Effective immediately, MTU Aero Engines Holding AG (Aero Holding) will now be known as MTU Aero Engines AG (Aero Engines.) Due to the volume of authorizations requiring amendments to reflect this change, the Deputy Assistant Secretary for Defense Trade Controls, Bureau of Political Military Affairs is exercising the authority under 22 CFR 126.3 to waive the requirement for amendments to change currently approved authorizations.

All currently approved DSP authorizations indentifying Aero Holding will not require an amendment to reflect the name change to Aero Engines. A copy of this website notice must be attached to any future license by the license holder.

Pending authorizations received by DDTC identifying Aero Holding as a party to the license will be adjudicated without prejudice. A copy of this website notice must be attached to any future license by the future license holder.

New license applications received after September 30, 2013 identifying Aero Holding as a party to the license will be considered for return without action for correction to the new name.

A copy of this website notice must be maintained by the license holder and presented with the relevant license to Customs & Border Protection at the time of shipment.

All currently approved agreements will require an amendment to be executed to reflect this name change. The agreement holder will be responsible for amending their agreement. The executed amendment will be treated as a minor amendment per 22 CFR 124.1(d) and must be submitted as such. New DSP-83s must be executed as a result of the name change, as applicable.

Pending agreement applications identifying Aero Holding will be adjudicated without prejudice. With the filing of the executed agreement, the agreement holder must attach a copy of this web notice as the explanation for the name change in the executed agreement.