FDC date	State	City	Airport	FDC No.	SIAP
10/09/96	н	Honolulu	Honolulu Intl	FDC 6/7731	VOR or TACAN or GPS–A Amd
10/09/96	HI	Honolulu	Honolulu Intl	FDC 6/7732	LDA/DME RWY 26L Amdt 5.
10/09/96	н	Honolulu	Honolulu Intl	FDC 6/7733	VOR or TACAN or GPS RWY 4R Oria.
10/09/96	ні	Honolulu	Honolulu Intl	FDC 6/7734	VOR/DME or TACAN or GPS-B Amdt 2.
10/09/96	ні	Honolulu	Honolulu Intl	FDC 6/7735	ILS RWY 4R Amdt 11.
10/09/96	NY	New York	John F. Kennedy Intl	FDC 6/7717	VOR/DME or TACAN or GPS RWY 22L Amdt 4A.
10/09/96	NY	Poughkeepsie	Dutchess County	FDC 6/7723	VOR/DME or TACAN or GPS RWY 24 Amdt 3.
10/10/96	AK	St Marys	St Marys	FDC 6/7868	GPS RWY 34 Orig.
10/10/96	AK	St Marys	St Marys	FDC 6/7869	GPS RWY 16 Orig.
10/10/96	AK	St Marys	St Marys	FDC 6/7870	NDB RWY 34 Orig–A.
10/10/96	AK	St Marys	St Marys	FDC 6/7874	NDB/DME RWY 16 Amdt 1A.
10/10/96	AR	Russellville	Russellville Muni	FDC 6/7813	GPS RWY 25, Orig.
10/10/96	со	Holyoke	Holyoke	FDC 6/7740	GPS RWY 17, Orig.
10/10/96	KS	Abilene	Abilene Muni	FDC 6/7812	VOR/DME or GPS-A, Amdt 2A.
10/10/96	MD	Hagerstown	Washington County Regional	FDC 6/7757	ILS RWY 27 Amdt 7.
10/10/96	MO	Monett	Monett Muni	FDC 6/7780	GPS RWY 36, Orig.
10/10/96	ND	Fargo	Hector International	FDC 6/7750	VOR/DME or TACAN or GPS RWY 17 Orig.
10/10/96	ND	Fargo	Hector International	FDC 6/7752	ILS RWY 35 Amdt 32A.
10/10/96	ND	Fargo	Hector International	FDC 6/7770	NDB RWY 17 Amdt 14.
10/10/96	ND	Fargo	Hector International	FDC 6/7772	ILS RWY 17 Amdt 4.
10/10/96	OK	Oklahoma City	Will Rogers World	FDC 6/7810	ILS RWY 17L, Orig.
10/10/96	TX	Ennis	Ennis Muni	FDC 6/7808	VOR/DME-A, Orig.
10/11/96	AR	Brinkley	Frank Federer Memorial	FDC 6/7882	GPS RWY 20, Orig.
10/11/96	AR	Brinkley	Frank Federer Memorial	FDC 6/7883	NDB or GPS–A, Amdt 1.
10/11/96	OR	Lakeview	Lakeview/Lake County	FDC 6/7920	GPS RWY 34 Orig.
10/11/96	PR	San Juan	Luis Munoz Martin Intl	FDC 6/7881	GPS RWY 8, Orig.
10/11/96	TX	Breckenridge	Stephens County	FDC 6/7842	NDB or GPS–A, Amdt 1.
10/15/96	GA	Albany	Southwest Georgia Regional	FDC 6/7986	NDB or GPS RWY 4, Amdt 11.
10/15/96	GA	Albany	Southwest Georga Regional	FDC 6/7987	ILS RWY 4, Amdt 10.
	ND		Jamestown Muni	FDC 6/7990	NDB RWY 31 Amdt 6A.
	ND	Jamestown			
10/15/96		Jamestown	Jamestown Muni	FDC 6/7991	ILS RWY 31 Amdt 7A.
10/15/96	ND	Jamestown	Jamestown Muni	FDC 6/7992	LOC/DME BC RWY 13 Amdt 7B.
10/15/96	NH	Berlin	Berlin Muni	FDC 6/7982	NDB RWY 18 Orig A.
10/15/96	NH	Berlin	Berlin Muni	FDC 6/7983	VOR/DME RWY 18 Amdt 1A.
10/15/96	VA	Louisa	Louisa County/Freeman Field	FDC 6/7989	NDB or GPS RWY 27 Orig.
10/16/96	IL	Moline	Quad City	FDC 6/8023	ILD RWY 9 Amdt 29B.
10/16/96	NC	Lincolnton	Lincoln County	FDC 6/8008	LOC RWY 23 Orig.
10/16/96	OH	Columbus	Port Columbus Intl	FDC 6/8016	ILS RWY 28L Amdt 16A.
10/19/96	NY	White Plains	Westchester County	FDC 6/7716	VOR/DME or TACAN or GPS–A Amdt 3A.

