

been submitted by the above-named applicant. The requested permit amendment has been issued under the authority of the Marine Mammal Protection Act of 1972, as amended (16 U.S.C. 1361 *et seq.*), the regulations governing the taking and importing of marine mammals (50 CFR part 216), the Endangered Species Act of 1973, as amended (ESA; 16 U.S.C. 1531 *et seq.*), and the regulations governing the taking, importing, and exporting of endangered and threatened species (50 CFR parts 222–226).

The amendment grants authorization for the following in AK: (1) Double the number of non-pup sea lions surveyed to accommodate one winter aerial survey of the Aleutian Islands per year; (2) shift some resight effort from the non-breeding season (August-May) to the breeding season (June-July) with increased potential disturbance for June-July and for August-May; (3) visit additional sites to supplement aerial surveys if logistics prevent aircraft access to sites with increased potential disturbance; (4) permanently mark (hot-brand) additional pups annually at rookeries in the Aleutian Islands (west of 170° W) in 2011 and 2013; and (5) for a subset of pups handled for permanent marking, add collection of blubber biopsies for fatty acid and toxicology analyses; collection of fecal loops for determination of parasites, disease, and hormone concentrations; collection of milk by stomach lavage; pulling a vibrissae; and external ultrasound. The amendment also includes authorization for the following in CA, OR, and WA: (1) Increase the number of aerial surveys flown per year from 4 to 12; (2) increase the number of vessel surveys that may occur at any one site per year (depending on funding, staffing, vessel availability, weather) from 12 to 24; and (3) increase the number of ground surveys that may occur at any one site per year (depending on funding, staffing, vessel availability, weather) from 5 to 24.

In compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*), NMFS has determined that the activities proposed are consistent with the Preferred Alternative in the Final Programmatic Environmental Impact Statement for Steller Sea Lion and Northern Fur Seal Research (NMFS 2007), and that issuance of the permit would not have a significant adverse impact on the human environment.

As required by the ESA, issuance of this permit was based on a finding that such permit: (1) Was applied for in good faith; (2) will not operate to the disadvantage of such endangered

species; and (3) is consistent with the purposes and policies set forth in section 2 of the ESA.

Dated: June 13, 2011.

**P. Michael Payne,**

*Chief, Permits, Conservation and Education Division, Office of Protected Resources, National Marine Fisheries Service.*

[FR Doc. 2011-15134 Filed 6-16-11; 8:45 am]

**BILLING CODE 3510-22-P**

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**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

**RIN 0648-XA495**

**Marine Mammals; File No. 16000**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; issuance of permit.

**SUMMARY:** Notice is hereby given that a permit has been issued to Wild Horizons LTD, 59 Cotham Hill, Cotham, Bristol, BS6 6JR, United Kingdom to conduct commercial/educational photography.

**ADDRESSES:** The permit and related documents are available for review upon written request or by appointment in the following offices: Permits, Conservation and Education Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301) 713-2289; fax (301) 713-0376; and Southeast Region, NMFS, 263 13th Avenue South, Saint Petersburg, Florida 33701; phone (727) 824-5312; fax (727) 824-5309.

**FOR FURTHER INFORMATION CONTACT:** Joselyd Garcia-Reyes or Kristy Beard, (301) 713-2289.

**SUPPLEMENTARY INFORMATION:** On January 18, 2011, notice was published in the **Federal Register** (76 FR 2888) that a request for a permit to conduct commercial/educational photography of bottlenose dolphins (*Tursiops truncatus*) had been submitted by the above-named applicant. The requested permit has been issued under the authority of the Marine Mammal Protection Act of 1972, as amended (16 U.S.C. 1361 *et seq.*) and the regulations governing the taking and importing of marine mammals (50 CFR part 216).

Wild Horizons LTD is authorized to film bottlenose dolphin strand feeding events in the estuaries and creeks of Bull Creek and around Hilton Head, South Carolina. Filmmakers may use two filming platforms: an inflatable 21ft

boat and a helicopter. Up to 500 dolphins annually may be approached and filmed. Footage will be used to create a 7-part television series, *Wild Planet: North America*, for the Discovery Channel. The premise of the series is to provide a definitive guide to the natural history of the North American Continent and have a dedicated episode on each biome. The permit will expire August 31, 2012.

In compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*), a final determination has been made that the activity proposed is categorically excluded from the requirement to prepare an environmental assessment or environmental impact statement.

Dated: June 13, 2011.

**P. Michael Payne,**

*Chief, Permits, Conservation and Education Division, Office of Protected Resources, National Marine Fisheries Service.*

[FR Doc. 2011-15155 Filed 6-16-11; 8:45 am]

**BILLING CODE 3510-22-P**

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**DEPARTMENT OF COMMERCE**

**United States Patent and Trademark Office**

**Applications for Trademark Registration**

**ACTION:** Proposed collection; comment request.

**SUMMARY:** The United States Patent and Trademark Office (USPTO), as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on the extension of a continuing information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)).

**DATES:** Written comments must be submitted on or before August 16, 2011.

**ADDRESSES:** You may submit comments by any of the following methods:

- *E-mail:*

*InformationCollection@uspto.gov.*

Include “0651-0009 comment” in the subject line of the message.

- *Mail:* Susan K. Fawcett, Records Officer, Office of the Chief Information Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450.

- *Federal Rulemaking Portal:* <http://www.regulations.gov>.

**FOR FURTHER INFORMATION CONTACT:**

Requests for additional information should be directed to Catherine Cain,

Attorney Advisor, Office of the Commissioner for Trademarks, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450; by telephone at 571–272–8946; or by e-mail to [catherine.cain@uspto.gov](mailto:catherine.cain@uspto.gov) with “Paperwork” in the subject line. Additional information about this collection is also available at <http://www.reginfogov> under “Information Collection Review.”

#### SUPPLEMENTARY INFORMATION

##### I. Abstract

The United States Patent and Trademark Office (USPTO) administers the Trademark Act, 15 U.S.C. 1051 *et seq.*, which provides for the Federal registration of trademarks, service marks, collective trademarks and service marks, collective membership marks, and certification marks. Individuals and businesses who use their marks, or intend to use their marks, in commerce regulable by Congress, may file an application with the USPTO to register their marks. Registered marks remain on the register indefinitely, so long as the owner of the registration files the necessary maintenance documents.

The rules implementing the Trademark Act are set forth in 37 CFR part 2. The Act and rules mandate that each certificate of registration include the mark, the particular goods and/or services for which the mark is registered, the owner's name, dates of use of the mark in commerce, and certain other information. The USPTO also provides similar information to the public concerning pending applications. Individuals or businesses may access the register and pending application information through the USPTO's Web site to determine availability of a mark. Accessing and reviewing the USPTO's publicly available information may

reduce the possibility of initiating use of a mark previously registered or adopted by another. Thus, the Federal trademark registration process may lessen the filing of papers in court and between parties. The information in this collection is available to the public.

Trademarks can be registered on either the Principal or Supplemental Register. Registrations on the Principal Register confer all of the benefits of registration provided under the Trademark Act. Certain marks that are not eligible for registration on the Principal Register, but are capable of functioning as a trademark, may be registered on the Supplemental Register. Registrations on the Supplemental Register do not have all of the benefits of marks on the Principal Register. Registrations on the Supplemental Register cannot be transferred to the Principal Register, but owners of registrations on the Supplemental Register may apply for registration of their marks on the Principal Register.

The information in this collection can be submitted in paper format or electronically through the Trademark Electronic Application System (TEAS) using a regular TEAS application form or a TEAS Plus application form. Applicants that file their applications using the TEAS Plus form pay a reduced filing fee if they file a complete application, agree to file certain communications regarding the application through TEAS, and agree to receive communications concerning the application by e-mail. TEAS Plus applications are only available for trademark/service mark applications. There are no TEAS Plus application forms available for the certification marks, collective marks, collective membership marks, and applications for registration on the Supplemental

Register at this time. This collection contains three paper forms and six electronic forms.

##### II. Method of Collection

Electronically if applicants submit the information using the TEAS forms. By mail or hand delivery if applicants choose to submit the information in paper form.

##### III. Data

*OMB Number:* 0651–0009.

