

Authority: Pub. L. 96-72, 93 Stat. 503 (50 U.S.C. App. 2401 *et seq.*), as amended; Pub. L. 95-223, 91 Stat. 1626 (50 U.S.C. 1701 *et seq.*); Pub. L. 90-351, 82 Stat. 197 (18 U.S.C. 2510 *et seq.*), as amended Pub. L. 95-242, 92 Stat. 120 (22 U.S.C. 3201 *et seq.* and 42 U.S.C. 2139a); Pub. L. 102-484, 106 Stat. 2575 (22 U.S.C. 6004); E.O. 12002 of July 7, 1977 (42 FR 35623, July 7, 1977), as amended; E.O. 12058 of May 11, 1978 (43 FR 20947, May 16, 1978); E.O. 12214 of May 2, 1980 (45 FR 29783, May 6, 1980); E.O. 12730 of September 30, 1990 (55 FR 40373, October 2, 1990), as continued by Notice of September 25, 1992 (57 FR 44649, September 28, 1992); E.O. 12924 of August 19, 1994 (59 FR 43437, August 23, 1994); and E.O. 12938 of November 14, 1994 (59 FR 59099 of November 16, 1994).

**PART 771—[AMENDED]**

3. Supplement No. 1 to Part 771, is revised to read as follows:

Supplement No. 1 to Part 771—  
Additional Items Eligible for General License GLX

Note: Portions of some items listed in this Supplement are controlled for missile technology (MT), nuclear proliferation (NP), or foreign policy (FP) reasons. Exporters are reminded that such portions are not eligible for General License GLX. Refer to the specific ECCNs to identify those portions of entries subject to MT, NP, or FP controls.

**CATEGORY 1**

- 1D01A
- 1D02A

**CATEGORY 2**

- 2A01A
- 2A02A
- 2A03A
- 2A04A
- 2A06A
- 2B03A.a

**CATEGORY 3**

- 3A01A.a.3. (up to 500 Mtops *only*)
- 3A01A.a.4.
- 3A01A.a.5 (except a.5.a.)
- 3A01A.a.7.
- 3A01A.a.8.
- 3A01A.a.11
- 3A02A.h.

**CATEGORY 4**

- 4A03A.d (having a 3-D vector rate less than 10M vectors/sec.)
- 4A03A.f

**CATEGORY 5**

- 5A02A (except .h and .i)
- 5A03A
- 5A04A
- 5A05A
- 5A06A
- 5A11A.a (portable or mobile radiotelephones for use with commercial civil cellular radiocommunications systems, not capable of end-to-end encryption)
- 5B01A
- 5B02A
- 5C01A

- 5D01A
- 5D02A
- 5D03A
- 5D13A.c
- CATEGORY 6**
- 6A01A.b
- 6A02A.a.4
- 6A03A.a.1
- 6A04A.f
- 6A05A.c.2.a
- 6A05A.d
- 6A05A.e
- 6B05A
- 6A08A.b
- 6A08A.c
- 6A08A.I.1.
- 6C02A.c
- 6C04A.h
- 6D03A.d
- CATEGORY 8**
- 8A02A.e.2
- CATEGORY 9**
- 9B01A.a
- 9B02A.b
- 9B01A.f
- 9B01A.h
- 9B05A
- 9B06A

**PART 779—[AMENDED]**

**§ 779.8 [Amended]**

5. Section 779.8 is amended:  
 a. By revising the word “exported” in paragraph (b)(2)(i) to read “reexported”;  
 b. by revising the phrase “export or reexport” in paragraph (b)(2)(ii), (b)(2)(iii) and (b)(2)(iv) to read “reexport”; and  
 c. by revising the phrase “export or reexport” in paragraph (b)(3) to read “export from abroad”.

**PART 799—[AMENDED]**

Supplement No. 1 to § 799.1—  
[Amended]

6. In Supplement No. 1 to Section 799.1, section II of Category 5 (Telecommunications and “Information Security”), ECCN 5D13A is amended by revising the Requirements section to read as follows:

*5D13A Specific “Software” as Follows Requirements*

*Validated License Required:*  
**QSTVWYZ**  
*Unit:* \$ value  
*Reason for Control:* NS  
*GTDR:* Yes, for 5D13.c and software described in Advisory Note 5 *only*. (See Note)  
*GTDU:* No

Note: Exporter must have determined that the software is not controlled by the Office of Defense Trade Controls, Department of State, before using this general license.

\* \* \* \* \*

Dated: December 14, 1995.  
 Sue E. Eckert,  
*Assistant Secretary for Export Administration.*  
 [FR Doc. 95-30776 Filed 12-19-95; 8:45 am]  
**BILLING CODE 3510-DT-P**

**FEDERAL TRADE COMMISSION**

**16 CFR Part 400**

**Trade Regulation Rule Concerning Advertising and Labeling as to Size of Sleeping Bags**

**AGENCY:** Federal Trade Commission.  
**ACTION:** Repeal of rule.

**SUMMARY:** The Federal Trade Commission announces the repeal of the Trade Regulation Rule concerning Advertising and Labeling as to Size of Sleeping Bags. The Commission has reviewed the rulemaking record and determined that due to changes in industry practice, and the existence of laws in most states that mandate point-of-sale disclosures similar to those required by the Rule, the Rule no longer serves the public interest and should be repealed. This notice contains a State of Basis and Purpose for repeal of the Rule.

**EFFECTIVE DATE:** December 20, 1995.  
**ADDRESSES:** Requests for copies of the State of Basis and Purpose should be sent to Public Reference Branch, Room 130, Federal Trade Commission, 6th Street & Pennsylvania Avenue NW., Washington, DC 20580.

**FOR FURTHER INFORMATION CONTACT:** Neil Blickman, Attorney, Federal Trade Commission, Bureau of Consumer Protection, Division of Enforcement, Washington, DC 20580, (202) 326-3038.

**SUPPLEMENTARY INFORMATION:**

State of Basis and Purpose

*I. Background*

The Trade Regulation Rule concerning Advertising and Labeling as to Size of Sleeping Bags (Sleeping Bag Rule), 16 CFR Part 400, was promulgated in 1963 (28 FR 10900). The Sleeping Bag Rule regulates the advertising, labeling and marking of the dimensions of sleeping bags. The Commission had found that the practice of labeling sleeping bags by the dimensions of the unfinished material used in their construction (cut size) was misleading consumers about the actual size of the sleeping bag. To correct this misconception, the Commission promulgated the Sleeping Bag Rule, which provides that it is an unfair method of competition and an unfair or deceptive act or practice to use the “cut