204, 560.206, and 560.208 apply to export, reexport or supply transactions which require a transhipment or transit of goods or technology through Iran to third countries. goods or techno third countries. § 560.404 [Reserved]

§ 560.405 Transactions ordinarily incident to a licensed transaction authorized. Any transaction ordinarily incident to a licensed transaction and necessary to give effect thereto is also authorized, (a) An ordinarily incident transaction, not explicitly authorized within the terms of the license, involving a debit to a blocked account or a transfer of blocked property; (b) Payments or transfers of funds;

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(b) Paymonite or transfers of funds: Note to paragraph lot of \$50 across. See \$560.518 for a general license authorizing thirted States topolatory institutions or United States registered hockers or dealers in socialities to process transfers of funds if the transfer arises from, and is column's underlying transaction authorized by a specific or general license issued pursuant to, est forth in, this part.
(c) Provision of any transportation services to or from Iran not explicitly authorized in or pursuant to this part discharging licensed or exempt cargo there.

discinging increases a second exportation or reexportation of agricultural commodities, medicine, and medical devices that is authorized by general or specific license pursuant to § 560.530.

Note to paragraph (e) of § 560.405: See 560.530(a)(2) and (a)(3) for approximate Note to paragraph (e) of \$ 160.0405: See \$505.050(a)(a) and (a)(a) for general licenses authorizing, with certain exceptions, the exportation or exceptration of four-land the second second second second medication and generally increased and individuals or certifies in Iran, or persons in third countries purchasing specifically for measle to any of payment, provided that payment terms and financing are limited to, and consistent with, those authorized by and consistent with, those subtracted by licenses for payment, provided that payment terms and financing are limited to, subtracted by a specific licenses set forth in paragraphs (a)(2) and (a)(3) of \$ 500.530 or by a specific licenses issued payment perms for allows and the same section.

§560.406 Transshipment or tra through the United States.

hrough the United States. (a) The prohibitions in § 560.201 apply to the importation into the United States, for transshipment or transit, of Iranian-origin goods or goods owned or controlled by the Government of Iran which are intended or destined for third countries

countries. (b) The prohibitions in § 560.204 apply to the transshipment or transit of foreign goods through the United States which are intended or destined for Iran

Federal Register/Vol. 77, No. 204/Monday, October 22, 2012/Rules and Regulations or the Government of Iran, including entities owned or controlled by the Government of Iran. (c) Goods in which the Government of Iran, any Iranian financial institution, or any other person whose property and interests in property are blocked pursuant to § 560.211 has an interest which are insuestal into or transchinged property are blocked pursuant to § 560.211 cr property are surveyed by \$560.211; or (2) With respect to property interes of the Government of Iran, an Iraniar financial institution, or any other per whose property and interests in property are blocked pursuant to \$550.211

pursuant to \S 560.211 has an interest which are imported into or transshipped through the United States are subject to the prohibitions in \S 560.211. § 560.407 Transactions related to Iranian-origin goods.

§ 560.407 Transactions related to Iranian-origing goods.

 (a) Importation into the United States from third countries of goods containing Iranian-origin raw materials or components and transactions relating to \$ 560.201 or \$ 550.2001 if those raw materials or components have been incorporated into manufactured products or substantially transformed in a third country by a person other than a United States person.
 (b) Transactions relating to Iranian-origin goods that have not been incorporated into manufactured products or substantially transformed in a third country are prohibited.
 § 560.408 Importation into and release

zone. The prohibitions in § 560.201 apply to importation into a bonded warehouse or a foreign trade zone of the United States.

§560.409 [Reserved]

§560.409 (Reserved)
§500.410 Provision of services.
(a) The prohibition on the exportation, receportation, sale or supply of services contained in \$500.204 applies to services performed to behalf of a person in fram or the Government of Iran or where the benefit man, if such services are performed.
(b) The benefit of services are professional to be a point of an entry located in the United States.
(b) The benefit of services are profession for services

overseasi branch of an entity located in the United States. (b) The benefit of services performed anywhere in the world on behalf of the Government of Iran is presumed to be received in find, more on transactions (c) The prohibid property contained in the United States or by U.S. persons, wherever located, including by an overseas branch of an entity located in the United States: (1) On behalf of or fue benefit of the Government of Iran, an Iranian

(1) On behalt or or for the benefit of the Government of Iran, an Iranian financial institution, or any other person whose property and interests in

Wittes property are blocked pursuances § 560,211. (d) Example. A United States person is engaged in a prohibited exportation of services to Iran when it extends credit to a third-country firm specifically to enable that firm to manufacture goods for each to Iran or for an entity of the Counces \$560,416. for sale to Iran or for an entity of the Government of Iran. See also § 560.416 §560.411 [Reserved] § 560.412 Extensions of credit or loans to

§560.412 Extensions of credit or loans to fram.

 The prohibitions contained in §\$500.204 and 560.207 apply to but are not limited to the unauthorized renewal or rescheduling of credits or loans in existence as of May 6, 1995, such as the extension of a standby letter of credit.
 The prohibitions contained in §500.203 apply, among other things, to the unauthorized renewal or rescheduling of credits or loans in existence as of March 15, 1995.
 The prohibitions contained in §\$500.204, 500.207 and 560.209 apply to, among other things, redits or loans in any currency.
 \$550.413
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 Fesenvell

§560.413 [Reserved]

§ 560.414 Reexportation of certain U.S.-origin goods exported prior to May 7, 1995.

§560.414 Resportation of certain U.S.: origin goods exported prior to May 7, 1995. The prohibitions on reexportation in \$500.208 do not apply to United States-origin goods are technology that were exported from the United States prior to 12:01 a.m., Eastern Daylight Time, May (-1) Sicht goods or technology were not the property of a United States person as of 12:01 a.m. Eastern Daylight Time, May 7, 1995; and (-1) The reexportation of the U.S.-origin goods or technology to Iran or the Government of Iran was not subject to reexport (as opposed to export) license application requirements under U.S. regulations in effect prior to May 6, 1995. 1995.

registions in which plant to keep 0. Section 9 (2004) The mechanism in this section applies, among other things, to goods that were as of Moy 6, 1995, classified under the U.S. Department of Commerce's Export Administration Regulations (15 CFR parts 730 through 774) as ECCNs 2A994; 3A993; AM92; AM94; AM94; AM94; 3A993; AM92; AM94; AM94; AM94; 3A993; and AM92; AM94; AM94; AM94; 3A993; that were exported from the United States AM92; AM94; DM96; MO90; AM92; and AM94, that were exported from the United States prior to 12:01 a. M. Eatern Daylight Time, May 7, 1995, and were not the property of a United States process as 07:201 a.e., and 2014 and 2014 and 2014 and 2014 and Explicit AM94; AM

\$560.408 Importation into and release from a bonded warehouse or foreign trade zone.

classified under ECCNs 2A994; 3A992.a; 5A991.f; 5A992.a and .c; 6A991; 6A998.a; 7A994; 8A992.d. .e. .f and .g; 9A990.a and .b and 9A991.d and .e.

and MAPDI 4 and a. We approximation of U.S. origin goods or technology which meets the conditions of paragraph [a) of this sector may which is note within the sector may which is note within the sector may which is note within the sector may be approximately a sector may be approximately a sector may be approximately a sector may be approximately from the condition of the U.S. Government of trans. For example, items which meet the condition of particular provides the sector of the sector may be appendiced by the sector of the sector may be appendiced by the sector of th

§ 560.415 [Reserved]

§560.415 [Reserved]
§560.416 Brokering services.
(a) For purposes of the prohibitions in §5 60.201, 560.205, 560.205, 560.206, and 560.208, the term services includes performing a brokering function.
(b) Examples. A person within the United States, or a United States person, wherever located, may not:
(1) Act as broker for the provision of goods, services or technology, from whatever source, to or form Iran or the Overnment of Iran;

 Accuse goods, services or technic whatever source, to or from Iran on ... Government of Iran;
 Act as broker for the purchase or swap of crude oil of Iranian origin or swap origin or ont (3) Act as broker for the provision of financing, a financial guarant

(3) Act as invise no negreture of an extension of credit by any person to Iran or the Government of Iran; (4) Act as a broker for the provision of constant of the covernment of a strategy of the second s

of Iran; or (5) Act as a broker for the provision of financing, a financial guarantee, or an

financing, a financial guarantee, or an tension of credit to any person actifically to enable that person to ovide goods, services, or technology tended for Iran or the Government of

\$50.417 Facilitation; change of policies and procedures; referral of business opportunities offshore. With respect to § 560.208, a prohibited facilitation or approval of a transaction by a foreign person occurs, among other instances, when a United States nerson:

anong outer instances, when a content States person: (a) Alters its operating policies or procedures, or those of a foreign affiliate to accept or perform a specific contract, engagement or transaction involving Iran or the Government of Iran without

the approval of the United States person, where such transaction previously required approval by the United States person and such transaction by the foreign affiliate would be prohibited by this part if performed directly by a United States person or from the United States; (b) Refers to a foreign person purcha orders, requests for bids, or similar business opportunities involvine fram

(b) Refers to a foreign person purchase orders, requests for bids, or similar business opportunities involving fran or United Status persons could not directly respond as a result of the prohibitions contained in this part; or (c) Changes the operating policies and procedures of a particular affiliate with the specific purpose of facilitating transactions that would be prohibited by harpen or from the United States.

§ 560.418 Release of technology or software in the United States or a third country.

Country. The release of technology us offware in the United States, or by a United States person wherever located, to any person violates the prohibitions of this part if made with knowledge or reason to know the technology is intended for than or the Government of fram. unless that technology or software meets the definition of information and informational materials in § 560.315. Note 1.16.824.82. The subcost of.

dentification and informational materials in § 500.315.
 And Status Status

Note 2 to § 560.418: The transfer to a foreign national of technology subject to regulations administered by the U.S. Department of State or other agencies of the U.S. Government may require authorization by those agencies.

5560.419 U.S. employment of persons ordinarily resident in Iran. The prohibitions in § 560.201 make it unlawful to hire an Iranian national ordinarily resident in Iran to come to the United States solely or for the principal purpose of engaging in

employment on behalf of an entity in Iran or as the employee of a U.S. person unless authorized pursuant to § 560.505 *See also* § 560.418 with respect to the release of technology and software.