*Form Number(s):* PTO Forms 4.8, 4.9, 1478, and 1478(a).

*Type of Review:* Extension of a currently approved collection.

*Affected Public:* Businesses or other for-profits; and not-for-profit institutions.

*Estimated Number of Respondents:* 380,289 responses per year.

*Estimated Time per Response:* The USPTO estimates that it takes the public approximately 18 minutes (0.30 hours) to 30 minutes (0.50 hours) to complete this information, depending on the application. This includes the time to gather the necessary information, prepare the application, and submit the completed request to the USPTO. The time estimates shown for the electronic forms in this collection are based on the average amount of time needed to complete and electronically file the associated form.

*Estimated Total Annual Respondent Burden Hours:* 132,106 hours.

*Estimated Total Annual Respondent Cost Burden:* \$42,934,450. The USPTO expects that associate attorneys will complete these applications. The professional hourly rate for attorneys in private firms is \$325. Using this hourly rate, the USPTO estimates that the total respondent cost burden for this collection is \$42,934,450 per year.

Item	Estimated time for response	Estimated annual responses	Estimated annual burden hours
Use-Based Trademark/Service Mark Application, including: <ul style="list-style-type: none"> <li>• Trademark/Service Mark Application.</li> <li>• Collective Trademark/Service Mark Application.</li> <li>• Collective Membership Mark.</li> <li>• Certification Mark Application.</li> </ul>	30 minutes .....	2,342	1,171
TEAS Use-Based Trademark/Service Mark Application, including: <ul style="list-style-type: none"> <li>• Trademark/Service Mark Application.</li> <li>• Collective Trademark/Service Mark Application.</li> <li>• Collective Membership Mark.</li> <li>• Certification Mark Application.</li> </ul>	25 minutes .....	92,902	39,019
TEAS Plus Use-Based Trademark/Service Mark Application .. Intent to Use Trademark/Service Mark Application, including: <ul style="list-style-type: none"> <li>• Trademark/Service Mark Application.</li> <li>• Collective Trademark/Service Mark Application.</li> <li>• Collective Membership Mark.</li> <li>• Certification Mark Application.</li> </ul>	25 minutes .....	46,842	19,674
	23 minutes .....	3,548	1,348
TEAS Intent to Use Trademark/Service Mark Application, including: <ul style="list-style-type: none"> <li>• Trademark/Service Mark Application.</li> </ul>	18 minutes .....	140,720	42,216

Item	Estimated time for response	Estimated annual responses	Estimated annual burden hours
• Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Plus Intent to Use Trademark/Service Mark Application Application for Registration of Trademark/Service Mark under § 44(d) and (e), including: • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.	18 minutes ..... 25 minutes .....	70,951 379	21,285 159
TEAS Application for Registration of Trademark/Service Mark under § 44(d) and (e), including: • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.	19 minutes .....	15,028	4,809
TEAS Plus Application for Registration of Trademark/Service Mark under § 44(d) and (e).	19 minutes .....	7,577	2,425
<b>Totals</b> .....	.....	<b>380,289</b>	<b>132,106</b>

*Estimated Total Annual (Non-hour)  
Respondent Cost Burden: \$117,791,578.*

There are no capital start-up, maintenance, or operating fees associated with this information collection. However, this collection does have annual (non-hour) cost

burden in the form of postage costs, as well as filing and processing fees.

Applicants incur postage costs when submitting the non-electronic information to the USPTO by mail through the United States Postal Service. The USPTO estimates that the majority (98%) of the paper forms are

submitted to the USPTO via first class mail. Out of 6,269 paper forms, the USPTO estimates that 6,143 forms will be mailed, with a first class postage cost of 44 cents. Therefore, the USPTO estimates that the postage costs for this collection will be \$2,703.

