amended to J602R in F.R. Doc. 71–5781

Subsequent to the publication of these amendments, it has been determined that
the name of the waypoints listed as
Hartsburg, Ill., and Emerald, Nebr., should be changed to Bradford, Ill., and
Lincoln, Nebr., respectively because their location coincides with air navigation aids
(VOR/TAC) so named. The purpose of this amendment is to make these way-
point name changes.

Since this amendment is editorial and minor in nature and no substantive
change in the regulation is effected, notice and public procedure thereon are unnec-
essary. However, since it is necessary that sufficient time be allowed to permit ap-
propriate changes to be made on aero-
nautical charts, this amendment will be
come effective more than 30 days after
publication.

In consideration of the foregoing, F.R. Doc. 71–5822 (36 F.R. 4044) is further
amended, effective 0901 G.m.t., October 14, 1971, as hereinafter set forth.

In J602R waypoint name “Hartsburg,
Ill.” is deleted and “Bradford, Ill.” is
substituted therefor. Also, waypoint name “Emerald, Nebr.” is deleted and
“Lincoln, Nebr.” is substituted therefor.

Sec. 307(a), Federal Aviation Act of 1958,
49 U.S.C. 1348(a); sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c)

Issued in Washington, D.C., on August 12, 1971.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[F.R. Doc. 71–11955 Filed 8–17–71; 8:47 a.m.]

Title 15—COMMERCE AND
FOREIGN TRADE

Chapter III—Bureau of International
Commerce, Department of Commerce

SUBCHAPTER B—EXPORT REGULATIONS
(15th Gen. Rev. of the Export Regulations
(1968))

MISCELLANEOUS AMENDMENTS TO
CHAPTER

Parts 373, 386, and 390 are amended as set
forth below.

Sec. 3. 68 Stat. 7; 50 U.S.C. App. 2022; E.O.

Effective date: August 16, 1971.

RAYMOND MEYER,
Director, Office of Export Control.

PART 373—SPECIAL LICENSING
PROCEDURES

1. In §373.8(b) (I), subdivision (ii) is
revised, subdivision (iv) is redesignated
(v), and a new subdivision (iv) is
established to read as set forth below.

§373.8 Aircraft and vessel repair sta-
tion procedure.

(b) Eligibility—(1) Eligible foreign
businesses.

(iii) Sale of U.S.-origin parts directly
to the owner or operator of an aircraft or
vessel, as spares or replacement equip-
ment, but not the repair of such civil
aircraft or vessels;

(iv) Sale and installation of equip-
ment or components normally required
for the safe operation of vessel or aircraft
(e.g., radar, radio, instruments, etc.);

(v) Repair (including exchange) of
components for aircraft or vessels (e.g.,
engines, radar, etc.) that the importer
will reinstall on the aircraft or vessel or
return to the owner or operator (or any
person or facility authorized to act on
behalf of the owner or operator) for
reinstallation on the aircraft or vessel.

TRANSFER DUE TO ARMED
COMBATANTS

PART 380—SCHEDULES OF
CONTROLLED SUBSTANCES

Transfer of Eskatrol to Schedule II

A final order was published in the Fed-
eral Register on July 7, 1971 (36 F.R.
12734) transferring amphetamine and
methylamphetamine and their salts, opti-
cal isomers, and salts of their optical
isomers from Schedule III to Schedule II
of the Comprehensive Drug Abuse Pre-
vention and Control Act of 1970 (Public
Law 91–512), with certain exceptions.

Application of the order to Eskatrol, a
combination product for which a hearing
was requested, was reserved pending re-
view by the Bureau. Eskatrol, which
contains 15 mg. of dextroamphetamine
sulfate and 7.5 mg. of prochlorperazine,
is manufactured by Smith Kline &
French Laboratories.

A notice was published in the Federal
Register on July 23, 1971 (36 F.R. 13689)
scheduling a hearing regarding the trans-
fer of Eskatrol to Schedule II for
10 a.m., on August 16, 1971, in Room

FEDERAL REGISTER, VOL. 36, NO. 160—WEDNESDAY, AUGUST 18, 1971
This order is effective on the date of its publication in the Federal Register (8-18-71).