[FR Doc. 96–27705 Filed 10–28–96; 8:45 am] BILLING CODE 4910–13–M

DEPARTMENT OF COMMERCE

Bureau of Export Administration

15 CFR Parts 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 768A, 769A, 770A, 771A, 772A, 773A, 774A, 775A, 776A, 777A, 778A, 779A, 785A, 786A, 787A, 788A, 789A, 790A, 791A, and 799A

[Docket No. 950407094-6290-03]

RIN 0694-AA67

Simplification of Export Administration Regulations

AGENCY: Bureau of Export Administration, Commerce. ACTION: Extension of effective and compliance dates. SUMMARY: The Bureau of Export Administration (BXA) is providing notice that it is extending the validity period of the provisions of 15 CFR parts 768A through 779A, 785A through 791A, and 799A (the existing Export Administration Regulations) through December 30, 1996, and extending the mandatory compliance date of the interim rule published in the Federal Register on March 25, 1996 (61 FR 12714), until December 31, 1996. This is in response to industry's concerns about implementing the provisions of the interim rule (new regulations) by the original mandatory compliance date of November 1, 1996. These concerns arose mainly due to Commerce's determination to change the export clearance symbols for reporting exports of certain License Exceptions on the Shipper's Export Declaration.

DATES: Effective October 29, 1996, the removal of parts 768A through 779A, 785A through 791A, and 799A is effective December 31, 1996, and the compliance date for the interim rule published on March 25, 1996 is December 31, 1996.

FOR FURTHER INFORMATION CONTACT: Nancy Crowe, Office of Exporter Services, Regulatory Policy Division, Bureau of Export Administration, telephone: (202) 482–2440.

SUPPLEMENTARY INFORMATION: On March 25, 1996, the Bureau of Export Administration (BXA) published in the Federal Register (61 FR 12714) an interim rule that revised, restructured and reorganized the Export Administration Regulations (EAR), the regulatory regime through which BXA imposes export controls on those items and activities within its jurisdiction. That rule was effective April 24, 1996, except part 752 (the Special Comprehensive License), which was effective March 25, 1996.

The March 25 interim rule also made the removal of newly designated § 771A.25(d) effective March 25, 1996, and removal of newly designated parts 768A through 779A, 785A through 791A, and 799A (the old EAR) effective on November 1, 1996. The March 25 interim rule provided that during the period between April 24, 1996 and November 1, 1996, exporters must comply with the provisions of either the old EAR or the provisions of the new interim rule. Compliance with the provisions of that interim rule is compelled as of November 1, 1996.

BXA has received many industry comments on the mandatory compliance deadline, stating that to conform with the new provisions of the EAR, more time is needed to develop export compliance software for tracking the new Export Control Classification Numbers and the new License Exception symbols.