Item	Responses (yr) (a)	Postage costs (b)	Total cost (yr) (a) x (b)
Use-Based Trademark/Service Mark Application, including • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.	2,295	0.44	\$1,010.00
Intent to Use Trademark/Service Mark Application, including • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.	3,477	0.44	1,530.00
Application for Registration of Trademark/Service Mark under § 44 (d) and (e), including • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.	371	0.44	163.00
<b>Total</b> .....	<b>6,143</b>	.....	<b>2,703.00</b>

There is also annual (non-hour) cost burden in the way of filing fees associated with this collection. Applicants who choose to file their applications electronically instead of submitting them in paper pay a reduced

filings fee. Those who choose to file TEAS Plus applications pay a further reduced fee. An application must include a filing fee for each class of goods and services. Therefore, the total filing fees associated with this

collection can vary depending on the number of classes in each application. The total filing fees of \$117,638,875 shown here are based on the minimum fee of one class per application.

Item	Responses (a)	Filing fee * (\$) (b)	Total non-hour cost burden (yr) (a) x (b) (c)
Use-Based Trademark/Service Mark Application, including • Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark.	2,342	\$375.00	\$878,250.00

Item	Responses (a)	Filing fee * (\$) (b)	Total non-hour cost burden (yr) (a) × (b) (c)
• Certification Mark Application. TEAS Use-Based Trademark/Service Mark Application, including .....	92,902	325.00	30,193,150.00
• Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Plus Use-Based Trademark/Service Mark Application .....	46,842	275.00	12,881,550.00
Intent to Use Trademark/Service Mark Application, including .....	3,548	375.00	1,330,500.00
• Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Intent to Use Trademark/Service Mark Application, including .....	140,720	325.00	45,734,000.00
• Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Plus Intent to Use Trademark/Service Mark Application .....	70,951	275.00	19,511,525.00
Application for Registration of Trademark/Service Mark under § 44(d) and (e), including .....	379	375.00	142,125.00
• Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Application for Registration of Trademark/Service Mark under § 44(d) and (e), including .....	15,028	325.00	4,884,100.00
• Trademark/Service Mark Application. • Collective Trademark/Service Mark Application. • Collective Membership Mark. • Certification Mark Application.			
TEAS Plus Application for Registration of Trademark/Service Mark under § 44(d) and (e) .....	7,577	275.00	2,083,675.00
<b>Total .....</b>	<b>380,289</b>	.....	<b>117,638,875.00</b>

\* NOTE: All filing fees are based on per class filing.

In addition, the USPTO charges a processing fee of \$50 to process applications that were originally filed as TEAS Plus applications, but which failed to meet the requirements stated above. The USPTO estimates that out of the 125,370 TEAS Plus use-based, intent

to use, and § 44(d) and (e) applications filed, 3,000 will be subject to the processing fee. A processing fee is charged for each class of goods and services in the application, so the total processing fee can vary depending on the number of classes. The total

processing fees shown here are based on the minimum fee of one class per application. Therefore, the USPTO estimates that at a minimum, the processing fees will add \$150,000 to the filing fees estimated above.

Item	Responses (yr) (a)	Processing fee * (\$) (b)	Total Non-hour cost burden (yr) (a) × (b) (c)
TEAS Plus Use-Based Applications That Do Not Meet TEAS Plus Requirements .....	1,121	\$50.00	\$56,050.00
TEAS Plus Intent to Use Applications That Do Not Meet TEAS Plus Requirements .....	1,698	50.00	84,900.00
TEAS Plus Application for Registration of Trademark/Service Mark under § 44(d) and (e) That Do Not Meet TEAS Plus Requirements .....	181	50.00	9,050.00
<b>Total .....</b>	<b>3,000</b>	.....	<b>150,000.00</b>

Note: All processing fees are based on per class filing.

The USPTO estimates that the total non-hour cost burden associated with the filing and processing fees for this collection will be \$117,788,875.

Therefore, the USPTO estimates that the total annual (non-hour) cost burden for this collection, in the form of postage

costs and filing and processing fees is \$117,791,578 per year.

#### IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance

of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and

clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, e.g., the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: June 13, 2011.

**Susan K. Fawcett,**  
Records Officer, USPTO, Office of the Chief  
Information Officer.

[FR Doc. 2011-15016 Filed 6-16-11; 8:45 am]

**BILLING CODE 3510-16-P**

## COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

### Procurement List; Addition

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Addition to the Procurement List.