§560.420 Reexportation by non-U.S. persons of certain foreign-made producontaining U.S.-origin goods or techn

For purposes of satisfying the de ninimis content rule in § 560.205(b)(2):

minimis content rule in § 560.208(b)(2): (a) U.S.-origin goods (excluding software) failing within the definition in § 560.205 must comprise less than 10 percent of the total value of the foreign-made good (excluding software); (b) U.S.-origin software failing within the definition in § 560.205 must comprise less than 10 percent of the total value of the foreign-made software; (c) U.S.-origin technology falling within the definition in § 560.205 must comprise less than 10 percent of the total value of the foreign-made technology; and, (d) In cases involving a complex

technology; and, (d) In cases involving a complex product made of a combination of U.S. reging good (including of wave) and technology falling within the definition in \$500.205, the aggregate value of all such U.S.-origin goods (including software) and such technology contained in the foreign-made product. Nust be less than 10 percent of the total value of the foreign-made product.

anarcon ites timin to percent of the 10mm subace of the foreign-mande product. Note 1 & 5506.420: Notwithshanding the 100/21 and this section, a receptorization to han of the Government of Fano IU.S.-origin terms failing within the definition in \$ 560.200 is prohibited if those U.S.-origin spools (including software) or that technology incorporated into a foreign-made end product which is destinated to end uses or end users prohibited under regulations administered by the U.S. Covernment agancies. See, e.g., the 128.200 (10), 744.2, 744.3, 744.4, 744.7, 743.400 (b), Tentanional Traffic in Ams Regulations (22 CFR 123.9).

Note 2 to § 560.420: A reexportation not prohibited by § 560.205 may nevertheless require authorization by the U.S. Department of Commerce, the U.S. Department of State or other agencies of the U.S. Government.

Note 3 to § 560.420: The provisi 60.205 and this section apply o rsons other than United States p

§ 560.421 Setoffs prohibited.

A setoff against blocked property (including a blocked account), whether by a U.S. bank or other U.S. person, is a prohibited transfer under § 560.211 if effected after the effective date.

§ 560.422 Termination and acquisition of an interest in blocked property.

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\$960.422 Termination and acquisition of an interest in blocked property.
(a) Whenever a transaction licensed or authorized by or pursuant to this part results in the transfer of property (including any property interest) away from the Government of Tran, an Iranian financial institution, or any other person whose property and interests in 500 c11, unless there be deemed to be property blocked pursuant to \$500 c211, unless there exists in the property another interest that is blocked pursuant to \$500 c211, unless there exists in the property another interest that is blocked pursuant to \$500 c211, unless there authorization.
(b) Unless otherwise specifically

authorization. (b) Unlass otherwise specifically provided in a license or authorization issued pursuant to this part if property (including any property intercel) is transferred or attempted to be transferred or attempted to be transferred or attempted to be interests in property and interests in property are blocked pursuant to § 560.211, such property shall be deemed to be property in which the Government of Iran, an Iranian financial institution, or that person has an interest and therefore blocked. § 560.423 Offshore transactions invol blocked property.

Spectra Standard Constructions in the original blocked property apply to transactions of dealings involving blocked property apply to transactions of the symplex of the sy §560.424 Payments from blocked accounts to satisfy obligations prohibited.

Pursuant to \$560.211, no debits may be made to a blocked account to pay obligations to U.S. persons or other persons, except as authorized by or pursuant to this part.

pursuant to this part. Note to § 560.42: See alco § 560.502(f), which provides that no license or other authorization contained in or issued pursuant to this part authorizes transfers of or payments from blocked property or debits to blocked accounts unless the license or other authorization explicitly authorizes the transfer of or payments from blocked property or the debit to a blocked account

§ 560.425 Entities owned by a person whose property and interests in property are blocked. Wrose property ano interests in property are blocked. Interests in property are blocked interests in property are blocked interests in property and interests in a neitivity in which it aversa, sincedy or indirectly, a 50 percent or greater interest. The property and interests in property of such an entity is a person whose property and interests in property are blocked pursuant to \$500.211, regardless of whether the study set of the set of the set of the set of the \$500.211. Note to \$500.425: This section, which

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560.211. Note to §560.425: This section, which sals with the consequences of ownership of titles, in no way limits the definition of the overnment of Iran in § 560.304.

§ 560.426 Charitable contributions

\$500.428 Charitable contributions. Unloss specifically authorized by the Office of Foreign Assets Control pursuant to this part, no charitable contribution of funds, goods, services, or technology, including contributions to ralieve human suffering, auxiety as food, to, of the benefit of, or received from, the Government of fina, an Itanian financial institution, or any other person whose property and interests in property are blocked pursuant to \$500.211. For the purposes of this part, a contribution is made by, to, or for the benefit of, or received from, the marked function of the part of thep on the provision of contributions by, to, or for the benefit of such a person, or the receipt of contributions from any such

§ 560.427 Exportation, reexportation, sale or supply of financial services to Iran or the Government of Iran.

Government of tran. (a) The prohibition on the exportation, reexportation, sale or supply of financial services to Iran or the Government of Iran contained in \$500,204 applies to: (d) The transfer of funds, directly or indirectly, from the United States or by 0.5S, person, wherever located, to Iran

a U.S. person, wherever located or the Government of Iran; and (2) The provision, directly or indirectly, to Iran or the Govern nt of Iran of insurance services, investment or brokerage services (including but not limited to brokering or trading services regarding securities, dobt, commodities, options, or foreign exchange), banking services, money remittance services; loans, guarantenes, letters of credit, or other extensions of credit, or the service of selling or redeeming traveler's checks, money orders, and prepaid access products.

Note to paragraph (a) of § 560.427: See § 560.516 of this part, which authorizes only United States depository institutions and United States registered brokers or dealers in securities to process certain transfers of funds to or from Iran.

to or from Iran. (b) Pursuant to the prohibition in § 560.204 on the exportation, receptortation, sale or supply of financial services to Iran or the Government of Iran, United States depository institutions and United States registered brokner or dealers in securities are prohibited from performing services with respect to Innian accounts, as defined in § 560.320.

Note to paragraph (b) of § 560.427: See 560.517 of this part for general licenses uthorizing United States depository nstitutions and United States registered rokers or dealers in securities to operate ranian accounts in certain limited

§ 560.428 Credit extended and cards issued by U.S. financial institutions.

Essed by U.S. financial institutions. The prohibition in § 560.211 on dealing in property subject to that exciting prohibit U.S. financial institutions from performing under any exiting credit genematis, including, cards, or other credit facilities issued by u.S. financial institution to the Government of Iran, an Iranian financial institution, or any other person whose removerly and interests in generate are encodered. institution, or any other person property and interests in prop blocked pursuant to § 560.211

Subpart E—Licenses, Authorizations, and Statements of Licensing Policy § 560.501 General and specific licensing

procedures. For provisions relating to licensing procedures, see part 501, subpart E of this chapter. Licensing actions taken pursuant to part 501 this the chaptimed in this part are considered actions taken pursuant to this part. Canceral licenses and statements of licensing policy relating to this part also may be available through the fran sanctions page on the Office of Poreign Assets Control's Web site (www.treasury.gov/ ofac).

§ 560.502 Effect of license or

\$505.022 Effect of license or authorization. (a) No license or other authorization contained in this part, or otherwise issued by the Office of Foreign Assets Control, authorizes or validates any transaction effected prior to the issuance unless specifically provided in such license or authorization. (b) No regulation, ruling, instruction, or license authorizes any transaction prohibited under this part unless the regulation, ruling, instruction, or licenses issued by the Office of Foreign Assets Control and specifically refers to this part. No regulation, ruling, instruction, or license referring to this part shall be prohibited by any other part of this instruction, or licenses specifically refers to unche and the office of foreign and the prohibited by any other part of this instruction, or licenses specifically refers to exchant.

deemsed to authorize any transaction prohibited by any otherp and this chapter unless the regulation, ruling, instruction, conserved the second second to such part. (e) Any regulation, ruling, instruction, othervise prohibited under this part has be effect of renowing a prohibition contained in this part from the ransaction, bury to any to the second second second second second second properties and the second second second contrastical second authorization does not create any right, contained second second second second authorization does not create any right, contained second second second second authorization does not create any right, contained second second second second authorization does not create any right, contained second second second second authorization does not create any right, contained second second second second and the second second second second and second second second second second and second second second second second property and interests in property are blocked pursuant to \$500.211 authorized under specific licenses sisted pursuant to \$500.211 authorized under specific licenses sisted pursuant to \$500.211 authorized under specific licenses sisted pursuant to \$500.211 authorized authorized sistem second the second second second sistem second second second second any other person whose perperty and interests in property are blocked pursuant to \$500.211 authorized under and interests in property and interests in property of the focurants second learned and second second and part 535 has no expiration date, hand latersastions involving property and interests in property of the focurants and laterests in property of the focurants for lange and there in a framed instruction, any other person whose property and interests in property and interests in property of the focurants and the second second second second parts and second second second second second parts and the second second second second parts and part 535 has no expirat

blocked pursuant to § 560.211 authorized under such a specific licens

blocked pursuant to \$500.211 cultorized durales such a specific license shall remain in effect according to its terms. Nothing in this paragraph authorizes payments from blocked funds or debits to blocked accounts, except for payments from blocked funds or debits to blocked accounts, and the state of the state of the debits to accounts blocked pursuant to ent 353 that is chapter. (a) Rothing contained in this part shall be constructed to supersolve the part 353 that is chapter. (b) Rothing contained in this part shall be constructed to supersolve the parts of the state of the pareson from any requirement to obtain a license or other authorization from another department or genery of the U.S. Government in compliance with phicable law and regulations subject to the jurisdiction of that department or genery. For example, experts of goods, services, or technical data which are not requires all the source of the services and the source of the state on the state of goods. services, or technical data which are no prohibited by this part or which do not require a license by the Office of Foreign Assets Control, nevertheless may require authorization by the U.S. Department of State, or other agencies o the U.S. Coverment. See also § 560.701(d). (f) Na license or other authorization los of

§ 560.701(d). (f) No liconse or other authorization contained in or issued pursuant to this part authorizes transfers of or payments from blocked property or doils is o blocked accounts unless the license or other authorization explicitly authorizes the transfer of or payment from blocked property or the debit to a blocked account.

account. (g) Any payment relating to a transaction authorized in or pursuant to this part that is routed through the U.S. financial system should reference the relevant Office of Foreign Assets Control competed or proceeding the system of the trans-temperature of the system of general or specific license authorizing the payment to avoid the blocking or rejection of the transfer.

§560.503 Exclusion from licenses

§ \$60.303 Exclusion from licenses. The Office of Foreign Assets Control reserves the right to exclude any person, reserves the right to exclude any person, from the operation of any license or from the operation of any license or from the privileges confirred by any license. The Office of Foreign Assets Control also reserves the right to restrict the applicability of any license to particular persons, property, transactions, or classes thereof. Such actions are binding upon actual or constructive notice of the exclusions or restrictions. restrictions.

