- 215, as modified by E.O. 12731, 55 FR 42547, 3 CFR, 1990 Comp., p. 306; 5 CFR 2635.105, 2635.403(a), 2635.802 and 2635.803.
- 2. Section 7201.102 is amended by revising paragraph (c) to read as follows:

§ 7201.102 Prohibited outside employment.

* * * *

(c) No employee of the Equal Employment Opportunity Commission, other than a special Government employee, may engage in outside employment involving a particular matter pending at EEOC or an equal employment opportunity matter in which EEOC or the Federal government is a party. An employee may, however, with prior approval, provide uncompensated behind-the-scenes assistance to immediate family members in matters pending at EEOC or equal employment opportunity matters in which EEOC or the Federal government is a party. An employee may also, with prior approval, represent without compensation another EEOC employee in an administrative equal employment opportunity complaint against EEOC.

[FR Doc. 03–22483 Filed 9–3–03; 8:45 am] BILLING CODE 6570–01–P

FEDERAL RESERVE SYSTEM

12 CFR Part 220

[Regulation T]

Credit by Brokers and Dealers; List of Foreign Margin Stocks

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Final rule; determination of applicability of regulations.

SUMMARY: The List of Foreign Margin Stocks (Foreign List) is composed of certain foreign equity securities that qualify as *margin securities* under Regulation T. The Foreign List is published twice a year by the Board.

EFFECTIVE DATE: September 15, 2003.

FOR FURTHER INFORMATION CONTACT:

Peggy Wolffrum, Financial Analyst, Division of Banking Supervision and Regulation, (202) 452–2837, or Scott Holz, Senior Counsel, Legal Division, (202) 452–2966, Board of Governors of the Federal Reserve System, Washington, DC 20551.

SUPPLEMENTARY INFORMATION: Listed below is a complete edition of the Board's Foreign List. The Foreign List was last published on February 27, 2003 (68 FR 8993), and became effective March 1, 2003.

The Foreign List is composed of foreign equity securities that qualify as margin securities under Regulation T by meeting the requirements of § 220.11(c) and (d). Additional foreign securities qualify as margin securities if they are deemed by the Securities and Exchange Commission (SEC) to have a "ready market" under SEC Rule 15c3–1 (17 CFR 240.15c3–1) or a "no-action" position issued thereunder. This includes all foreign stocks in the FTSE World Index Series.

It is unlawful for any creditor to make, or cause to be made, any representation to the effect that the inclusion of a security on the Foreign List is evidence that the Board or the SEC has in any way passed upon the merits of, or given approval to, such security or any transactions therein. Any statement in an advertisement or other similar communication containing a reference to the Board in connection with the Foreign List or the stocks thereon shall be an unlawful representation.

There are no additions to, or deletions from, the Foreign List.

Public Comment and Deferred Effective Date

The requirements of 5 U.S.C. 553 with respect to notice and public participation were not followed in connection with the issuance of this amendment due to the objective character of the criteria for inclusion and continued inclusion on the Foreign List specified in § 220.11(c) and (d). No additional useful information would be gained by public participation. The full requirements of 5 U.S.C. 553 with respect to deferred effective date have not been followed in connection with the issuance of this amendment because the Board finds that it is in the public interest to facilitate investment and credit decisions based in whole or in part upon the composition of the Foreign List as soon as possible. The Board has responded to a request by the public and allowed approximately a one-week delay before the Foreign List is effective.

List of Subjects in 12 CFR Part 220

Brokers, Credit, Margin, Margin requirements, Investments, Reporting and recordkeeping requirements, Securities.

■ Accordingly, pursuant to the authority of sections 7 and 23 of the Securities Exchange Act of 1934, as amended (15 U.S.C. 78g and 78w), and in accordance with 12 CFR 220.2 and 220.11, there is set forth below a complete edition of the Foreign List.