**SUMMARY:** This action adds a service to the Procurement List that will be provided by a nonprofit agency employing persons who are blind or have other severe disabilities.

**DATES: Effective Date:** 7/18/2011.

**ADDRESSES:** Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia, 22202-3259.

**FOR FURTHER INFORMATION CONTACT:** Barry S. Lineback, Telephone: (703) 603-7740, Fax: (703) 603-0655, or e-mail [CMTEFedReg@AbilityOne.gov](mailto:CMTEFedReg@AbilityOne.gov).

### SUPPLEMENTARY INFORMATION:

#### Additions

On 4/29/2011 (76 FR 23998), the Committee for Purchase From People Who Are Blind or Severely Disabled published notice of proposed addition to the Procurement List.

After consideration of the material presented to it concerning capability of a qualified nonprofit agency to provide the service and impact of the addition on the current or most recent contractors, the Committee has determined that the service listed below is suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.4.

### Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a

substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organization that will provide the service to the Government.

2. The action will result in authorizing small entities to provide the service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the service proposed for addition to the Procurement List.

### End of Certification

Accordingly, the following service is added to the Procurement List:

#### Service

**Service Type/Location:** Custodial Service, US Military Academy Preparatory School, West Point, NY.

**NPA:** New Dynamics Corporation, Middletown, NY.

**Contracting Activity:** Dept of the Army, W6QM West Point Doc, West Point, NY.

#### Barry S. Lineback

*Director, Business Operations.*

[FR Doc. 2011-15065 Filed 6-16-11; 8:45 am]

**BILLING CODE 6353-01-P**

## COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

### Procurement List; Proposed Additions and Deletions

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Proposed additions to and deletions from the procurement list.

**SUMMARY:** The Committee is proposing to add products and a service to the Procurement List that will be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities, and deletes products and a service previously furnished by such agencies.

*Comments Must Be Received On Or Before: 7/18/2011.*

**ADDRESSES:** Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia, 22202-3259.

**FOR FURTHER INFORMATION OR TO SUBMIT COMMENTS CONTACT:** Barry S. Lineback, Telephone: (703) 603-7740, Fax: (703) 603-0655, or e-mail: [CMTEFedReg@AbilityOne.gov](mailto:CMTEFedReg@AbilityOne.gov).

**SUPPLEMENTARY INFORMATION:** This notice is published pursuant to 41 U.S.C. 47(a)(2) and 41 CFR 51-2.3. Its purpose is to provide interested persons an opportunity to submit comments on the proposed actions.

#### Additions

If the Committee approves the proposed additions, the entities of the Federal Government identified in this notice will be required to procure the products and service listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

### Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. If approved, the action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the products and service to the Government.

2. If approved, the action will result in authorizing small entities to furnish the products and service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the products and service proposed for addition to the Procurement List.

Comments on this certification are invited. Commenters should identify the statement(s) underlying the certification on which they are providing additional information.

### End of Certification

The following products and service are proposed for addition to Procurement List for production by the nonprofit agencies listed:

#### Products:

##### Cell Phone Privacy and Glare Shields

**NSN:** 7045-00-NIB-0326—Glare Shield for iPhone.

**NSN:** 7045-00-NIB-0327—Glare Shield for BlackBerry Bold.

**NSN:** 7045-00-NIB-0328—Glare Shield for BlackBerry Storm2.

**NSN:** 7045-00-NIB-0366—Glare Shield for BlackBerry Curve2.

**NSN:** 7045-00-NIB-0329—Universal PDA Glare Shield.

**NSN:** 7045-00-NIB-0330—Privacy Shield for iPhone.

**NSN:** 7045-00-NIB-0331—Privacy Shield for BlackBerry Bold.

**NSN:** 7045-00-NIB-0332—Privacy Shield for BlackBerry Storm2.

**NSN:** 7045-00-NIB-0333—Privacy Shield for PDA, Universal.

**NSN:** 7045-00-NIB-0365—Privacy Shield for BlackBerry Curve2.

**NPA:** Wiscraft, Inc., Milwaukee, WI.

**Contracting Activity:** General Services Administration, New York, NY.

**Coverage:** B-List for the Broad Government Requirement as aggregated by the General Services Administration.