§560.504 [Reserved]

§ 560.505 Activities and services related to certain nonimmigrant and immigrant categories authorized. \$390.005 Activities and services related to categories autororised. (a)(1) Persons otherwise eligible for non-immigrant classification under categories A-3 and C-5 (attendants, servanis and personal employees of aliens in the United States on diplomatic status, 10 (crewment), F (students), 1 (information media (mon-academic students), O (alienses), Mu foro-academic students), O (alienses), Mu extraordinary ability), P (athletics, artists and entertainers), Q (interrational cultural exchange visitors), R (religious worknes), or S (witneses) are authorized to carry out in the United States those activities for visitors), R (religious worknes), or S (witneses) are authorized to carry out the U.S. State Department of Homoland Security. (2) U.S. persons are authorized to export services to Iran in connection with the filing of an individual's categories listed in paragraph (b)(1) of this section. (b)(1) Fersons otherwise eligible for

with the fitting of an individual's application for the non-immigrant visa categories lissed in paragraph (b)(1) of (b)(1) Per-monimmigrant classification under categories E-2 (treaty investor). H (temporary worker), or L (intra-company categories E-2 (treaty investor). H (temporary worker), or L (intra-company cut in the United States those activities for which such a visa has been granted by the U.S. State Department or such monimmigrant or immigrant status, or used to the United States those activities for which such a visa has been granted by the U.S. State Department or such monimigrant or immigrant status, or used to the United States those scating coming to the United States those work as an agent, employee, or contractor of the Government of Hom/alada Scatify, or other organization in ronnection (c) U.S. Department of Hom/alada Stated in paragraph (b)(1) of this section. (c)(1) U.S. persons are authorized to export financial services to Iran in connection with an influxional stated in paragraph (b)(1) of this section in connection with an influxional stated and influxional sector). (c) In the event services are exported mathematical services to Iran in sumgers the softence in the sector. (c) In the event services are exported monimized the sector in a in-mined sector is a non-immigrant visa under category E-2 (treaty investor) or a inmigrant investor), provided the applica-tion for a non-immigrant visa inder category EB-5 (immigrant investor). The sector in a connection with an application for an E-2 or EB-5 visa that is denied, withdrawn, or otherwise does not result

suance of such visa, U.S. in the is in the issuance of such visa, U.S. persons are authorized to transfer, in a lump sum back to Iran or to a third country, any funds belonging to the applicant that are held in an escrow account during the pendency of, and in connection with, such visa application, provided that any transfer of funds pursuant to the authorization set forth contents with \$500.516. (3) Paragraph (c)(1) of this section does not authorize: (i) The exportation of financial services by U.S. persons other than in connection with funds used in pursuit of an E-2 or EB-5 visa; (ii) Any investment in Iran by a U.S. Procession of the section of the section does not authorize that the section of the section of the E-2 or EB-5 visa; (iii) Any investment in Iran by a U.S. r in a

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(ii) Any investment in an array to mean person. Support in our responsibility of the person to fain of any goods (including software) or technology; or (iv) The provision of services to any persons coming to the United States to work as an agent, employee, or contractor of the Government of fram or a business entity or other organization in fram.

a business entity or other organization in Iran. (d) Paragraph (a)(1) of this section authorizes the release of technology or software to students ordinarily resident in Iran who are attending school in the United States as authorized by that loading the students of the students of the students of the students of the Indexing requirements are met. (1) Such release is ordinarily incident program in which the student is enrolled;

program in which the student is enrolled; (2) The technology or software being relassed is designated as EAK90 under relassed is designated as EAK90 under the CFR parts 720 through 774 (the "EAK"), or constitutes Éducational Information not subject to the EAR, as eff orth in 15 CFR 734.9; (3) The release does not otherwise require a ilcoses from the Department of Commerce; and to real to the release of the release is made is not enrolled in school or

(a) The student to whom the release is made is not enrolled in school or participating in the educational progra as an agent, employee, or contractor of the Government of Iran or a business entity or other organization in Iran.

entity or other organization in Iran. Note to $\S560.50$: See $\S560.55$ of this part for general licenses authorizing the importation and exportation of services related to conferences in the United States or third countries.

§ 560.506 Importation and exportation of certain gifts authorized.

ertain gifts authorized. The importation into the United States of framian-origin goods from Iran or a third country, and the exportation from the United States to Iran of goods, are authorized for goods sent as gifts to bersons provided that the value of each

giff is not more than \$100; the goods are of a type and in quantities normally given as gifts between individuals; and the goods are not controlled for (31), missile technology (MT), national security (NS), or nuclear proliferation (NP), See Commerce Control List, Export Administration Regulations (15 CFR part 774).

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§560.507 [Reserved] unications and mail

§ 560.508 Telecommun transactions authorized.

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§ 560.509 Certain transactions related to patents, trademarks, and copyrights authorized.

attention of the following transactions in connection with health, trademark, copyright or other intellectual property protection in the United States or fram are authorized, including importation of dealing in Irania origin services, and payment for such services.
 (1) The fing and prosecution of any intellectual property protection:
 (2) The receipt of a patent, trademark, copyright or other form of intellectual property protection:
 (3) The reline of the form of intellectual property protection:
 (3) The renewal or maintenance of a patent, trademark, copyright or other form of intellectual property protection:
 (3) The renewal or maintenance of a patent, trademark, copyright or other form of intellectual property protection;

(4) The filing and prosecution of (a) The filing and prosecution of opposition or infringement proceedings with respect to a patent, trademark, copyright or other form of intellectual property protection, or the entrance of a (b) This section anulhorizes the payment of fees currently due to the United States Government or the Government or the Government or the Inited States or Iran, in connection with the orthis within the United States or Iran, in connection with a graphene of this section, except that payment effected pursuant to the terms of this aparagenh pay not be made from a blocked account.

participation, representation, or testimony before a tribunal; an payment of awards of a tribuna or id the ⁻¹ and

(4) Other transactions otherwise prohibited by this part which are necessary to permit implementation of the foregoing awards, decisions, orders or agreements

(b) the permutation of the second second

States or nurse, response of the second seco

authorized in \$560.525. Note to paragraph (c)3 of \$560.510: The entry of any judgment or order, or entry into a settlement agreement, that effects a transfer of blocked property or interests in property blocked property or interests in property blocked specifically licensed in accordances with \$560.212(e). See \$560.325(c). (d) The following are authorized.

(d) The following are authorized: (1) All transactions related to payme of awards of the Iran-United States Claims Tribunal in The Hague against Iran.

Iran. (2) All transactions necessary to the payment and implementation of awards (other than exports or reexports subject

to export license application requirements of other agencies of the United States Government) in a legal proceeding to which the United States Government is a party, or to payments pursuant to settlement agreements entered into by the United States Government in such a legal proceeding. §560.511 [Reserved]

§560.512 Iranian Government missions in the United States.

the United States. (a) The importation of goods or services into the United States by, and the provision of goods or services in the United States to, the diplomatic missions of the Government of Iran to international organizations in the United States, and the Iranian Interests Section of the Embassy of Pakistan (or any successor protecting power) in the United States are authorized, provided that:

that: (1) The goods or services are for the conduct of the official business of the missions or the Iranian Interests Section, or for personal use of the employees of the missions or the Iranian Interests Section, and are not for resale; (2) The transaction does not involve the purchase, sale, financing, or refinancing of real property; (3) The transaction at our otherwise

(3) The transaction is not otherwise prohibited by law; and

(4) The transaction is conducted through an account at a U.S. financial institution specifically licensed by the Office of Foreign Assets Control.

Unice of Foreign Assets Lontrol. Note to paragraph [e](4) of 560-512: U.S. financial institutions are required to obtain specific licenses to operate accounts for, or extend credit to, the diplomatic missions of regarizations in the United States, or the limina interests Section of the Embasy of Pakistan (or any successor protecting power) in the United States.

in the United States. (b) The importation of goods or services into the United States by, and the provision of ogods or services in the United States to, the employees of the diplomatic missions of the Covernment of Iran to international organizations in the United States, and the employees of the United States, and the employees of the Iranian Interests Section of the """""

the Iranian Interests Section of the Embassy of Pakistan (or any successor protecting power) in the United States are authorized, provided that: (1) The goods or services are for personal use of the employees of the missions or the Iranian Interests Section, and are not for resale; and (2) The transaction is not otherwise prohibited by law.

§560.513-560.515 [Reserved] § 560.516 Transfers of funds involving

556.21.5 Transfers of lunds involving.
(a) United States depository institutions and united to process ransfers of funds to or from Iran, or for he direct or indirect benefit or persons in an or the Government of Iran, if the united right gransaction that has been authorized by a specific or general lines issued pursuant to, or set forth design of the Government of Process transfers of funds to or from or for the direct or indirect benefit operating or crediting an Iranian account.
(b) United States registered by the operating or crediting an Iranian account distance issued pursuant to, or set of persons in Iran or the Government of fram, if the transfer arises from, and is optimized that and necessary to give diffect to, an underlying transaction optimized in the direct or indirect benefit in, this part and does not involve obtaining or crediting an Iranian account.
500-037 L'Expatation of Mark to or involve optimized in the instance from and in-optimized in the instance from and in-stance in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance optimized in the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the optimized in the instance of the instance of the instance of the optimized in the instance of the instance of the instance

§ 560.517 Exportation of services: Iranian accounts at United States depository institutions or United States registered brokers or dealers in securities.

(a) United States depository institutions are authorized to provide and be compensated for the following services and incidental transactions with respect to Iranian accounts othe than blocked accounts, as defined in Seco 323.

than blocked accounts, as centure ... \$500.322: (1) The maintenance of Iranian accounts other than blocked accounts, including the payment of interest and the debiting of service charges; and (2) At the request of the account party, who may not be the Government of Iran, an Iranian financial institution, or any other person whose property and interests in property are blocked pursuant to \$500.211, the closing of Iranian accounts other than blocked secounts and the lump sum iranfer accounts and the lump sum transfer only to the account party of all remaining funds and other assets in account. . ets in the

remaining funds and other assets in the account. (b) United States registered brokers or dealers in securities are authorized to provide and be compensated for the following services and incidental transactions with respect to Iranian accounts other than blocked accounts, (1) The limited maintenance of an Iranian account other than a blocked account, including only the payment into such account of interest, cash dividends, and stock dividends; the debiting of service charges; and the

debiting of service charges; and the execution of stock splits and divide reinvestment plans; and end

(2) At the request of the account party, who may not be the Government of Iran, an Iranian financial institution, or any other person whose property and interests in property are blocked accounts through the one-time liquidation of all assets in the account at fair market value and the lump sum proceeds derived thereform and all remaining funds in the account. Note to acceemab(a) and the full remaining funds in the account. Note to paragraphs (a) and (b) of \$560.317: See \$560.547, which authorizes U.S. financial institutions to debit blocked accounts for normal service charges, and \$560.213, concerning the obligation to hold blocked funds in interest-bearing accounts. Slocked funds in ming support and the state of the state

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Iranian Interests Section of the Embassy of Pakistan in the United States. **\$560.518** Transactions in transact-origin Mod Transing operament property. Except for transactions involving the Government of Iran, an Iranian Iranacial institution, or any other person whose property and interests in property are blocked pursuant to § 560.211, and provided that paragraph (a) of this section does not affect the status of rubics of the status of the status or bub control of the status of the subtract to detention or seizure, pursuant to his part, the following transactions with respect to Iranian-origin goods located in the United States other than goods blocked pursuant to § 560.211. (b) Transactions by a United States parameter of the States of the the one of the States of Iranian-origin goods owned prior to May 7, 1995, by that United States person or acquired thereafter by that United States person consistent with the provisions of this part. (c) Exportation of Iranian-origin and the partice of Iranian-origin the Iransaction or the person consistent with the provisions of this part.

acquired Intreaster by that unneed sense person consistent with the provisions of the last sense of the person of the sense household and personal effects from the United States incident to the relocation of United States persons outside the United States; and (d) The use or disposition of the United (d) the use or disposition of the household and personal effects that are located outside the United States and that have been acquired by the United States person in transactions not prohibited by part 535 or this part.

