

Cosponsors do not cohost an awards ceremony or if Winner does not attend the awards ceremony. All federal, state and local taxes are the sole responsibility of the Winner.

Competition Rules

1. *Eligibility to participate:* The contest is open to small businesses in the United States and its territories including, but not limited to, Puerto Rico, the U. S. Virgin Islands and Guam. You must be a small business as determined by SBA's size standards (www.sba.gov/size); have successfully completed at least one export transaction; and used at least one Federal program or service to support an export transaction. The small business owner(s) must be a U.S. citizen or permanent resident and at least 18 years old to enter and win the Contest. Small businesses who have won any prize in the SBA Visa Export Video Contest within the past two years are not eligible. Eligible small businesses may submit only one video. Any videos developed with federal funding, either grant, contract, or loan proceeds, are not eligible to win. Federal employees and their immediate families, Visa U.S.A. Inc. employees and their immediate families, current SBA contractors and SBA grant recipients may enter the Contest but are not eligible to win. "Immediate family members" include spouses, siblings, parents, children, grandparents, and grandchildren, whether as "in-laws", or by current or past marriage, remarriage, adoption, cohabitation or other familial extension, and any other persons residing at the same household location, whether or not related.

2. *Process for participants to register:* All Contest Participants must enter the Competition through the Competition Web page on the Challenge.gov portal <http://exportvideo.challenge.gov/by> 5 p.m. EDT on April 22, 2013. Submissions will be accepted starting at 12 p.m. EDT on February 25, 2013. Contest participants should review all contest rules and eligibility requirements. In order for a video to be eligible to win this Contest, the entry must meet the following requirements:

- Contest participants must create an original video.
- Contest participants must end their video with the following words: "That's my exporting story. Where will your next customer come from?" This statement can be spoken, written, embedded or delivered in any appropriate way deemed effective by the submitter.

- All videos must have a unique title or they will not be judged (i.e., not "My Export Story").

- Videos must highlight one of the following: Important lessons learned; factors that influenced the decision to become an exporter; advice for small businesses considering exporting; or a favorite exporting story.

- Videos must be 3 minutes or less (no more than 180 seconds) in length and produced in a high-resolution format.

- Videos must be educational, not promotional in nature (i.e., a commercial for the small business' products or services). Videos should tell a story.

- Only one video may be submitted per business.

- Videos must not contain violence, profanity, sex, images of a prurient nature, or direct attacks on individuals or organizations. SBA will disqualify any entries it deems to contain offensive material.

- Contest participants may not use the SBA seal or logo or the Visa trademark in the video.

- The video must be the contest participant's own original creation and must not infringe on any third party rights. No copyrighted music, video, or images may be used in submissions to this contest without appropriate permission. Entrants are responsible for obtaining all necessary permissions. Videos previously developed for other organizations may be submitted. Videos must not have been previously produced for compensation, posted on any SBA page, or submitted to SBA prior to the contest.

- All Contest submissions must adhere to the Challenge.gov Standards of Conduct (<http://challenge.gov/terms#standards>).

3. *Basis on which the winners will be selected:* Prior to judging, all Submissions will be screened for Contest participant eligibility and video eligibility. All videos will be judged by a panel of senior officials from SBA, Visa, and other member Federal Agencies from the Trade Promotion Coordinating Committee Small Business Working Group, selected by SBA in its sole discretion. The Judging Panel will rate each Submission approved by the screening panel on the following criteria: Inspirational nature of the message for potential exporters and effectiveness in promoting exporting; Creativity and uniqueness of video concept; Value of lessons learned/ communicated; Use of U.S. Government program/service; Innovative means of delivering the message and Audio and visual quality of the video. Winners will

be selected based on an overall score. All judging is in SBA's sole discretion and all decisions are final.

Authority: Public Law 111-358 (2011).

Dated: April 3, 2013.

Jonathan Swain,
Chief of Staff.

[FR Doc. 2013-08179 Filed 4-8-13; 8:45 am]

BILLING CODE 8025-01-P

SOCIAL SECURITY ADMINISTRATION

Agency Information Collection Activities: Proposed Request and Comment Request

The Social Security Administration (SSA) publishes a list of information collection packages requiring clearance by the Office of Management and Budget (OMB) in compliance with Public Law 104-13, the Paperwork Reduction Act of 1995, effective October 1, 1995. This notice includes revisions and an extension of OMB-approved information collections.

