amended by revising the License Exceptions section to read as follows:

# 3A001 Electronic Components, as Follows (see List of Items Controlled)

\* \* \* \* \*

# **License Exceptions**

LVS: N/A for MT

Yes for:

\$1500: 3A001.c

\$3000: 3A001.b.1, b.2, b.3, .d, .e and

.f

\$5000: 3A001.a, and .b.4 to b.7 GBS: Yes for 3A001.a.1.b, a.2 to a.12,

b.2, and b.8. CIV: Yes for 3A0

CIV: Yes for 3A001.a.3.a (for processors with a CTP less than or equal to 12,000 MTOPS), a.3.b, a.3.c, a.4, a.7. and a.11.

Dated: March 15, 2002.

## James J. Jochum,

Assistant Secretary for Export Administration.

[FR Doc. 02–6875 Filed 3–20–02; 8:45 am]

BILLING CODE 3510-33-P

#### **DEPARTMENT OF THE TREASURY**

### **Customs Service**

19 CFR Part 141

[T.D. 02-7]

RIN 1515-AD03

## **Andean Trade Preference Act**

**AGENCY:** Customs Service, Department of the Treasury.

**ACTION:** Temporary rule; correction.

SUMMARY: On February 15, 2002, a temporary rule was published in the Federal Register as T.D. 02-07 (67 FR 7070–7071). Effective on February 15, 2002, this temporary rule permits importers of eligible articles that, but for the expiration of the ATPA, would have been entitled to duty-free treatment under the ATPA, the option to defer the payment of estimated Customs duties and fees after entry of those articles until May 16, 2002. The purpose of this document is to correct and clarify the wording of two sentences in the preamble of the temporary rule document. The substantive text of the temporary rule is unchanged.

**EFFECTIVE DATE:** This temporary rule remains effective on February 15, 2002, and expires on May 16, 2002.

# FOR FURTHER INFORMATION CONTACT:

Leon Hayward, Office of Field Operations, 202–927–3271.

## SUPPLEMENTARY INFORMATION:

## **Background**

On February 15, 2002, a temporary rule was published in the Federal Register (67 FR 7070-7071) as T.D. 02-07. Effective on February 15, 2002, this temporary rule permits importers of eligible articles that, but for the expiration of the ATPA, would have been entitled to duty-free treatment under the ATPA, the option to defer the payment of estimated Customs duties and fees after entry of those articles until May 16, 2002. This document corrects and clarifies the wording of two sentences in the preamble of the temporary rule document. The substantive text of the temporary rule is unchanged.

## Corrections

The document published in the **Federal Register** as T.D. 02–7 on February 15, 2002 (67 FR 7070) is corrected as set forth below:

1. Beginning on page 7070, on the bottom of the third column, and continuing on page 7071 in the first column, the last sentence of the first paragraph of the "Summary" is removed and the following two sentences are added in its place to read as follows:

The Administration anticipates that the duty-free treatment accorded to merchandise under the provisions of the ATPA will be restored and made retroactive to the date of the initial termination of such duty-free treatment (December 4, 2001). There will be no extension of this extraordinary action.

2. On page 7071, in the "Background" portion of the document, in the second column, in the fourth paragraph, the last sentence is corrected to read as follows:

Accordingly, a one-time interim deferral of estimated duties and fees in anticipation of Congressional re-enactmant of ATPA within the next 90 days is appropriate to further the national security interest in combating narcotic production and trafficking and related criminal and terrorist activities.

Approved: March 15, 2002.

### Douglas M. Browning,

Acting Assistant Commissioner, Office of Regulations and Rulings.

[FR Doc. 02–6808 Filed 3–20–02; 8:45 am]

BILLING CODE 4820-02-P

# ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 80

[FRL-7161-2]

RIN 2060-AJ80

Relaxation of Summer Gasoline Volatility Standard for the Denver/ Boulder Area

**AGENCY:** Environmental Protection

Agency (EPA).

**ACTION:** Withdrawal of direct final rule.

summary: EPA published a direct final rule on January 24, 2002, to relax the federal gasoline volatility standard that applies to gasoline supplied to the Denver/Boulder area from June 1st to September 15th (the ozone control season) of each year. However, we received an adverse comment during the 30 day comment period and are now withdrawing that direct final rule.

**DATES:** As of March 21, 2002, EPA withdraws the direct final rule published at 67 FR 3435, on January 24, 2002.

**FOR FURTHER INFORMATION CONTACT:** Richard Babst at (202) 564–9473.

**SUPPLEMENTARY INFORMATION:** Because EPA received adverse comment, we are withdrawing the direct final rule for "Relaxation of Summer Gasoline Volatility Standard for the Denver/ Boulder Area." We published the direct final rule on January 24, 2002 (67 FR 3435), that would have approved the State of Colorado's request to relax the federal Reid Vapor Pressure ("RVP") gasoline standard that applies to gasoline supplied to the Denver/Boulder area from June 1st to September 15th (the ozone control season) of each year. That action would have amended our regulations to change the summertime RVP standard for the Denver area from 7.8 pounds per square inch ("psi") to 9.0 psi. We stated in that Federal Register document that if we received adverse comment by February 25, 2002, we would publish a timely notice of withdrawal in the Federal Register. We subsequently received an adverse comment. We will address the comment in a subsequent final action based on the parallel proposal also published on January 24, 2002 (67 FR 3468). As stated in the parallel proposal, we will not institute a second comment period on this action.