§560.519 Journalistic activities and establishment of news bureaus in Iran establishment of news bureaus in Iran. (a) Subject to the limitations and conditions set forth in paragraph (c) of this section, news reporting organizations that are United States persons, and individuals who are United States persons regularly complexed but a news revolting. organizations init and united states build States persons regularly employed by a news reporting organization either as journalists (including photojournalists) or as supporting broadcast or technical personnel, are authorized to engage in the following transactions in fram to the extent such transactions are ordinarily internet on the fournalistic activities in

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extent such Transactions are ordinarily incident to their journalistic activities in (1) Hiring and compensating support staff in Iran (e.g., stringers, translators, interpreters, camera operators, tochnical experts, freelance producers, or drivers), persons to handle logistics, or other office personnel as needed: (2) Leasing or renting office space: (3) Purchasing, lossing, or renting finally purchasing, lossing, or renting multip other good related at image, solid grant and using the communications facilities in fran and paying fees related to the dissemination of information and transmission of news feeds (e.g., fees for itability phing facilities, in reave statilitie uplink facilities, in reaves feeds, taxes); (3) Exporting and resexporting to Iran.

statellite uplink facilities, live news feeds, taxes); (5) Exporting and reexporting to Iran, and subsequently reexporting from Iran, equipment necessary for and ordinarily incident to journalistic activities, provided such erithin ment is designated Administration Regulations. IS GFR parts 730 through 774 (the "EAR"), and further provided that such equipment is reexported from Iran to the United States or a third country when no longer needed for journalistic activities in Iran;

needed for journalistic activities in Iran; and (6) Paying for all expenses ordinarily incident to journalistic activities to be Government of Iran; (b) Subject to the limitations and conditions set forth in paragraph (c) of this section, news reporting organizations that are United States persons are authorized to establish and operate news bureaus in Iran and to angage in the transactions set forth in section, transactions are forth incident to the establishment and operation of a news bureau in Iran. (c) The authorization estaff forth in paragraphs (a) and (b) of this section are

subject to the following limitations and

(1) No goods, technology, or software ted on the Commerce Control List in listed on the Commerce Control List in the EAR, 15 CFR pat 774, supplement No. 1 (CCL), or that requires a license under pat 744 of the EAR, or controlled by the United States Department of States Regulations, 22 CFR parts 120 through 150, may be exported or receptored to In the Office of Foreign Assets Control. li-

the Office of Foreign Assets Control. Note to paragraph (cf) of \$500.519: The Commerce Control List in the EAR, 15 CFR and 773, supplement No. 1, includes items such as many laptop computers, personal computers, call phones, personal digital assistants and other wireless handheid items to fran, even on a temporary basis, is prohibited, unless specifically authorized in a license issued pursuant to this part in a manner consistent with the fran-frag Arms accense issued pursuant to this part in a anner consistent with the Iran-Iraq Arms onproliferation Act of 1992 and other levant law.

(2) Any United States person exporting or reexporting to Iran EAR95 equipment pursuant to paragraphs (a) (b) of this section: graphs (a) or

(i) Must maintain ownership and control of such equipment at all times while it is in Iran; and

control of such equipment at all times while it is in firm, and
 and the submit a report to the firms indivision. Office of foroigh Stressory, 15000 Pennsylvania Avenue NV, Annex, Washington, DC 20220 while 10 business days of the super of the super stressory of the date of the super stressory of the date of the super stressory and ordinally incident to journalistic activities in the super super stressory and ordinality incident to journalistic activities in the super stressory and ordinality exploring the super stressory of the super stressory and st

Note to \$560.519: For a specific licens policy governing the establishment and operation of news bureaus in the United States by Iranian news organizations, see § 560.549.

§ 560.520 [Reserved] § 560.521 Diplomatic pouches

\$50.521 Diplomatic pouches. The following transactions are auto-rized. Subscription of the expectation for the United Status to Iran, of the expectation for the United Status to Iran, of the United Status to Iran, of the expectation, for any of the United Status of by a U.S. person, wherever located, of any good technology to a third-country status for shipment to Iran via a fiplomatic pouch. To the extent and shipment to Iran via a the shipment to Iran via a fiplomatic pouch. To the extent shipment to far via a solution to ship of the shipment to Iran via a fiplomatic pouch. To the extent shipment to far via a blomatic. Note to reargeraph (b) of \$500.521; The ods

pouch. Note to paragraph (b) of § 560.521: The exportation or reexportation of certain U.S. origin goods or technology to a third-count government, or to its contractors or agents, may require authorization by the U.S. Department of Commerce under the Export Administration Regulations (15 CFR parts 730 through 774).

§ 560.522 Allowable payments for overflights of Iranian airspace.

overflights of Iranian airspace. Payments to Iran of charges for services rendered by the Government of Iran or connection with the overflight of Iran or emergency landing in Iran of aircraft owned by a United States person or registered in the United States are cuthorized.

§ 560.523 Exportation of equipment and services relating to information and informational materials.

informational materials. Specific licenses may be issued on a case-by-case basis for the exportation of equipment and services necessary for the establishment of news wire feeds or other transmissions of information and informational materials. § 560.524 Household goods and personal

effects. (a) The exportation from the United States to Iran of household and personal effects, including baggage and articles for family use, of persons departing the United States to relocate in Iran is authorized provided the articles included in such effects have been actually used by such persons or by family members accompanying them, are not intended for any other person or prohibited from exportation. See also \$560.518(c).

prohibited from exponence... § 560.518(c). (b) The importation of Iranian-origin household and personal effects, including baggage and articles for family use, of persons arriving in the United

States is authorized; to qualify, articles included in such effects must have been actually used abroad by such persons or by other family members from the same foreign household, must not be intended for any other person or for sale, and must not be otherwise prohibited from importation. For purposes of this paragraph, household and personal effects include all articles meeting the criteria stated in this paragraph regardless of the time elapsed since the importer's arrival in the United States from Iran.

§ 560.525 Provision of certain legal

(a) The provision of the following legal services to or on behalf of the Government of Iran, an Iranian financial legal services to or on behalf or the Government of Iran, an Iranian Iranian

or otherwise authorized pursuant to this part: (1) Provision of legal advice and counseling on the requirements of and compliance with the laws of the United States or any jurisdiction within the United States, provided that such advice and counseling is not provided to facilitate transactions in violation of this vort.

facilitate transactions in second part; (2) Representation of persons named as defendants in or otherwise made a party to domestic United States legal, arbitration, or administrative proceedings; (c) Leitinian and conduct of domestic

pair to turn sear to mixed states agai, proceedings;
(3) Initiation and conduct of domestic proceedings;
(3) Initiation and conduct of domestic united States legal, arbitration, or administrative proceedings;
(4) Representation of persons before any faderal or state agoncy with respect to the imposition, administration, or enforcement of United States stanctions
(5) Initiation and conduct of legal proceedings before international tribunals (including the Iran-United States Claims Fubruan in The Hagos Duroceedings before international tribunals (including the Iran-United States Claims Thomain In The Hagos Covernment of Iran or an Inmain anational and the United States or a United States national;
(ii) Where the proceeding is contemplated under an international agreement; or

(iii) Where the proceeding involves the enforcement of averds, decisions, or orders resulting from leagl proceedings within the scope of paragraph (a)(5)(i) or (a)(5)(ii) of this section, provided that any transaction, unrelated to the provision of legal services or the payment therefor, that is necessary or related to the execution of an award, decision, or order resulting from such legal proceeding, or otherwise increasard which would otherwise be prohibited which would otherwise be prohibited which would otherwise be prohibited secondance with §§500.510 and 500.801;

The introduction of the second second

authorized pursuant to 9 300.333 01 nm part. (2) All receipts of payment of professional fees and reimbursement ci incurred expenses for the provision of legal services authorized pursuant to paragraph (a) of this section to or on behalf of a person in Iran, or in circumstances in which the benefit is otherwise necesived in Iran, other than those described in paragraph (d)(1) of

§560.526 [Reserved] §560.527 Rescheduling existing loans.

§ 560.227 Rescheduling existing loans. Specific licenses may be issued on a case-by-case basis for rescheduling loans or otherwise extending the maturities of existing loans, and for charging fees or interest at commercially reasonable rates, in commercially tneswith, provided that no new funds or credits are thereby transferred or extended to larn or the Government of rany other person whose property and interests in property are blocked pursuant to § 560.211. § 560.528 Aircraft safety.

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§560.282 Aircraft safety. Specific licenses may be issued on a case-by-case basis for the exportation o reexportation of goods, services, and technology to insure the safety of civil aviation and safe operation of U.S.-origin commercial passenger aircraft. § 560.529 Bunkering and emergency repairs.

(a) Except as provided in paragraph (b) of this section, goods or services provided in the United States to a non-tranian carrier transporting passengers or goods to or from Iran are permissible if they are:

ranana carrier transporting passenger or goods to or from Iran are permissibl if they are: (2) Supplied or performed in the correr of emergency repairs; or (3) Supplied or performed under circumstances which could not be anticipated prior to the carrier's departure for the United States. (b) This section does not authorize t provision of goods or services in connection with the transport of any goods to or from the Government of fran, an Iranian financial institution, c any other person whose property and interests in property are blocked pursuant to § 560.211.

§ 560.530 Commercial sales, exportation, and reexportation of agricultural commodities, medicine, and medical commodities, medici devices.

Covices, we recursion in our neural (a)(1) One-year license requirement. The exportation or rescyportation of the excluded food items specified in paragraph (a)(2)(iii) of this section, agricultural commodives that do not fail with the section of the section of the paragraph (a)(2)(ii) of this section, food (as defined in paragraph (a)(2)(ii) of this section) intended for military or law enforcement purchasers or importers, the sectiond medicines specified in the section, of the section, not fall orth

this section, are authorized, except that nothing in this section authorizes the debiting of any blocked account or the transfer of any blocked property. medicine (as defined in paragraph (e)(2) of this section) intended for military or and the use destruction in face graph (9)(2). The second together, "sgricultural commodities, medicine and medical devices that are not covered by the general licenses in paragraphs [6(2) and [6](3) of this section") to the Government of Iran, to any individual or entity in Iran, or to persons in third countries purchasing specifically for result to any of the foregoing, shall only be made pursually be Officio of Proving Assets Control for contracts entered into during the one year period of the signing of the contract. No specific licenses will be granted for the superiod beginning on the date of the signing of the contract. No specific licenses will be granted for the superial of the granted for the superial of the contract. No specific licenses will be granted for the superial of the designated pursuant to Executive Order 12978 of October 21, 1995 (ob PR 54570), October 24, 1995) or the Foreign Narcotics Kingpin Designation Act (21 U.S.C. 1901–1908), or to any foreign organization, group, or persons subject unvolvement in weapons of mass destruction or missile proliferation.