SSA is soliciting comments on the accuracy of the agency's burden estimate; the need for the information; its practical utility; ways to enhance its quality, utility, and clarity; and ways to minimize burden on respondents, including the use of automated collection techniques or other forms of information technology. Mail, email, or fax your comments and recommendations on the information collection(s) to the OMB Desk Officer and SSA Reports Clearance Officer at the following addresses or fax numbers. (OMB)

Office of Management and Budget,
Attn: Desk Officer for SSA, Fax:
202-395-6974, Email address:
OIRA_Submission@omb.eop.gov.

(SSA)
Social Security Administration,
DCRDP, Attn: Reports Clearance
Director, 107 Altmeyer Building,
6401 Security Blvd., Baltimore, MD
21235, Fax: 410-966-2830, Email
address: OR.Reports.Clearance@ssa.gov.

I. The information collections below are pending at SSA. SSA will submit them to OMB within 60 days from the date of this notice. To be sure we consider your comments, we must receive them no later than June 10, 2013. Individuals can obtain copies of the collection instruments by writing to the above email address.

1. Application for Lump Sum Death Payment—20 CFR 404.390-404.392—0960-0013. SSA uses Form SSA-8-F4 to collect information needed to authorize payment of the lump sum

death payment (LSDP) to a widow, widower, or children as defined in Section 202(i) of the Social Security Act (Act). Respondents complete the

application for this one-time payment via paper form, telephone, or during an in-person interview with SSA

employees. Respondents are applicants for the LSDP.

Type of Request: Revision of an OMB-approved information collection.

Modality of completion	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
Modernized claims system (MCS)	278,825	1	10	46,471
MCS/Signature Proxy	278,825	1	9	41,824
Paper	29,350	1	10	4,892
Totals	587,000	93,187

2. Questionnaire About Special Veterans Benefits—0960-0782. SSA regularly reviews individuals' claims for Special Veterans Benefits (SVB) to determine their continued eligibility and the correct payment amounts owed to them. Individuals living outside the United States receiving SVB must report

to SSA any changes that may affect their benefits, such as (1) A change in mailing address or residence; (2) an increase or decrease in a pension, annuity, or other recurring benefit; (3) a return or visit to the United States for a calendar month or longer; and (4) an inability to manage benefits. SSA uses Form SSA-2010,

Questionnaire About Special Veterans Benefits, to collect this information. Respondents are beneficiaries living outside the United States collecting SVB.

Type of Request: Revision of an OMB-approved information collection.

Modality of collection	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
SSA-2010	1,308	1	20	436

II. SSA submitted the information collections below to OMB for clearance. Your comments regarding the information collections would be most useful if OMB and SSA receive them 30 days from the date of this publication. To be sure we consider your comments, we must receive them no later than May 9, 2013. Individuals can obtain copies of the OMB clearance packages by writing to OR.Reports.Clearance@ssa.gov.

1. Certificate of Responsibility for Welfare and Care of Child Not in Applicant's Custody—20 CFR 404.330, 404.339-341 and 404.348-404.349—0960-0019. Under the provisions of the Act, non-custodial parents who are filing for spouse, mother, or father Social Security benefits based on having the child of a number holder or worker in their care must meet the in-care requirements the Act discusses. The in-care provision requires claimants have

an entitled child under age 16 or disabled in their care. SSA uses Form SSA-781, Certificate of Responsibility for Welfare and Care of Child in Applicant's Custody, to determine if claimants meet the requirement. The respondents are applicants for spouse, mother's or father's Social Security benefits.

Type of Request: Revision of an OMB-approved information collection.

Modality of collection	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
SSA-781	14,000	1	10	2,333

2. Earnings Record Information—20 CFR 404.801-404.803 and 404.821-404.822—0960-0505. SSA discovered as many as 70 percent of the wage reports we receive for children under age seven are actually the earnings of someone other than the child. To ensure we

credit the correct person with the reported earnings, SSA verifies wage reports for children under age seven with the children's employers before posting to the earnings record. SSA uses Form SSA-L3231-C1, Request for Employer Information, for this purpose.

The respondents are employers who report earnings for children under age seven.

Type of Request: Revision of an OMB-approved information collection.

Modality of collection	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
SSA-L3231-C1	20,000	1	10	3,333

3. Wage Reports and Pension Information—20 CFR 422.122(b)—0960–0547. Pension plan administrators annually file plan information with the Internal Revenue Service, which then forwards the information to SSA. SSA maintains and organizes this information by plan number, plan

participant’s name, and Social Security number. Under section 1131(a) of the Act, pension plan participants are entitled to request this information from SSA. The Wage Reports and Pension Information regulation, 20 CFR 422.122(b) of the Code of Federal Regulations, stipulates that before SSA

disseminates this information, the requestor must first submit a written request with identifying information to SSA. The respondents are requestors of pension plan information.