BXA has also received many industry comments on the new License Exceptions group symbols. There is strong industry support to remove the group symbol for the list-driven License Exceptions (LST) and instead rely on individual symbols of specific License Exception which are now grouped under License Exception LST. BXA is therefore publishing a separate interim rule in the Federal Register that will "de-bundle" License Exception LST and require the use on export control documentation of License Exceptions LVS, GBS, TSR, CIV, and CTP. For other License Exception groups, BXA will remove the individual symbols. While the individual License Exception

symbols under these provisions were voluntary under the March 25 interim rule, they created confusion for some exporters. This change will not require additional compliance preparations by industry, but clarify the License Exception provisions of the EAR.

To ensure that industry has adequate time for the development of its export compliance software and for intracompany training on these new requirements, BXA is hereby notifying the exporting community that the mandatory compliance date for the new EAR published in the Federal Register on March 25, 1996, is being extended until December 31, 1996. Through December 30, 1996, you must comply with the provisions of either the old EAR (redesignated 15 CFR 768A through 799A), including amendments thereto that are published in the Federal Register, or the provisions of the March 25, 1996 interim rule, including any amendments thereto that are published in the Federal Register. Beginning December 31, 1996 you must comply with the provisions of the March 25, 1996 interim rule (15 CFR parts 730-774) including any amendments thereto that are published in the Federal Register.

Dated: October 21, 1996. Iain S. Baird, Deputy Assistant Secretary for Export Administration. [FR Doc. 96–27545 Filed 10–28–96; 8:45 am]

BILLING CODE 3510-33-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 814

[Docket No. 91N-0404]

Medical Devices; Humanitarian Use Devices; Stay of Effective Date of Information Collection Requirements

AGENCY: Food and Drug Administration, HHS.

ACTION: Stay of effective date of a final regulation.

SUMMARY: The Food and Drug Administration (FDA) is staying the effective date of the information collection requirements of a final rule to implement the provisions of the Safe Medical Devices Act of 1990 (the SMDA) regarding humanitarian use devices (HUD's). FDA is taking this action because the information collection requirements in the final rule have not yet been approved by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995. Elsewhere in this issue of the Federal Register, FDA is announcing that it has sent the proposed information collection to OMB for review and clearance.

DATES: Sections 814.102, 814.104, 814.106, 814.108, 814.110(a), 814.112(b), 814.116(b), 814.118(d), 814.120(b), 814.124(b), and 814.126(b)(1), which contain information collection requirements, published at 61 FR 33232, June 26, 1996, are stayed pending OMB clearance of the information collection requirements. FDA will announce the effective date of these sections in the Federal Register.

FOR FURTHER INFORMATION CONTACT: Joseph M. Sheehan, Center for Devices and Radiological Health (HFZ–215), Food and Drug Administration, 1350 Piccard Dr., Rockville, MD 20850, 301– 827–2974.

SUPPLEMENTARY INFORMATION: In the Federal Register of June 26, 1996 (61 FR 33232), FDA issued a final rule implementing the provisions of the SMDA regarding HUD's. The rule is scheduled to become effective on October 24, 1996. In the preamble to the final rule, FDA provided for a 60-day comment period on the information collection requirements of the rule under the Paperwork Reduction Act of 1995 (44 U.S.C. 3507), which was enacted after the expiration of the comment period on the proposed rule governing HUD's.

In the preamble to the final rule, FDA announced that it would review the comments received, make the revisions as necessary to the information collection requirements, and submit the requirements to OMB for approval. FDA has not received any comments and has submitted the information collection requirements to OMB for approval. A notice published elsewhere in this issue of the Federal Register informs the public how to address comments on the information collection provisions to OMB.

The Administrative Procedure Act and FDA regulations provide that the agency may issue a regulation without notice and comment procedures when the agency for good cause finds that such procedures are impracticable, unnecessary, or contrary to the public interest (5 U.S.C. 553(b)(8); 21 CFR 10.40(e)(1)). FDA finds that there is good cause for dispensing with notice and comment procedures on this amendment to stay the effective date of the information collection requirements of the final rule on HUD's until such time as OMB approves these