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organization, group, or persons subject onary restriction for its or their involvement in weapons of mass distruction or missile proliferation. Executory contracts entered into pursuant to paragraph (b)(2) of the new processing of the con-version of the second of the second parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the second of the parameters of the second of the se

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financing and payment, shipping of the goods, receipt of payment, and the entry into contracts (including executory contracts), are havely authorized, provided that, unless otherwise terms and financing for sales pursuant to this general license are limited to, and consistent with, those authorized by \$500.332 of this part, and further provided that al such exports or reexports are shipped within the information the signing of the contract for export or reexport.

moth period beginning on the date of the signing of the contract for export of the signing of the contract for the significant of the sis the significant of the sis the significant of the sis the s

reexportation of food to military or law enforcement purchasers or importers. Not parsgraph (a)(2) 45 \$506.330: Consistent with section 960(6)(1) (1) the Trade State of 2000 (22 1) (2), 7236), easily a set provide the section of the section of the section control will determine whether to revoke this general license. Unless revoked, the general license of the section of medicine and basic medical supplies. Except as provided in paragraphs, (1) General license for the sportation or resportation of medicine and basic medical supplies. Except as provided in paragraphs, (1) of this section) to the offendering in the section of the medicine (as defined in paragraph (a)(3)(1) of this section) to the offendering the section of the section of this section) to the offendering the section of the section of the section of the section of section and basic medical supplies (as defined in paragraph (a)(3)(1) of this section) to the output is paragraph (a)(3)(1) of this section) to the output is paragraph and the section of the section of the section of the original section of the section of the section of the longeng and the output the section of the section of section of the longeng and the output the section of the section of the section of the longeng and the output the section of the section of the section of section of the longeng and the output the section of the section of the section of the section of the longeng and the section of the section of

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making of shipping and cargo inspection arrangements, the obtaining of insurance, the arrangement of frasurance, the arrangement of pools, receipt of payment, and the entry into contracts (including executory contracts), are hereby authorized, provided that unless otherwise authorized by specific license, payment to this general license are limited to, general license are limited to specific the specific license, payment to this general license are limited to be signing of the contract for export recept. (ii) Definer or basic medical license, the term basic medical supplies means those medical devices, as defined in paragraph (e)(3) of this section, that we included to the List of Basic Medical Supplies on the Office of foreign Assets Control's Web site (www.trassurg.gev.fofic) on the Ian Smations page, but does not include replacement parts. making of shipping and cargo

replacement parts. Note to paragraph (a)(3)(ii) of \$500.530: The List of Basic Medical Supplies is maintained on the Office of Fersion Assets Cantrol Web site (www.tmssury.gov/digu) bo published in the Federal Register, as will any changes to the list. The List of Basic Medical Supplies generally contains those medical devices (excluding replacement of EAR90) issued by the Department of Commerce, Baryau of Industry and Security. equire an Official Commodity Classifica of EAR99 issued by the Department of commerce, Bureau of Industry and Secur o be submitted with a specific license pplication and which are now generally

ilconsed. (iii) Excluded medicines. Paragraph (a)(3)(i) of this section does not authorize the exportation or resexportation of the following medilmergies, anticholinanalgeics, opioids, characterize, heurachiczeprese, and bioactive peptides. (iv) Excluded persons. Paragraph (a)(3)(i) of this section does not authorize the expondation or (a)(3)(1) of this section does not authorize the exportation or reexportation of medicine or basic medical supplies to military or law enforcement purchasers or importe

emorecement purchasers or importers. Note to paragraph (a)(3) of § 560.530: Consistent vita section 906(a)(1) of the Trade Sanctions Reform and Export Enhancement Act of 2000 (22 U.S.C. 7205), ach year by the anniversary of its effective date on October 22, 2012, the Office of Foreign Assets Control will determine whether to revoke this general license. Unless revoked, the general license will remain in effect. (b) General license for arrangement of xportation and reexportation of

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covered products that require a specific license, (1) With respect to sales pursuant to paragraph (a)(1) of this section, the making of shipping arrangements, cago inspections, and the section of the according of the separation or respections of the section to the Government of financing (consistent with \$500.532) for the separation or respection to the Government of fam, or to paragraphs (a)(2) and this section to the Government of fam, to any individual or entity in fam, or to paragraphs (a)(2) and the section to the Government of fam, to any individual or entity in invoices, agreements in third counties were there are a section to the Government of the sector of the Government of fam, to any individual or entity in privoices, agreements in principle, or executory offers capable of acceptance such as bids in response to public tenders) for the exportation or general ticoness in paragraphs (a)(2) and (a)(3) of this section. It here countries any of the foregoing, is authorized, provided that the performance of an executory contract is expressly made contingent purchasing specifically for result on paragraphs (a)(1) and (a)(3) of this section. (C) instructions for obtaining one-year bigging the described in paragraphs (a)(1) of this section. (C) The applicant's full legal name and, if the applicant is a business.) Control: (1) The applicant's full legal name (and, if the applicant is a business entity, the state or jurisdiction of incorporation and principal place of business) Incorporation and principal pasts of business). (2) The applicant's mailing and street address (and, so that OFAC may reach a responsible point of contact, the applicant should also include the name of the individual(s) responsible for the application and related commercial transactions, along with their telephone and fax numbers and, if available, email

halfsections, doing, all the sense of the se

Act (22 U.S.C. 2778); controlled on any control list established under the Export Administration Act of 1979 or any successor statute (50 U.S.C. App. 2401 et seq.); or used to facilitate the development or production of a chemical or biological weapon or weapon of mass destruction. (3) Nothing in this section or in any general or specific license set forth in or issued pursuant to paragraph (a) of this section affects prohibitions on the sale or supply of U.S. technology or software commodities, medicine, or medical devices. (4) Nothing in this section or in any general or specific license set forth in or issued paraturat to paragraph (a) of this section affects U.S. nonproliferation export controls, liculuing the end-user and end-use controls maintained under Xegulations, 15 CFR part 744.

(5) Nothing in this section authorizes any transaction or dealing with a person whose property and interests in property are blocked under, or who is designated or otherwise subject to any sentions under, the terrorium, destruction, or narcotics trafficking programs administered by QFAC, 31 CFR parts 536, 544, 594, 595, 597, and QSB, or with any foreign organization, group, or person subject to any restriction for its involvement in weapons of mass destruction or misile proliferation, or involving property other activity prohibitud by this chapter not otherwise authorized in or pursuant to this part. (e) Covered items. For the purposes of (e) Covered items. For the purposes of this part, agricultural commodities, medicine, and medical devices are defined below.

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lefined below. (1) Agricultural commodities. For the purposes of this part, agricultural commodities are: (i) Products not listed on the Commerce Control List in the Export

(i) Forducts not listed on the Commerce Control List in the Export Administration Regulations, 15 CFR april 73, supplement no. 1, that fail within the term "agricultural commodity" as defined in section 102 of the Agricultural Trade Act of 1978 [7 U.S.C. 5002], and
 (ii) Forducts not listed on the Big and the Act of 1978 [7 U.S.C. 5002], and
 (iii) Forducts not listed on the Administration Regulations, 15 CFR part 774, supplement no. 1, that are intended for Unitane uses in Iran as: (A) Food for humans (including raw, processed, and packaged foods, live animals, vitamins and minerals (food drinking water) or animals (including animal face); ond crops:
 (iii) Pertilizers or organic fertilizers; (ii) Reproductive materials (such as live animals, fortilized gegs, embryos, and asema) for the production of food animals.
 (2) Medicine. For the purposes of this

and semen) for the production of tood animals. (2) Medicine. For the purposes of this part, the term medicine has the same meaning given the term "drug" in section 201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321) but commerce Control List in the Export Administration Regulations, 15 GPR and 774, supplement no. 1 (excluding term 774, supplement no. 1 (excluding term 2014) as Same 2014 (2014) as a second term 2014 (2014) as a se

Note to § 560.530(e)(2): The Department of Commerce's Bureau of Industry and Security provides a list on its Web site of medicines that are not designated as EAR99 and therefore not eligible for any general or specific licenes under this section.

(3) Medical device. For the purposes of this part, the term medical device has

r, i.v. 2047 (wording), October 22, 201 the meaning given the term "device" in section 201 of the Federa Food, Drug, and Cosmetic Act (21 U.S.C. 321) but does not include any item listed on the Commerce Control List in the Export Administration Regulations. IS GFR part 774, supplement no. 1 (socilading in 0. Excluded terms; (1) For the purposes of this part, agricultural commodities do not include furniture madu from wood; clothing manufactured from plant or animal materials, agricultural equipment (whether hand tools or motorized equipment); pasticides, insecticides, on therhicides; or cosmetics (unless derived entirely from plant materials). (2) For the parposes of this part, the term medicine does not include cosmetics.

§ 560.531 [Reserved]

§ 560.532 Payment for and financing of exports and reexports of agricultural commodities, medicine, and medical devices.

devices. (a) General license for payment term The following payment terms are authorized for sales pursuant to § 560,530(a): (1) Payment of cash in advance; (2) Sales on open account, provided

(1) Payment of cash in advance; (2) Sales on open account, provided that the account receivable may not be transferred by the person extending the credit; inancing by third-country financial institutions that are not United States persons, Iranian financial institutions, or the Government of Iran. Such financing may be confirmed or advised by US. Financial institutions; or (4) Letter of credit issued by an Iranian financial institution whose property and interests in property are blocked solely pursuant to this part. Such letter of credit must be initially advised, outformed or othervise dealt in by a third-country financial institution remains financial institution framian financial institution framian financial institution, or the Government of Iran before it is advised, confirmed or dealt in by a U.S. financial institution. (b) Specific licenses for alternate

Government of tran bottore it is acussar, confirmed or dealt in by a LS. Sinancial institution. (b) Specific licenses for alternate payment terms. Specific licenses may be issued on a case-by-case basis for and authorized by the general license in paragraph (a) of this section for sales pursuant to § 560.530(a). (c)(1) Ao dibits to blocked accounts. Nothing in this section authorizes payment terms or trade financing involving a debit to an account blocked pursuant to the books of U.S. depository institutions. Nothing in this

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§ 560.533 Brokering sales of agricultural commodities, medicine, and medical

section authorizes payment terms or trade financing involving debits or trade financing involving debits or \$560.320. (d) Notwithstanding any other provision of this part, no commercial exportation to Iran may be made with United States Government assistance, including United States credin assistance, and any United States credit weaver.

approximation of the second second

(2) Are to purchasers permitted ursuant to § 560.530.

