

effective date and may be extended for an additional 12 months thereafter, if certain conditions are met.

[FR Doc. E9-952 Filed 1-15-09; 8:45 am]

BILLING CODE 4191-02-P

DEPARTMENT OF STATE

[Public Notice: 6485]

60-Day Notice of Proposed Information Collection: Request for Commodity Jurisdiction (CJ) Determination; OMB Control Number 1405-0163.

ACTION: Notice of request for public comments.

SUMMARY: The Department of State is seeking Office of Management and Budget (OMB) approval for information collection described below. The purpose of this notice is to allow 60 days for public comment in the **Federal Register** preceding submission to OMB. We are conducting this process in accordance with the Paperwork Reduction Act of 1995.

Title of Information Collection: Request for Commodity Jurisdiction (CJ) Determination.

OMB Control Number: 1405-0163.

Type of Request: Extension of currently approved collection.

Originating Office: Bureau of Political Military Affairs, Directorate of Defense Trade Controls, PM/DDTC.

Form Number: None.

Respondents: Business organizations.

Estimated Number of Respondents: 425 (total).

Estimated Number of Responses: 465 (per year).

Average Hours per Response: 10 hours.

Total Estimated Burden: 4,650 hours (per year).

Frequency: On Occasion.

Obligation To Respond: Voluntary.

DATES: The Department will accept comments from the public up to 60 days from March 17, 2009.

ADDRESSES: Comments and questions should be directed to Mary F. Sweeney, Office of Defense Trade Controls Policy, Department of State, who may be reached via the following methods:

E-mail: Sweeneymf@state.gov.

Mail: Mary F. Sweeney, SA-1, 12th Floor, Directorate of Defense Trade Controls, Bureau of Political Military Affairs, U.S. Department of State, Washington, DC 20522-0112.

Fax: 202-261-8199.

You must include the information collection title in the subject line of your message/letter.

FOR FURTHER INFORMATION CONTACT:

Direct requests for additional information regarding the collection listed in this notice, including a copy of the supporting document, to Mary F. Sweeney, PM/DDTC, SA-1, 12th Floor, Directorate of Defense Trade Controls, Bureau of Political Military Affairs, U.S. Department of State, Washington, DC 20522-0112, who may be reached via phone at (202) 663-2865, or via e-mail at sweeneymf@state.gov.

SUPPLEMENTARY INFORMATION: We are soliciting public comments to permit the Department to:

Evaluate whether the proposed collection of information is necessary for the proper performance of our functions.

Evaluate the accuracy of our estimate of the burden of the proposed collection, including the validity of the methodology and assumptions used.

Enhance the quality, utility, and clarity of the information to be collected.

Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of technology.

Abstract of proposed collection: The information will be used to evaluate whether or not a particular defense article or defense service is covered by the U.S. Munitions List; to change the U.S. Munitions List category designation; to remove a defense article from the U.S. Munitions List; or to reconsider a previous commodity jurisdiction determination.

Methodology: This information collection is an exchange of letters and may be sent to the Directorate of Defense Controls via mail.

Dated: January 9, 2009.

Frank J. Ruggiero,

Deputy Assistant Secretary for Defense Trade and Regional Security, Bureau of Political-Military Affairs, Department of State.

[FR Doc. E9-821 Filed 1-15-09; 8:45 am]

BILLING CODE 4710-27-P

DEPARTMENT OF STATE

[Public Notice 6486]

Nonproliferation Sanctions

ACTION: Imposition of Sanctions on Persons Associated With the A.Q. Khan Nuclear Proliferation Network.