Japan

Akita Bank, Ltd., ¥50 par common Aomori Bank, Ltd., ¥50 par common Asatsu-Dk Inc., ¥50 par common Bank of Nagoya, Ltd., ¥50 par common Chudenko Corp., ¥50 par common Chugoku Bank, Ltd., ¥50 par common Daihatsu Motor Co., Ltd., ¥50 par common

Dainippon Screen Mfg. Co., Ltd., ¥50 par common

Denki Kagaku Kogyo, ¥50 par common Eighteenth Bank, Ltd., ¥50 par common Futaba Corp., ¥50 par common Futaba Industrial Co., Ltd., ¥50 par common

Higo Bank, Ltd., ¥50 par common Hitachi Software Engineering Co., Ltd., ¥50 par common

Hokkoku Bank, Ltd., ¥50 par common Hokuetsu Paper Mills, Ltd., ¥50 par common

Iyo Bank, Ltd., ¥50 par common Japan Airport Terminal Co., Ltd., ¥50 par common

Juroku Bank, Ltd, ¥50 par common Kagoshima Bank, Ltd., ¥50 par common Kamigumi Co., Ltd., ¥50 par common Katokichi Co., Ltd., ¥50 par common Keisei Electric Railway Co., Ltd., ¥50 par common

Keiyo Bank, Ltd., ¥50 par common Komori Corp., ¥50 par common Konami Co., Ltd., ¥50 par common Michinoku Bank, Ltd., ¥50 par common Musashino Bank, Ltd., ¥500 par common

Namco, Ltd., ¥50 par common Nichicon Corp., ¥50 par common Nihon Unisys, Ltd., ¥50 par common Nishi-Nippon Bank, Ltd., ¥50 par common

Nishi-Nippon Railroad Co., Ltd., ¥50 par common

Nissan Chemical Industries, Ltd., ¥50 par common

Ogaki Kyoritsu Bank, Ltd., ¥50 par common

Q.P. Corp., ¥50 par common Rinnai Corporation, ¥50 par common Sagami Railway Co., Ltd., ¥50 par common

Sakata Seed Corp., ¥50 par common Santen Pharmaceutical Co., Ltd., ¥50 par common

Shimadzu Corp., ¥50 par common Shimamura Co., Ltd., ¥50 par common Sumitomo Rubber Indsutries, Ltd., ¥50 par common

Taiyo Yuden Co., Ltd., ¥50 par common Takara Standard Co., Ltd., ¥50 par common

Toho Bank, Ltd., ¥50 par common Toho Gas Co., Ltd., ¥50 par common Tokyo Ohka Kogyo Co., Ltd., ¥50 par common

Uni-Charm Corp., ¥50 par common Ushio, Inc., ¥50 par common

Yamaha Motor Co., Ltd., ¥50 par common

By order of the Board of Governors of the Federal Reserve System, acting by its Director of the Division of Banking Supervision and Regulation pursuant to delegated authority (12 CFR 265.7(f)(10)), August 28, 2003.

Jennifer J. Johnson,

Secretary of the Board.

[FR Doc. 03-22532 Filed 9-3-03; 8:45 am]

BILLING CODE 6210-01-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 2003-CE-33-AD; Amendment 39-13282; AD 2003-16-51]

RIN 2120-AA64

Airworthiness Directives; Schempp-Hirth Flugzeugbau GmbH Model Duo-Discus Gliders

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; correction.

SUMMARY: This document makes a correction to Airworthiness Directive (AD) 2003–16–51, which was published in the Federal Register on August 20, 2003 (68 FR 50055), and applies to certain Schempp-Hirth (SCHEMPP–HIRTH) Flugzeugbau GmbH Model Duo-Discus gliders. We inadvertently omitted certain regulatory text in 14 CFR part 39. This action corrects the regulatory text.

EFFECTIVE DATE: The effective date of this AD remains August 20, 2003.

FOR FURTHER INFORMATION CONTACT:

Gregory Davidson, Aerospace Engineer, FAA, Small Airplane Directorate, Room 301, 901 Locust, Kansas City, Missouri 64106; telephone: (816) 329–4130; facsimile: (816) 329–4090.