Note to paragraph (b)(2) of § 560.533: aquests for specific licenses to provide okerage services under this paragraph must clude all of the information described in 560.530(c).

\$sen.330(c).
(c) No dobis or cradits to Iomian accounts on the books of U.S. deputitory individuous. Payment for any brokerage fee earned pursuant to this section may not involve dobits or credits to trainia accounts, as defined in \$500.320.
(d) Recordkeeping and reporting requirments. Attention is streawn to the recordkeeping, retention, and reporting orquirments of \$\$501.601 and 501.602 of this chapter.

affiliated that have an interest in the

transaction: (4) A description of all items to be exported or receptorted pursuant to the propuested on-sear lines, including a statement that the item is designated as kAR99 and, it necessary, documentation sufficient to verify that the items to be kAR99 and or not fail within any of the limitations contained in paragraph (d) of this section, and

exported or receported are designated as EAR99 and do not fall within any of the Imitations contained in paragraph (d) of (d) An Official Commodity Classification of EAR90 issued by the Department of Commerce, Bureau of Industry and Security ("BIS"), certifying that the product is designated as EAR99, is required to be submitted to OFAC without the exponentiation or reexportation of all fortilizers, live horses, western red cedar, and medical devices other than basic medical supplies. See 15 CFR 74.5.3 Official instructions for obtaining an Official instructions for obtaining an Official license set forth in or issued pursuant to export license application requirements of this rection and the superification and the reductal agency. (d) Limitations (1) Nothing in this section or in any general or specific license set forth in or issued pursuant to export license application requirements of mother Federal agency. In the production of any agricultural commodity Conficial Contex in any general or specific license set forth in or issued pursuant to paragraph (a) of this section aution activity of the source of the in or issued pursuant to paragraph (a) of this section aution activity of the source of the in or issued pursuant to paragraph (a) of this section aution activity of the source of the in or issued pursuant to paragraph (a) of this action aution activity of the source of the other in a successor statute (50 U.S.C. App. 2401

§§ 560.534–560.537 [Reserved] § 560.538 Authorized transactions necessary and ordinarily incident to publishing.

Speciessa, Automotion instantistic and a specific problem is problem in the problem is a specific problem in the specific problem is provided by the specific problem is a specific problem in the specific problem is provided by the specific problem is provided by the specific problem is problem in the problem is provided by the specific provided by the problem is provided by the specific provided by the specific problem is provided by the specific provided by include any academic and research institutions and their personnel. Pursuant to this section, the following activities are authorized, provided that U.S. persons ensure that they are not engaging, without separate authorization, in the activities identified in paragraphs (b) through (d) of this section:

(1) Commissioning and making advance payments for identifiable written publications not yet in existence, to the extent consistent with inductry practice:

Witting From The extent consistent with and ustry precision: (2) Collaborating on the creation and enhancement of written publications; (3)(i) Augmenting written publications through the addition of items such as photographs, artwork, translation, explanatory text, and, for a written publication in electronic format he addition of embedded software navigating, or searching the written publication; and (ii) Exporting embedded software

(ii) Exporting embedded software cessary for reading (10) say future samp, how with a second seco

publications; (5) Payment of royalties for written publications:

(6) Creating or undertaking a (6) Creating or undertaking a marketing campign to promote a written publication; and (7) Other transactions necessary and ordinarily incident to the publishing and marketing of written publications as described in this paragraph (a). Uransactions involving the provision of goods or services not necessary and ordinarily incident to the publishing and marketing of written publishing and marketing of written publishing section. For example, this section does a described in paragraph (a) of this section. For example, this section does induviorable US, persons: individualized or customized services services), other than those necessary and ordinarily incident to the publishing and marketing of written publishing and marketing of written publishing and crustomized services

publications, even though such individualized or customized services are delivered through the use of in (2) To create or undertake for any person a marketing campaign with respect to any service or product other han a written publication, or to create or undertake a marketing campaign of any kind for the benefit of the Government of Iran: (3) To engage in the exportation or

(3) To engage in the exportation or importation of goods to or from Iran other than the exportation of embedded software described in paragraphed (a)(3)(ii) of this section; or (4) To operate a publishing house, sales outlet, or other office in Iran.

sues outlet, or other office in Iran. Mote to paragraph of § 550.358.The importation from Iran and the exportation to line of information or informational materials, as defined in § 550.315, whether or medium of transmission, are exempt from the prohibitions and regulations of this part. See § 560.210(c).

(c) This section does not authorize U.S. persons to engage the services of publishing houses or translators in Iran unless such activity is primarily for the dissemination of written publications in Iran.

dissemination of written publications in iran. (d) This expiration from a importation from a importation into the United States of services for the development, production, equision of software; (2) Transactions for the development, production, edsign, or marketing of technology specifically controlled by the International Traffic in Arms Regulations, 22 CFR parts 120 through 100 (the 'TIAF'), the EAR, or the Department of Pargy Regulations set (3) The exportation of information or technology subject to the authorization

§ 560.539 Official activities of certain international organizations.

International organizations. (a) General license. Except as provided in paragraph (b) of this section, all transactions otherwise prohibited by this part that are for the conduct of the official business of the United Nations, the World Bank, the International Atomic Energy Agency, International Atomic Energy Agency, the World Health Organization by employees, contractors, or grantees thereod are authorized. Attornized transactions includo, but are not limited to;

a.
 (1) The provision of services
 a. nocleasary for carrying out he official business;
 (2) Purchasing Iranian-origin goods and services for use in carrying out the fifcial business;
 (2) Loging office approx and expuring

and services for use in carrying out the official business: (3) Leasing office space and securing related goods and services; (4) Funds transfers to or from accounts of the international organizations covered in this pageph, fram are not routed through an eacount of an Iranian bank on the books of a U.S. financial institution; and (3) The operation of accounts for employees, contractors, and grantees located in Iran who are described in this paragraph. Transactions conducted why for the employee's, contractor's, or grantee's personal use and not for any commercial purposes in or involving

Iran. Any funds transfers to or from an Iranian bank must be routed through a third-country bank that is not a U.S. (b) Limitations. This section does not

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(b) Limitations. This section does not authorize: (1) The exportation from the United States to Iran of any goods or technology listed on the Commerce Control List in the Export Administration Regulations, 15 CFR part 774, supplement No. 1

10 ctra part reserved (CCL); (2) The reexportation to Iran of any U.S.-origin goods or technology listed on the CCL; or (3) The exportation or reexportation from the United States or by a U.S. person, wherever located, to Iran of any

person, wherever located, to tran of any services not necessary and ordinarily incident to the official business in Iran. Such transactions require separate authorization from OFAC. authorization from OFAC. * Note to pargraph (b) of § 506.339. The CLI includes items such as many latpot computers, personal computers, collabora manheid devices blackberries, and other simulation of the state of the state of the state to Iran, wen on a temporary basis, is problibited, unless specifically authorized a license issued pursuant to this part in a namere consistent with the Iran-frag Arms Nonprolification Act of 1992 and other relevant law. rized in

Note to § 560.539: The general license set forth in this section does not relieve any persons authorized thereunder from compliance with any other U.S. legal requirements applicable to the transactions authorized pursuant to paragraph (a) of this

and the sequence of the sequence

parts 730 through 774 (the "EAR"), is not subject to the EAR, or is classified by the U.S. Department of Commerce ("Commerce") as mass market software under export control classification number ("ECCN") 50992 of the EAR, and provided further that such softwar is publicly available at no cost to the user.

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550.541 Third-county diplomatic and consular funds transfers. United States depository institutions and United States registered brokers or dealers in securities are authorized to process funds transfers, in a manner consistent with § 560.516, for the operating expenses or other official business of third-country diplomatic or consular missions in Iran.

consultar missions in Iran. § 550-542. Importation and exportation of human remains for burda, cremation, or interment authorized. (a) The importation into the United States of human remains for burial, commission, or interment, as well as of coffins or other neoplaces containing such human remains, from Iran is (b) The importation into the United

(b) The importation into the officer States for non-commercial purposes of finished tombstones or grave markers of Iranian origin is authorized.

(c) The direct or indirect exportation from the United States, or by a United human remains for hurial, cremation, or interment, as well as of coffins or other receptacles containing such human remains, to Iran is authorized. (d) This section does not authorize thim portation into the United States of Iranian-origin cultural property or other times of archaeological, historical, or rare scientific importance. §505.43 Suc 64 certain real property in

items of archaeological, historical, or are scientific importance.
 Special Sale of certain real property in formand transfer of related fundes to the solution of th

technology. §\$695.54 Certain educational activities by U.S. persons in third countries authorized. (a) subject to the restrictions set forth incomparing the other sections, and comparing and and engrednate degree-granting academic institutions organized under the laws of the United States or any jurisdiction within the United States or located in the United States or locate or located in the United States or locate or located in the United States or locate or located in the United States or located in the United States or locate or locate or locate or locate or locate or unan the United States or Iran are authorized to engage in the following activities with respect to such program in the humanities, social sciences, law

in the humanities, social sciences, isa., and business: (1) Recruit, hire, and employ faculty and staff who are ordinarily resident in Iran; (2) Recruit, enroll, and educate students who are ordinarily resident in

students who are or and the students who are or and the students of the students (3) Enter into and perform exchange in the students into a student students in the student students in the student student student student students in the student st agreements with Iranian universitie (4) Provide scholarships to studer ordinarily resident in Iran; and

(5) Recruit individuals ordinarily resident in Iran, such as scholars, aritist, performers, speakers, alumni, and students, to participate in events, such as conferences, loctures, film series, research workshops, exhibitions, theatrical and nusical performances, and continuing education courses. U.S. undergraduate institutions as undergraduate institutions are undergrad

individuals. (b) Subject to the restriction set forth in paragraph (c) of this section: (1) Paragraph (a)(2) of this section: authorizes the release of technology software to students ordinarily resid in Iran, provided that all of the in Iran, provided that all of the following requirements are met: (i) Such release is ordinarily incident and necosary to the undergraduate educational program or the undergraduate schange program at the U.S. undergraduate institution in which the student is enrolled: (ii) The technology or activate being the Export Atministration Regulations, 15 CFR parts 730 through 774 (the "CAR"), or constitutes Educational Information not subject to the EAR, as et forth in 15 CFR 734.9; (iii) The release does not otherwise

