4. The marketing order, as amended, and as hereby proposed to be further amended, prescribes, insofar as practicable, such different terms applicable to different parts of the production area as are necessary to give due recognition to the differences in the production and marketing of table grapes produced in the production area; and

5. All handling of table grapes produced in the production area as defined in the marketing order is in the current of interstate or foreign commerce or directly burdens, obstructs, or affects such commerce.

Order Relative to Handling

It is therefore ordered, that on and after the effective date hereof, all handling of table grapes grown in a designated area of southeastern California shall be in conformity to, and in compliance with, the terms and conditions of the said order as hereby proposed to be amended as follows:

The provisions of the proposed marketing order amending the order contained in the proposed rule issued by the Administrator on June 1, 2015, and published in the Federal Register (80 FR 32043) on June 5, 2015, will be and are the terms and provisions of this order amending the order and are set forth in full herein.

List of Subjects in 7 CFR Part 925

Grapes, Marketing agreements, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 925 is proposed to be amended as follows:

PART 925—GRAPE GROWN IN A DESIGNATED AREA OF SOUTHEASTERN CALIFORNIA

§ 925.63 by redesignating paragraph (c) as (d) and adding a new paragraph (c) to read as follows:

§ 925.63 Termination.

(c) Within six years of the effective date of this paragraph the Secretary shall conduct a referendum to ascertain whether continuance of this part is favored by producers. Subsequent referenda to ascertain continuance shall be conducted every six years thereafter. The Secretary may terminate the provisions of this part at the end of any fiscal period in which the Secretary has found that continuance of this part is not favored by a two thirds majority of voting producers, or a two thirds majority of volume represented thereby, who, during a representative period determined by the Secretary, have been engaged in the production for market of table grapes in the production area. Such termination shall be announced on or before the end of the production year.

Dated: October 1, 2015.

Rex A. Barnes,
Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2015–25447 Filed 10–6–15; 8:45 am]
the Docket Management System (see ADDRESSES section for address and phone number). You may also submit comments through the Internet at http://www.regulations.gov.

Persons wishing the FAA to acknowledge receipt of their comments on this action must submit with those comments a self-addressed, stamped postcard on which the following statement is made: “Comments to FAA Docket No. FAA–2015–3338 and Airspace Docket No. 15–ASO–7.” The postcard will be date/time stamped and returned to the commenter.

All communications received on or before the specified closing date for comments will be considered before taking action on the proposed rule. The proposal in this action may be changed in light of comments received. All comments submitted will be available for examination in the public docket both before and after the closing date for comments. A report summarizing each substantive public contact with FAA personnel concerned with this rulemaking will be filed in the docket.

Availability of NPRMs

An electronic copy of this document may be downloaded through the Internet at http://www.regulations.gov.

You may review the public docket containing the proposal, any comments received and any final disposition in person at the Dockets Office (see ADDRESSES section for address and phone number) between 9:00 a.m. and 5:00 p.m., Monday through Friday, except Federal holidays. An informal docket may also be examined during normal business hours at the office of the Operations Support Group, Eastern Service Center, Federal Aviation Administration, 1701 Columbia Ave., College Park, GA 30337.

Persons interested in being placed on a mailing list for future NPRMs should contact the FAA’s Office of Rulemaking, (202) 267–9677, for a copy of Advisory Circular No. 11–2A, Notice of Proposed Rulemaking Distribution System, which describes the application procedure.

Background

The Townsend Bombing Range, located in Long and McIntosh Counties, GA, has been used for air-to-ground ordnance delivery dating back to the 1940’s. Currently, the Range consists of four restricted areas: R–3007A, B, C and D. The Range is owned by Marine Corps Air Station (MCAS) Beaufort, SC, and is operated by Air National Guard’s Combat Readiness Training Center in Savannah, GA.

Although the Range impact area (i.e., R–3007A) has been large enough to accommodate fighter aircraft dropping unguided munitions, it is too small to contain the larger weapon danger zone required for PGMs. The weapon danger zone is the area within which a weapon could impact the ground if a malfunction occurred. Although very accurate, PGMs actually require larger impact areas because they are released to their target from greater distances and altitudes than other types of ordnance. If a PGM experienced guidance or a mechanical system malfunction, its potential impact area is much larger than that required for ordnance that is released from lower altitudes and closer to the target. Consequently, the Range cannot currently be used to train aircrews to employ PGMs. To permit PGM training, the impact area must be expanded to ensure that any errant bomb would safely land within the Range impact area. The U.S. Marine Corps is acquiring 28,630 acres of real estate to make the Range viable for this essential aircrew training. Purchase of that land would allow a larger section of the existing restricted airspace to be lowered from the current 100 feet above ground level (AGL) floor, down to ground level to permit construction of the additional targets and expanded impact area needed for PGMs.