SUPPLEMENTARY INFORMATION:

Discussion

On August 12, 2003, FAA issued AD 2003–16–51, Amendment 39–13282 (68 FR 50055, August 20, 2003), which applies to certain SCHEMPP–HIRTH Model Duo-Discus gliders. This AD requires you to accomplish a one-time inspection of the bonding of the spar cap and spar web, and repair any defective bonding of the spar cap and spar web.

Need for the Correction

The FAA inadvertently omitted Amendment 39–13282 in the regulatory portion of the AD (in 14 CFR part 39). The information is included in the preamble of the AD. The amendment number is needed for appropriate logbook entry for the affected airplane owners/operators if the preamble of the AD is not available.

Correction of Publication

■ Accordingly, the publication of August 20, 2003 (68 FR 50055), of Amendment 39–13282; AD 2003–16–51, is corrected as follows:

§ 39.13 [Corrected]

- On page 50056, in § 39.13 [Amended], in the third column, add the words "Amendment 39–13282; " after "GmbH:"
- Action is taken herein to correct this reference in AD 2003–16–51 and to add this AD correction to § 39.13 of the Federal Aviation Regulations (14 CFR 39.13).

The effective date remains August 20, 2003.

Issued in Kansas City, Missouri, on August 28, 2003.

Michael Gallagher,

Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Doc. 03–22494 Filed 9–3–03; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2003-15721; Airspace Docket No. 03-ACE-63]

Modification of Class E Airspace; Sullivan, MO

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Direct final rule; request for comments; correction.

SUMMARY: This action corrects a direct final rule; request for comments that was published in the **Federal Register** on Monday, August 18, 2003, (68 FR 49348) [FR Doc. 03–21081.]. It corrects an error in the Sullivan Regional Airport airport reference point used in the Sullivan, MO Class E airspace area legal description.

DATES: This direct final rule is effective on 0901 UTC, December 25, 2003.

FOR FURTHER INFORMATION CONTACT:

Brenda Mumper, Air Traffic Division, Airspace Branch, ACE–520A, DOT Regional Headquarters Building, Federal Aviation Administration, 901 Locust, Kansas City, MO 64106; telephone: (816) 329–2524.

SUPPLEMENTARY INFORMATION:

History

Federal Register document 03–21081, published on Monday, August 18, 2003 (68 FR 49348) modified Class E airspace at Sullivan, MO. The modification was to correct a discrepancy in the Sullivan Regional Airport airport reference point used in the Sullivan, MO Class E airspace area and to bring the legal description into compliance with FAA Order 7400.2E, Procedures for Handling Airspace Matters. However, the revised Sullivan Regional Airport airport reference point was published incorrectly.

■ Accordingly, pursuant to the authority delegated to me, the Sullivan, MO Class E airspace, as published in the **Federal Register** on Monday, August 18, 2003, (68 FR 49348), [FR Doc. 03–21081] is corrected as follows:

§71.1 [Corrected]

■ On page 49349, Column 1, paragraph headed "ACE MO E5 Sullivan, MO," second line, change "long. 92°09′51" to read "long. 91°09′51."

Issued in Kansas City, MO on August 20, 2003.

David H. Hope,

Acting Manager, Air Traffic Division, Central Region.

[FR Doc. 03-22466 Filed 9-3-03; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF TREASURY

Internal Revenue Service

26 CFR Part 1

[TD 9089]

RIN 1545-BC39

Guidance Under Section 1502; Application of Section 108 to Members of a Consolidated Group

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Temporary regulations.

SUMMARY: This document contains temporary regulations under section 1502 that govern the application of section 108 when a member of a consolidated group realizes discharge of indebtedness income. These temporary regulations affect corporations filing consolidated returns. The text of the temporary regulations also serves as the text of the proposed regulations set forth in the notice of proposed rulemaking on this subject in the Proposed Rules section in this issue of the Federal Register.