Information not subject to the LAR, as set forth in 15 CFR 734.9; (iii) The release does not otherwise comment can from the Department of Comment can from the Department of Comment can from the Department of Comment can be not commented and (iv) The student to whom the release underspraduate educational program, or participating in the undergraduate exchange program, as an agent, employee, or contractor of the Covernment of Iran or a business entity or other organization in 15 and (iv) The student to whom the transmission of the organization in 15 and comment of Iran or a business entity or other organization in 15 and in undergraduate courses in muth, sciences, and engineering that are required or the humanities, social sciences, law, or business provided the humanities, social sciences, law, or business program and are for li) The undergraduate courses are required for the completion of the humanities, social sciences, law, or business program and are math-related accounting or economics classes at any undergraduate level, not to include courses allowing for any post-graduate web, the science of the response of the the science of the response of the completion of the humanities, social sciences, law, or business program and are math-related ecourses allowing for any post-graduate web, the science of the transment of the science of the the science of the science of the response of the science of the science

needs; and (2) The stablishment or support of independent civic organizations. (b) Specific licenses may be issued on a case-by-case basis to authorize U.S. projects or activities in or related to Iran that are designed to directly burnefit the Image provision of denated (1) The provision of denated (2) Cartain trapeted educational, cultural, and sports exchange programs, provided such programs are not in furtherance of Iranian military, industrial, or technological infrastructure or potential; (3) Environmental projects, provided such projects are not in furtherance of Iranian military or industrial infrastructure or potential; (4) Projects, including exchanges and (4) Projects, including exchanges and of public information through

(c) This section does not authorize the exportation or reexportation to Iran or the Government of Iran of any goods (including software) or technology, including any release of technology or

oftware described in § 560.418 of this

§ 560.545 Democracy and human rights in Iran and academic and cultural exchange

ran and scademic and cultural exchange programs.
(a) Specific licenses may be issued on case-by-case basis to authorize nongovernmental organizations and other entities cognizate under the laws of the like the second state of the second state of the second state of the like the united States to engage in the following projects or activities in or related to iran that are designed to directly benefit the Imaina people: (1) Frojects, including conferences and training, to support human rights, and the second state of the second stat

nstitutions and to meet basic human needs; and (2) The establishment or support of

independent media available to the

software described in § 550.410 of this parameters are expressly submixed in paragraph (b) of this section. (d) Specific licenses may be issued on a case-by-case basis authorizing accredition graduate degree-granting academic institutions organized under the laws of the United States or any product of the United States or any product of the United States or any randwate exchange programs in third countries to recruit, hire, and employ faculty and staff who are ordinarily resident in fam for such third-country graduate educational programs in the humanities, social sciences, law, and with the thumanities, social sciences, law, and business, or graduate educational sciences, law, and business, organized as in such third-country graduate educational programs in the humanities, social sciences, law, and business or graduate exchange programs in the humanities, social sciences, law, and business. Interpretation in the second pursuant (a) Specific licenses issued pursuant specific licenses issued pursuant authorize the sexportation or reexportation to Iran of goods (includin software] and technology listed on the Commerce Control List in the Export Administration Regulations, 15 CFR part 774, supplement No. 1 (CCL).

§ 560.546 Payments and transfers to blocked accounts in U.S. financial

fers. ing the

bearing accounts.
\$580.457 Entries in ortain accounts for ortain the second state of the second state of the (1) A US framed a institution is sutharized to dabit any blocked account held at that financial institution in payment or reimbursement for normal service charges shall include that blocked account.
(b) As used in this section, the term normal service charges shall include tharges in payment or reimbursement for interest due; cable, telegraph, Internet, or telephone charge; postgee charges to correct bookkeeping errors; and, but not by way of limitation, minimum balance charges, notary and

es, and charges for reference potocopies, credit reports, protest fe books, pl books, photocopies, credit reports, transcripts of statements, registered mail, insurance, stationery and supp and other similar items.

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§ 560.548 Investment and reinvestment of

5963.542 Investment of reinvestment of orearian toma. Subject to the requirements of \$500.213. U.S. Ennancial institutions are abutched provide the second secon

§ 560.549 Policy governing Iranian news organizations' offices in the United States.

Specific licenses may be issued on a sse-by-case basis authorizing ansactions necessary for the

stablishment and operation of news bureaus in the United States by Irania organizations whose primary purpose the gathering and dissemination of ne to the general public.

are not a renitances to or from tran authorized. (a) In cases in which the transfer involves a noncommercial, personal remittance, the transfer of funds to or from Iran or for or on behalf of an individual ordinarily resident in Iran, other than an individual whose proper and interests in property are blocked pursuant to \$50c.211, is authorized, provided that the transfer is processed by a United States depository instituti or a United States registered broker or

§ 560.550 Certain noncommercial, personal remittances to or from Iran

Note to § 560.547: See § 560.517, which authorizes U.S. depository institutions and U.S. registered brokers or dealers in securities to provide and be compensated for services with respect to the limited mixed accounts, including the payment of interest and dividends and the debiting of service charges.

dealer in securities and not by any other U.S. person, does not involve debiting or crediting an Irnaina account; and is not by, to, or through the Government of Iran, as defined in § 560.304. (b) Noncommercial, personal remittances do not include charitable denity or from of tematics forms of a supporting or operating a business, including a family-owned enterprise. Nate to parsee why of a first sec.

Note to paragraph (b) of § 560.550: Charitable donations of funds to or for the benefit of an entity in Iran require a specific

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license. (c) The transferring institutions identified in paragraph (a) of this section may rely on the originator of a funds transfer with regard to compliance with paragraph (a) of this section, provided that the transferring institution does not know or have reason to know that the funds transfer is not in compliance with paragraph (a) of this section.

§ 560.551 Student loan payments from persons in Iran authorized.

persons in Iran authorized. United States depository institutions and private loan companies are authorized to engage in all transactions necessary to collect, accept, and process student loan payments from persons in Iran or ordinarily resident in Iran.

Iran or ordinarily resident in Iran. 560.552 Transactions related to U.S. ordinaria residing in Iran. (a) Except as provided by paragraph (b) of this section, U.S. persons are authorized to engage in transactions in fram ordinarily incident to the routine and necessary maintenance and other personal living expenses of U.S. citizans who reside on a permanent basis in Iran. (b) Nothing in this section authorizes transactions related to employment by U.S. persons in Iran.

Sectors in multi-statistic programments from funds originating outside the United States authorized. Effective October 22, 2012. receipts of payment of professional fees and reimbursement of incurred expenses for the provision of legal services authorized pursuant to § 5606.525(a) to or on behalf of the Government of Iran, an Inanian financial institution, or any

other person whose property and

other person whose property and interests in property are blocked prom funds originaling outside the United States, provided that: (a) Prior to receiving payment for legal \$560.325(a) received that: (b) Prior to receiving payment for legal \$560.325(a) rendered to the Government of Iran, an Iranian financial institution, or any other person whose property and interests in property are blocked pursuant to \$560.211, the U.S. person that is an attorney, law firm, or logal services cognization provides to the Office of Foreign Assets Control a copy of a letter of maggement or a letter of intent to unspage specifying the individual to whom such services are to be provided to an entity, by a legal representative of the entity. The copy of a letter of engagement or a letter of intent to engage, accompanied by correspondence referencing this paragraph (a), is to be mailed to: Itersting Division, Office of Foreign Assets, the avent of the office of the services are to be provided to an entity, by a legal representative. Office of Foreign Assets, the avent of the sentity of intent to engage, accompanied by correspondence referencing this paragraph (a), is to be mailed to: Trassury, 1500 Pennsylvania Avenue NW. Annex, Washington, DC 20220; (b) The funds received by U.S. persons as payment of professional lefes

Areasing 1100, U.S., by plantimized on the NW, Arnase, Washington, D.C. 2020; (b) The funds received by U.S. persons an payment of profossional fees and reinhursement of incurred systems for the provision of legal services authorized pursuant to \$60.325(a) must not originate from: (c) An source within the United States; (c) Any source, wherever located, where the provision of the state of the provision of the system of the system of the provided, where the provided pursuant to \$500.325(a) are to be provided, whose property and interests in property are independent on the system of the system o

order holds an interest. (c) Reports, (1) U.S. persons who receive payments pursuant to this section in connections with legal services authorized pursuant to $\frac{5}{5}$ shock 5.25(a)must submit quarterly reports providing information on the funds received, no later than 30 days following the end of the calender quarter during which the

ding

part 774, supplement No. 1 (CCL). Note 1 to §50.545: The CCL includes tems such as many laptop computers, sersonal computers, cell phones, personal ligital assistants and other wireless handhal bevices/blackberries, and other similar items The exportation or resexportation of these tems to Inn., even on a temporary basis, is prohibited, unless specifically authorized in romoted, unless specifically authorized a license issued pursuant to this part in a manner consistent with the Iran-Iraq Arms Vonproliferation Act of 1992 and other relevant law.

Success Payments and transfers to biselihulon.
Analy payment of funds or transfer of credit in which the Government of Iran, an Iranian financial institution, or any interests in property are blocked pursuant to \$500.211 has any interest that comes within the possession or control of a U.S. financial institution. Must be blocked in an account on the books of that financial institution. A transfer of funds or credit by a U.S. transfer of funds or credit by a U.S. transfer of funds or credit by a U.S. and from an account within the United States to an account held outside the United States, and further provided that a transfer from a blocked account may be made only to another blocked accound held in the same name. Nate 19 560-845. See \$501.603 of this chapter for mandatory reporting requirements requiring transfer in the same transfer for mandatory reporting requiring the same transfer.

cuapter for mandatory reporting requirements regarding financial transfer See also § 560.213 of this part concerning obligation to hold blocked funds in inter-bearing accounts.

Federal Register / Vol. 7 payments were received. Such reports shall specify: (i) The individual or entity from whom the funds originated and the amount of funds received; and (ii) If applicable: whom the funds received; and (U.S. person receiving payment in connection with authorized legal services, such as private investigators or expert witnesses: (B) A general description of the services provided; and (C) The amount of funds paid in (C) The smooth as private investigators (C) The mount of funds paid in (C) The mount of funds are received during the reporting period, a statement is to be filed to that effect; and (C) The smoots, which must reference this section, are to be mailed to: Liconsing Division. Office of Foreign Assets Control, U.S. Department of the

In the section, are to be mailed to: Licensing Division, Office of Foreign Assets Control, U.S. Department of the New York, State Science, U.S. Department (New York, State Science, Science, Science, Science, Science, New York, Science, S

Note 2 to § 560.553: Any payment uthorized in or pursuant to this section that s routed through the U.S. financial system hould reference this § 560.553 to avoid the slocking of the transfer.

Notes 3 to \$560.353: Nothing in this section authorizes the transfer of any blocked property, the debiting of any blocked and the section of the section of the section that effects a transfer of blocked property, or the execution of any judgment against property blocked pursuant to any part of this chapter or any Executive order.