SUMMARY:

Nuclear Proliferation Prevention Act

A determination has been made that foreign persons have engaged in activities that require the imposition of

measures pursuant to the Nuclear Proliferation Prevention Act (NPPA), 22 U.S.C. 6301. Pursuant to the NPPA, the United States determined on January 9, 2009 that the following foreign persons have materially and with requisite knowledge contributed, through an export of certain goods or technology, to the efforts by a non-nuclear weapon state to acquire unsafeguarded special nuclear material or to use, develop, produce, stockpile, or otherwise acquire any nuclear explosive device that requires the imposition of the sanctions described in Sections 6301(C)(1) of 22 U.S.C. 6301:

Selim Alguadis;
Kursad Zafer Cire;
Muhammad Nasim ud Din;
EKA Elektronik Kontrol Aletleri Sanayi ve Ticaret A.S.;
ETI Elektroteknik Sanayi ve Ticaret A.S.;
Muhammad Farooq;
Paul Griffin;
Peter Griffin;
Abdul Qadeer Khan;
Shamsul Bahrin bin Rukiban;
Buhary Seyed Abu Tahir; and
Shah Hakim Shahnazim Zain.

Accordingly, the following sanctions are being imposed on these persons:

(A) The United States shall not procure, or enter into any contract for the procurement of, any goods or services from these persons.

These measures become effective immediately and shall be implemented by the responsible departments and agencies of the United States Government as provided in the NPPA.

Export Import Bank Act

A determination was made on January 9, 2009 that foreign persons have engaged in activities that require the imposition of measures pursuant to Section 2(b)(4) of the Export Import Bank Act of 1945, 12 U.S.C. 635(b)(4). Specifically, the U.S. Government determined that the following foreign persons knowingly aided or abetted, after September 23, 1996, a non-nuclear weapon state to acquire unsafeguarded special nuclear material:

Selim Alguadis;
Kursad Zafer Cire;
Muhammad Nasim ud Din;
EKA Elektronik Kontrol Aletleri Sanayi ve Ticaret A.S.;
ETI Elektroteknik Sanayi ve Ticaret A.S.;
Muhammad Farooq;
Daniel Geiges;
Paul Griffin;
Peter Griffin;
Abdul Qadeer Khan;
Gotthard Lerch;

Shamsul Bahrin bin Rukiban;
Buhary Seyed Abu Tahir;
Gerhard Wisser; and,
Shah Hakim Shahnazim Zain.

Accordingly, the following sanctions are being imposed on these persons:

(A) The Board of Directors of the Export Import Bank shall not give approval to guarantee, insure, or extend credit, or participate in the extension of credit in support of United States exports.

These measures become effective immediately and shall be implemented by the responsible departments and agencies of the United States Government as provided in the Export Import Bank Act of 1945 (as amended).

Executive Order 12938

Pursuant to the authorities vested in the President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 *et seq.*), the Arms Export Control Act (22 U.S.C. 2751 *et seq.*), and Section 301 of title 3, United States Code, and Executive Order 12938 of November 14, 1994, as amended, the U.S. Government determined that the following entities have engaged in proliferation activities that require the imposition of measures pursuant to sections 4(b), 4(c), and 4(d) of Executive Order 12938:

Selim Alguadis (Turkey);
Kursad Zafer Cire (Turkey);
Muhammad Nasim ud Din (Pakistan);
EKA Elektronik Kontrol Aletleri Sanayi ve Ticaret A.S. (Turkey);
ETI Elektroteknik Sanayi ve Ticaret A.S. (Turkey);
Muhammad Farooq (Pakistan);
Daniel Geiges (Switzerland);
Paul Griffin (United Kingdom);
Peter Griffin (United Kingdom);
Abdul Qadeer Khan (Pakistan);
Gotthard Lerch (Germany);
Shamsul Bahrin bin Rukiban (Malaysia);
Buhary Seyed Abu Tahir (Sri Lanka);
Tradefin Engineering (South Africa);
Gerhard Wisser (Germany); and,
Shah Hakim Shahnazim Zain (Malaysia).