JOHN F. EDENBERG,
Acting Director, Bureau of Narcotics and Dangerous Drugs.

[FR Doc.71-11681 Filed 8-17-71; 49 FR 9302]

Title 22—FOREIGN RELATIONS

Chapter I—Department of State

[Dept. Reg. 103.641]

PART 41—VISAS: DOCUMENTATION OF NONIMMIGRANTS UNDER THE IMMIGRATION AND NATIONALITY ACT, AS AMENDED

Nonresident Alien Canadian Border Crossing Identification Cards

Part 41, Chapter I, Title 23 of the Code of Federal Regulations is being amended to make §41.129 conform with procedural changes made by the Immigration and Naturalization Service and the Department of State.

1. Section 41.128 is amended to read as follows:

§41.129 Nonresident alien Canadian border crossing identification cards.

(a) Aliens eligible to apply. Under the conditions prescribed in this section a consular officer assigned to a consular office in Canada may issue a nonresident alien border crossing identification card, as that term is defined in section 101(a) (6) of the Act, to a nonimmigrant alien who satisfactorily establishes that he:

(1) Has been admitted to Canada for permanent residence as a “Landed Immigrant”;

(2) Seeks to enter the United States from Canada, or from Mexico if he has no country of nationality other than Mexico, and the United States and Canada, and only as a bona fide temporary visitor for business or pleasure as defined in section 101(a) (15)(B) of the Act for periods of stay not exceeding 6 months; and

(3) Is otherwise eligible to receive a temporary visitor visa or is the beneficiary of a waiver under section 212(d)(3) (A) of the Act of a ground of ineligibility which is valid for multiple applications for admission into the United States and for an indefinite period of time and which contains no restrictions as to extensions of temporary stay or itinerary.

(b) Application for Canadian border crossing identification cards. Application for a nonresident alien Canadian border crossing identification card shall be made on Form FS-257a, accompanied by evidence of the applicant’s “Landed Immigrant” status in Canada; a valid or expired passport or other travel document showing his origin, identity, and nationality, if any, and, containing a photo-

graph of the bearer if over the age of 14; and a photograph 1½ inches square if the applicant is over the age of 14. Personal appearance of the applicant may be waived at the discretion of the consular officer.

(c) Issuance and format of border crossing cards. A nonresident alien Canadian border crossing identification card shall consist of a stamp placed in the alien’s passport or other travel document by a consular officer in Canada. Such stamps shall be numbered serially by each consular officer in Canada with the number 1 on each July 1, shall be in the format prescribed by the Department, and shall contain the following data:

(1) The post symbol;

(2) The number of the card;

(3) The title and location of the issuing office;

(4) The date of issue;

(5) The name(s) of the person(s) to whom issued; and

(6) The signature and title of the issuing officer.

Signature of border crossing identification cards. A nonresident alien Canadian border crossing identification card issued pursuant to the provisions of this section shall be valid for purposes of the alien’s admission into the United States.

(1) Cancellation of border crossing identification cards. (1) A nonresident alien border crossing identification card shall be canceled by a consular officer if information is developed indicating that the holder of such a card is ineligible to receive a nonimmigrant visa or by a District Director of the Immigration and Naturalization Service if he finds that the alien has violated the conditions of his admission into the United States.

(2) In canceling such a card the consular officer shall write or stamp "CANCELED" plainly across the face of the border crossing card stamp, shall show the location of the consular office concerned and shall follow the procedures set forth in §41.129.

(3) In canceling such a card the District Director shall write or stamp the word "CANCELED" plainly across the face of the border crossing card stamp and shall show the location of the District Office of the Immigration and Naturalization Service concerned.

Effective date. The amendments to the regulations contained in this order shall become effective upon publication in the Federal Register (8-18-71).

The provisions of the Administrative Procedure Act (50 Stat. 303; 5 U.S.C. 553) relative to notice of proposed rule making are inapplicable to this order because the regulations contained herein do not involve foreign affairs functions of the United States.

(Sec. 104, 66 Stat. 174; 8 U.S.C. 1104)