8 560 554 Importation and export tion of services related to conferences in the United States or third countries authorized. (a) Subject to the restrictions in aragraph (c) of this section, the moortation of Iranian-origin serv page relative to the main action, nor into the United States or other dealing in such services and the exportation, receptortation, ask, or supply of services from the United States or by a U.S. person are auticates by or for a person who is ordinarily resident in Iran, other than the Overmente of Iran, an Iranian : rvicos

financial institution, or any other person whose property and interests in property are blocked pursuant to § 560.211, for the purpose of, or which directly relate to, participating in a public conference, performance, exhibition or similar event, and such services are consistent with that

purpose. (b) To the extent not otherwise exempt from the prohibitions of th part and subject to the restrictions paragraph (c) of this section, the part ad subject to the restrictions in paragraph (0 of this section, the organgraph (0 of this section, the organgraph (0 of this section), the properties of the section of a public event in the section of the section of the properties of the section of the section and the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of the section of the section of the properties of the section of

Subpart F—Reports

§ 560.601 Records and reports. For provisions relating to required records and reports, see part 501, subpart C, of this chapter. Recordkeeping and reporting subpart C, of this chapter. Recordkeeping and reporting requirements imposed by part 501 of this chapter with respect to the prohibitions contained in this part are considered requirements arising sidered requireme suant to this part. 88 560 602-560 603 [Beserved]

Subpart G—Penalties

500,011 C - relations §50,071 Penaltiss. (a) Attention is directed to section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) ("IEEPA"), which is applicable to violations of the provisions of any license, ruling, regulation, order, directive, or instruction issued by or pursuant to the direction or

authorization of the Secretary of the Treasury pursuant to this part or

Treasury pursuant to this part or otherwise under IEEPA. (1) A civil penalty not to exceed the amount set forth in section 206 of IEEPA may be imposed on any person who violates, attempts to violate, conspires to violate, or causes a violation of any license, order, regulation, or prohibition issued under IEEPA.

Lionese, order, regulation, or prohibition sixuad under IEEPA.
 Not to paragraph (all) of § 580.201: As of the date of publication in the Federal Register of the final rule amending and resissing this paral (Clober 22, 2012), IEEPA provides for a maximum civil penalty not on the start of the second of the transaction that is twice the amount of the transaction of any license, order, regulation, or prohibition may, upon conviction, be fined not more than \$3,000,000, or if a natural person, be imprisoned for not more than 20 years, or both. (1) The civil penalties provident (1) The civil penalties provident that and appression the formation (1) The civil amended, 28 U.S.C. 2461 toto). (2) The civing penalties provident in (2) The civil penaltin penalties provident in (2) The civil penalties penaltin pen

L. 101-410, as amended, 28 U.S.C. 2461 note). (2) The criminal penalties provided in EPA are subject to adjustment pursuant to 18 U.S.C. 357.1. (3) Attontion is also direct the table of the table of the table of the table of the covernment of table of the covernment of the United States, knowingly and willfully falsifies, conceals, or covers up yany trick, scheme, or device a yardisection of the covernment of a cover table of the table of table o

(d) Attention is directed to 18 U.S.C. (d) Attention is directed to 18 U.S.C. 2332d, as added by Public Law 104– 132, section 321, which provides that, except as provided in regulations issued by the Secretary of the Treasury, in consultation with the Secretary of State, u.S. person, knowing or having the theory reasonable cause to know that a country reasonable cause to know that a country interpret of the theory of U.S.C. App. 2405, as a country supporting international terrorism, engages in a international terrorism, engages in a financial transaction with the government of that country, shall be

fined under title 18, United States Code, or imprisoned for not more than 10 years, or both. (e) Violations of this part may also be subject to relevant provisions of Customs laws and other applicable laws.

\$500.702 Detention of shipments. Import shipments into the United States of Innain-origin goods in violation of § 560.201 and export shipments from the United States of goods destined for Iran in violation of § 560.204 shall be detained. No such import, export, or reexport will be permitted to proceed, except a shalf of the Sacetary of the Trassary. Unless licensed, such shipments are subject to penalty or sizure and forfeiture action, under the castoms laws or other applicable provisions of law, depending on the circumstances. § 560.702 Detention of shipments

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on the circumstances. **5580-703 FO-578-108** (bits: estimated. (a) *HVmn required.* If the Office of *Tornign* Assets Control has reason to believe that there has occurred a violation of any provision of this part or a violation, or instruction issued by or pursuant to the diraction or the second second second second second there is the second second second second second the second second second second second second second the second second second second second second the second second second second second second second the second second second second second second second second the second second second second second second second the second sec § 560.703 Pre-Penalty Notice; settl

shall be deemed to be a warver of the right to respond. (i) Computation of time for response. A response to a Pre-Penalty Notice must be postmarked or date-stamped by the U.S. Postal Service (or foreign postal

7. No. 2047 Monday, October 22, 201 service, if mailed abroad) or courier service provider (if transmitted to the Office of Foreign Assets Control by courier) on or before the 30th day after the postmark date on the newelope mailed. If the Pre-Penalty Notice was personally delivered by a non-U.S. Postal Service agent authorized by the Office of Foreign Assets Control, a response must be postmarked or data-stamped on or before the 30th day after (ii) Exc the second second second second weekend, that the data is attended to include the following business day. Any other extensions of time will be granted, at the discretion of the Office of Foreign Assets Control, only upon specific request to the Office of Foreign Assets (ii) Por and method of resonse. A

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request to the Utice of a survey. Control. (3) Form and method of response. A response to a Pro-Penally Notice need not be in any particular form, but it must be typewritten and signed by the alleged violator or a representative thereof, must contain information $\frac{R^2}{R^2}$, where the indicate that it is in a lunger violator or a representative an end of the second second second second second infinition to indicate that it is in response to the Pre-Penalty Notice, and must include the Office of Poreign Assets Control identification number listed on the Pre-Penalty Notice. A copy of the written response may be sent by faccimile, but the original also must be sent to the Office of Foreign Assets Control Givil Penalties Division by mail of courting and maccordenomial to courter and maccordenomial paragraph (Di) of this section. (c) Settlement. Settlement discussion may be initiated by the Office of Foreign

arrangenh (b)(2) of this section.
 (c) Settlement: Settlement discussion may be initiated by the Office of Foreign Assets Control, the alleged violator, or the alleged violator's authorized presentative. For a description of practices with respect to settlement, see (d) Carddmass. Guidelines for the monosticino or settlement of civil penalties by the Office of Foreign Assets Control are contained in Appendix A to set 501 of this Chapter.
 (d) *Bapensentiation*. A representative of the alleged violator, but any confic communication with the Office of Foreign Assets Control prior to a written submission regarding the specific allegations contained in the Pre-Penalty Notice must be preceded by a written there of perpresentation. Integer Presentative.
 Seo.704 Penalty imposition.

\$560.704 Penalty imposition. If, after considering any written response to the Pre-Penalty Notice and any relevant facts, the Office of Foreign

Assets Control determines that there was a violation by the alleged violator named in the Pre-Penalty Notice and that a civil monetary penalty is Assets Control may issue a Penalty Notice to the violator containing a determination of the violation and the imposition of the monetary penalty. For additional details concerning issuance of a Penalty Notice, see Appendix A to part 50 of this chapter. The issuance of the Penalty Notice shell constitute final agency because concerning issuance of a Pointy Notice, see Appendix A to part SOI of this chapter. The issuance of the Penalty Notice shall constitute final agency action. The violator has the right to seek judicial review of that final agency action in federal district court.

§ 560.705 Administrative collection; referral to United States Department of

In the event that the violator does not pay the penalty imposed pursuant to this part or make payment arrangements acceptable to the Office of Foreign Assets Control, the matter may be this part to make payment arrangement acceptable to the Office of Poreign Assets Control, the matter may be referred for administrative collection measures by the Department of the Treasury or to the United States Department of Justice for appropriate action to recover the penalty in a civil suit in a federal district court.

Subpart H—Procedures

§ 560.801 Procedures.

\$50.801 Procedures. For license application procedures and procedures relating to amendments modifications, or revocations of licenses; administrative decisions; rulemaking; and requests for document pursuant to the Freedom of Information and Privacy Acts (5 U.S.C. 552 and 552a), see part 501, subpart E, of this chapter.

§ 560.802 Delegation by the Secretary of the Treasury.

the Treasury. Any action that the Secretary of the Treasury is authorized to take pursuant to Executive Order 12613 of October 29 1897 (S CRF, 1997 Comp., p. 232), Eventive Order 12650 of May 6, 1995 Comp., p. 332), Executive Order 12650 of May 6, 1995 (S CRF, 1995 Comp., p. 350), Executive Order 12650 of May 6, 1995 (S CRF, 1995 Comp., p. 350), Executive Order 12650 of May 77 R 66559, February 8, 2012), and any further Executive Orders relating to the national February 8, 2012), and any further Executive orders relating to the national emergency declared in Executive Order 12957, may be taken by the Director of the Office of Foreign Assets Control or by any other person to whom the Secretary of the Treasury has delegated authority so to act.

Appendix A to Part 560 [Res erved] Appendix B to Part 560—Bulk Agricultural Commodities Notes: 1. A Opennix B sets forth those bulk agricultural commodities eligible for ale pursuant to the licensing procedures and the general license in § 560.330. 2. Commodities are identified by their classification numbers in the Harmonized Tariff Schedule of the United States (see 19 U.S.C. 1202) ("HTS").

Ing those pursuant to U.S.C. 1202 ("HTS").
Commodiy
Commodiy
Durum Wheat
Other Wheat and Mashin, including seed. Red Spring Wheat, White Writer Wheat, "Canadian" Western Red Winter
Wheat of Meals Four,
Rice Infour,
Rice Infour,
Rice Contas, Meal and Pellets.
Rye,
Barts,
Grain Sorghum.
Com Maize),
Dired Beans including Vigna mungo (L.), Hepper, and Vigna radiata (L.) Witzek.
Kinny beans, including while pea beans.
Beans, other,
Rice Maine,
Rice Ma 1001.10 11011.00. 10068.10. 10068.20. 110068.30. 110068.40. 110

 Appendix C to Part 560—[Reserved]
 Pub. L. 111–195, 124 Stat. 1312 (22 U.S.C.

 Appendix A to Chapter V—[Amended]
 8501–8551]; Pub. L. 112–81, 125 Stat. 1298.
 Comparison A to Chapter V—[Amended]
 C. The authority citation for Appendix
 A to Chapter V continues to read as
 follows:
 Authoritys U.S.C. 2018; BUSC. 1182
 1898; BUSC. 23398; 21 U.S.C. 2109-1008;
 ZUSC. 2872; SUSC. 22019; DUSC.
 App. 1-44; Pub. L. 110-286, 122 Stat. 2632;

8. The SDN List includes the names of persons determined to bu Government of the man, as invaine financial institution, or any other person whose property and listerest in property are blocked pursuant to \$560.211 of the Iranian Transactions and Sanctions Regulations, 31 CRP parts 500 (He*TSR*). The SDN List entries for asuch persons includes the identifier "IRSA"). U.S. persons are advised to review 31 CRP part 560 ptrong to engaging in transactions involving the

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