Range Configuration

Restricted area R–3007A is the primary weapons impact area. It is a circular area with a 1.5-nautical mile (NM) radius that extends from the ground up to but not including 13,000 feet mean sea level (MSL). R–3007B is a narrow area to the southeast of R–3007A. It extends from 1,200 feet AGL up to but not including 13,000 feet MSL. R–3007C is the largest part of the complex. It surrounds R–3007A and is bounded on the west by the Altamaha River, and by lines roughly 9 NM north of R–3007A and 7 NM northeast of R–3007A, and by R–3007B to the southeast of R–3007A. R–3007C extends from 100 feet AGL up to but not including 13,000 feet MSL. R–3007D overlies subareas A, B and C and extends from 13,000 feet MSL to Flight Level (FL) 250. The land acquisition parcel underlies roughly the eastern half of R–3007C. The airspace over this parcel would be incorporated into R–3007A thereby allowing the floor of the airspace in that area to be lowered from 100 feet AGL down to ground level. This proposed expansion of R–3007A would leave a small, southern piece of restricted airspace (along the boundary of R–3007B and formerly a part of R–3007C) with a floor of 100 feet AGL. This small area would be redesignated as R–3007E and would extend from 100 feet AGL up to but not including 13,000 feet MSL.

The Proposal

The FAA is proposing an amendment to 14 CFR part 73 to expand restricted area R–3007A to include the part of R–3007C that overlies a land parcel being acquired by the U.S. Marine Corps. The floor of R–3007C is 100 feet AGL. By adding the airspace over this land parcel into R–3007A, the restricted area floor in that area could be lowered from 100 feet AGL down to ground level. This change is proposed to provide additional ground level restricted airspace needed for the construction of targets and impact areas so that PGMs can safely be employed at the Range. The small slice of restricted airspace with a 100-foot AGL floor that remains to the east of the expanded R–3007A would be redesignated as R–3007E extending from 100 feet AGL up to but not including 13,000 feet MSL.

Minor corrections would be made to several boundary coordinates for R–3007B and R–3007D to match the current National Hydrology Dataset for the Altamaha River boundary where that river forms the boundary of the restricted areas. The name of the using agency for all subareas would be updated to reflect the current organizational title. A color chart of the proposed areas will be posted on the www.regulations.gov Web site.

Regulatory Notices and Analyses

The FAA has determined that this proposed regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It therefore: (1) Is not a “significant regulatory action” under Executive Order 12866; (2) is not a “significant rule” under Department of Transportation (DOT) Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this proposed rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

Environmental Review

This proposal will be subjected to an environmental analysis in accordance

List of Subjects in 14 CFR Part 73
Airspace, Prohibited Areas, Restricted Areas.

The Proposed Amendment
In consideration of the foregoing, the Federal Aviation Administration proposes to amend 14 CFR part 73 as follows:

PART 73—SPECIAL USE AIRSPACE

§ 73.30 (Amended)

R–3007A Townsend, GA [Amended]

By removing the current boundaries and using agency and inserting the following:

Boundaries. Beginning at lat. 31°38′01″.N., long. 81°28′50″.W.; to lat. 31°37′31″.N., long. 81°28′14″.W.; to lat. 31°32′31″.N., long. 81°27′29″.W.; to lat. 31°26′16″.N., long. 81°31′29″.W.; to lat. 31°25′26″.N., long. 81°36′05″.W.; to lat. 31°27′26″.N., long. 81°33′39″.W.; to lat. 31°31′26″.N., long. 81°31′58″.W.; thence clockwise along a 1–NM radius arc from a point centered at lat. 31°32′26″.N., long. 81°31′49″.W.; to lat. 31°31′18″.N., long. 81°31′13″.W.; to the point of beginning.

Using agency. ANG, Savannah Combat Readiness Training Center (CRTC), Office of Townsend Bombing Range, GA.

R–3007C Townsend, GA [Amended]

By removing the current boundaries and using agency and inserting the following:

Boundaries. Beginning at lat. 31°37′34″.N., long. 81°47′21″.W.; to lat. 31°41′52″.N., long. 81°35′53″.W.; to lat. 31°40′49″.N., long. 81°35′33″.W.; to lat. 31°40′29″.N., long. 81°36′13″.W.; to lat. 31°37′23″.N., long. 81°35′47″.W.; to lat. 31°37′20″.N., long. 81°35′37″.W.; to lat. 31°36′43″.N., long. 81°35′41″.W.; to lat. 31°36′38″.N., long. 81°35′18″.W.; to lat. 31°35′55″.N., long. 81°35′19″.W.; to lat. 31°35′32″.N., long. 81°35′59″.W.; to lat. 31°34′25″.N., long. 81°36′13″.W.; to lat. 31°33′30″.N., long. 81°36′32″.W.; to lat. 31°33′04″.N., long. 81°36′22″.W., thence counterclockwise along a 1–NM radius arc from a point centered at lat. 30°43′29″.N., long. 81°34′41″.W.; to lat. 30°43′27″.N., long. 81°34′58″.W.; to lat. 30°30′59″.N., long. 81°33′57″.W.; to lat. 30°30′45″.N., long. 81°34′19″.W.; to lat. 30°30′29″.N., long. 81°34′41″.W.; to lat. 30°30′38″.N., long. 81°35′06″.W.; to lat. 30°31′13″.N., long. 81°35′02″.W.; to lat. 30°31′35″.N., long. 81°36′32″.W.; to lat. 30°33′04″.N., long. 81°37′27″.W.; to lat. 30°33′30″.N., long. 81°36′32″.W.; to lat. 30°34′25″.N., long. 81°36′13″.W.; to lat. 30°35′32″.N., long. 81°35′59″.W.; to lat. 30°35′55″.N., long. 81°35′19″.W.; to lat. 30°36′38″.N., long. 81°35′18″.W.; to lat. 30°36′42″.N., long. 81°35′41″.W.; to lat. 30°37′20″.N., long. 81°35′37″.W.; to lat. 30°37′23″.N., long. 81°35′47″.W.; to lat. 30°40′29″.N., long. 81°36′13″.W.; to lat. 30°40′48″.N., long. 81°35′33″.W.; to the point of beginning.

Using agency. ANG, Savannah Combat Readiness Training Center (CRTC), Office of Townsend Bombing Range, GA.

R–3007D Townsend, GA [Amended]

By removing the current boundaries and using agency and inserting the following:

Boundaries. Beginning at lat. 31°37′34″.N., long. 81°47′21″.W.; to lat. 31°41′52″.N., long. 81°35′53″.W.; to lat. 31°42′31″.N., long. 81°33′59″.W.; to lat. 31°39′24″.N., long. 81°30′31″.W.; to lat. 31°38′01″.N., long. 81°28′59″.W.; to lat. 31°37′31″.N., long. 81°28′14″.W.; to lat. 31°32′31″.N., long. 81°27′29″.W.; to lat. 31°26′16″.N., long. 81°31′29″.W.; thence northwest along the Altamaha River to the point of beginning.

Using agency. ANG, Savannah Combat Readiness Training Center (CRTC), Office of Townsend Bombing Range, GA.

R–3007E Townsend, GA [New]

Boundaries. Beginning at lat. 31°39′24″.N., long. 81°30′31″.W.; to lat. 31°38′01″.N., long. 81°28′59″.W.; to lat. 31°33′18″.N., long. 81°31′13″.W.; thence counterclockwise along a 1–NM radius arc from a point centered at lat. 31°32′26″.N., long. 81°31′49″.W.; to lat. 31°33′07″.N., long. 81°32′41″.W.; to lat. 31°34′17″.N., long. 81°31′56″.W.; to lat. 31°36′35″.N., long. 81°31′15″.W.; to lat. 31°37′49″.N., long. 81°30′56″.W.; thence counterclockwise along a 1–NM radius arc from a point centered at lat. 31°39′24″.N., long. 81°30′31″.W.; to lat. 31°38′01″.N., long. 81°28′59″.W.; to lat. 31°33′18″.N., long. 81°31′13″.W.; thence counterclockwise along a 1–NM radius arc from a point centered at lat. 31°32′26″.N., long. 81°31′49″.W.; to lat. 31°33′07″.N., long. 81°32′41″.W.; to lat. 31°34′17″.N., long. 81°31′56″.W.; to lat. 31°36′35″.N., long. 81°31′15″.W.; to lat. 31°37′49″.N., long. 81°30′56″.W.; to the point of beginning.

Designated altitudes. 100 feet AGL to but not including 13,000 feet MSL.

Time of designation. 0700–2200 local time, Monday–Friday; other times by NOTAM at least 24 hours in advance.

Controlling agency. FAA, Jacksonville ARTCC.

Using agency. ANG, Savannah Combat Readiness Training Center (CRTC), Office of Townsend Bombing Range, GA.

Issued in Washington, DC, on October 1, 2015.

Kenneth Ready,
Acting Manager, Airspace Policy Group.
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BILLING CODE 4910–13–P

DEPARTMENT OF THE TREASURY

Financial Crimes Enforcement Network

31 CFR Part 1010

RIN 1506–AB11

Financial Crimes Enforcement Network; Withdrawal of the Proposed Rulemaking Against Lebanese Canadian Bank SAL

AGENCY: Financial Crimes Enforcement Network ("FinCEN"), Treasury.

ACTION: Proposed rule; withdrawal.

SUMMARY: This document withdraws FinCEN’s February 17, 2011, proposed rulemaking to impose the fifth special measure against Lebanese Canadian Bank SAL (“LCB”) as a financial institution of primary money laundering concern, pursuant to the United States Code (U.S.C.).

DATES: As of October 7, 2015 the proposed rule published February 17, 2011, at 76 FR 9268, is withdrawn.