Accordingly, pursuant to the provisions of Executive Order 12938, the following measures are imposed on these entities, and as applicable, their subunits, and successors for two years:

(A) No department or agency of the United States Government may procure or enter into any contract for the procurement of any goods, technology, or services from these entities;

(B) No department or agency of the United States Government may provide

any assistance to these entities, and none of these entities shall be eligible to participate in any assistance program of the United States Government.

(C) The Secretary of the Treasury shall prohibit the importation into the United States of any goods, technology, or services produced or provided by these entities, other than information or informational materials within the meaning of section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).

These measures become effective immediately and shall be implemented by the responsible departments and agencies as provided in Executive Order 12938.

Executive Order 13382

Pursuant to the authority in section 1(ii) of Executive Order 13382, "Blocking Property of Weapons of Mass Destruction Proliferators and Their Supporters", the United States Government determined on January 9, 2009 that foreign persons have engaged, or attempted to engage, in activities or transactions that have materially contributed to, or pose a risk of materially contributing to, the proliferation of weapons of mass destruction or their means of delivery. The following foreign persons' property and interests in property are blocked pursuant to Executive Order 13382:

1. ALGUADIS, Selim; DOB 27 May 1944; POB Turkey; Nationality Turkey; Passport 585843 (Turkey) issued 11 November 1999 in Istanbul;
2. CIRE, Kursad Zafer (a.k.a. CIRE, Kursat Zafer); DOB 30 August 1967; POB Germany; Nationality Turkey; Passport 778456 (Turkey) issued 14 May 1997 in Istanbul expired 13 May 2007;
3. FAROOQ, Muhammad; DOB 12 March 1949; Nationality Pakistan; Passport S122252 (Pakistan);
4. GEIGES, Daniel; DOB 25 January 1938; POB Lachen, Switzerland; Nationality Switzerland; Passport 8071366 (Switzerland);
5. GRIFFIN, Paul Nicholas; DOB 16 February 1964; Nationality United Kingdom;
6. GRIFFIN, Peter; DOB 9 September 1935; POB Oxford, United Kingdom; Nationality United Kingdom; Passport B401584 (United Kingdom) issued 28 September 1989 in Newport, Gwent, expired 28 September 1999; Passport B109455 (United Kingdom) issued 3 October 1979;
7. KHAN, Abdul Qadeer (a.k.a. ZAMAN, Haydar); DOB 27 April 1936; POB Bhopal, India; Nationality Pakistan; Passport D000428 (Pakistan);
8. LERCH, Gotthard; DOB 21 December 1942; POB Germany;

Nationality German; Passport 3545767791D (Germany) issued 7 August 1998 at General Consulate, Zurich expired 6 August 2008; alt. Passport 3545767791 (Germany); Kreuzbergstrasse 4, 9472 Grabs, St. Gallen Canton, Switzerland;

9. TAHIR, Buhary Seyed Abu; DOB 17 April 1959; POB Chennai, India; Nationality Sri Lanka; Passport M2068357 (Sri Lanka) issued 4 September 2001 in Colombo expired September 2006; Passport M1754102 (Sri Lanka) issued 16 March 1999 expired 16 March 2004;

10. WISSER, Gerhard; DOB 2 July 1939; POB Lohne, Germany; Nationality German; Passport 3139001443 (Germany).

These measures become effective immediately and shall be implemented by the responsible departments and agencies as provided in Executive Order 13382.

FOR FURTHER INFORMATION CONTACT:

Director, Office of Counterproliferation Initiatives, Bureau of International Security and Nonproliferation, Department of State, Washington, DC 20520, tel.: 202/647-5193.

Dated: January 9, 2009.

Patricia A. McNerney,

Acting Assistant Secretary of State, Bureau of International Security and Nonproliferation, Department of State.

[FR Doc. E9-820 Filed 1-15-09; 8:45 am]

BILLING CODE 4710-27-P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart B (Formerly Subpart Q) During the Week Ending December 20, 2008

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart B (formerly Subpart Q) of the Department of Transportation's Procedural Regulations (See 14 CFR 301.201 *et seq.*).

The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.