Type of Request: Extension of an OMB-approved information collection.

Modality of collection	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
Requests for pension plan information	400	1	30	200

Dated: April 4, 2013.
Faye Lipsky,
Reports Clearance Director, Social Security Administration.
 [FR Doc. 2013–08206 Filed 4–8–13; 8:45 am]
BILLING CODE 4191–02–P

DEPARTMENT OF STATE
[Delegation of Authority No. 350]

Delegation by the Secretary of State to the Assistant Secretary for Consular Affairs of the Authority To Disclose Visa Records In Certain Situations

By virtue of the authority vested in me as Secretary of State, including Section 1 of the State Department Basic Authorities Act, as amended (22 U.S.C. 2651a), and the Immigration and Nationality Act (INA), I hereby delegate to the Assistant Secretary for Consular Affairs, to the extent authorized by law, the authority under sections 222(f)(1) and (2) of the INA, codified in 8 U.S.C. 1202(f)(1) and (2), to exercise his or her discretion:

(1) To disclose certified copies of visa records to a court that certifies the need for such documents; and

(2) to provide to a foreign government, as a matter of discretion and on the basis of reciprocity, information in the Department’s computerized visa lookout database and, when necessary and appropriate, other related records pertaining to the issuance and refusal of visas or permits to enter the United States under conditions specified in the statute.

Any act, executive order, regulation, or procedure subject to, or affected by, this delegation shall be deemed to be such act, executive order, regulation, or procedure as amended from time to time. This delegation of authority may be re-delegated.

Notwithstanding this delegation of authority, the Secretary, the Deputy Secretary, the Deputy Secretary for Management and Resources, and the

Under Secretary for Management may at any time exercise any authority or function delegated by this delegation of authority.

This delegation of authority shall be published in the **Federal Register**.

Dated: March 11, 2013.
John F. Kerry,
Secretary of State.
 [FR Doc. 2013–08226 Filed 4–8–13; 8:45 am]
BILLING CODE 4710–06–P

DEPARTMENT OF STATE
[Public Notice 8268]

Persons on Whom Sanctions Have Been Imposed Under the Iran Sanctions Act of 1996 and the Iran Threat Reduction and Syria Human Rights Act of 2012

AGENCY: Bureau of Economic and Business Affairs, Department of State.

ACTION: Notice.

SUMMARY: The Secretary of State has determined, pursuant to authority delegated by Presidential Memorandum of October 9, 2012 (the “Delegation Memorandum”), that the following persons have engaged in sanctionable activity described in section 5(a)(8) of the Iran Sanctions Act of 1996 (Public Law 104–172) (50 U.S.C. 1701 note) (“ISA”), as amended, and that certain sanctions are imposed as a result: Dimitris Cambis and Impire Shipping.

The Secretary of State has determined, pursuant to authority delegated by Presidential Memorandum of October 9, 2012 (the “Delegation Memorandum”), that the following persons have engaged in sanctionable activity described in section 212 of the Iran Threat Reduction and Syria Human Rights Act of 2012 (Pub. L. 112–158) (“TRA”), and that certain sanctions are imposed as a result: Kish P&I and Bimeh Markazi-Central Insurance of Iran.

DATES: *Effective Date:* The sanctions on Dimitris Cambis, Impire Shipping, Kish

P&I, and Bimeh Markzai-Central Insurance of Iran are effective March 14, 2013.

FOR FURTHER INFORMATION CONTACT: On general issues: Office of Sanctions Policy and Implementation, Department of State, Telephone: (202) 647–7489.

For U.S. Government procurement ban issues: Daniel Walt, Office of the Procurement Executive, Department of State, Telephone: (703) 516–1696.

SUPPLEMENTARY INFORMATION: Pursuant to section 5(a)(8) of the ISA and the Delegation Memorandum, the Secretary determined that the following sanctions as described in section 6 of the ISA are to be imposed on Dimitris Cambis:

1. Procurement sanction. The United States Government shall not procure, or enter into any contract for the procurement of, and goods or services from Dimitris Cambis.

2. Export-Import Bank assistance for exports. The Export-Import Bank of the United States shall not give approval to the issuance of any guarantee, insurance, extension of credit, or participation in the extension of credit in connection with the export of any goods or services to Dimitris Cambis.

3. Banking transactions. Any transfers of credit or payments between financial institutions or by, through, or to any financial institution, to the extent that such transfers or payments are subject to the jurisdiction of the United States and involve any interest of Dimitris Cambis, shall be prohibited.

4. Property transactions. It shall be prohibited to:

a. Acquire, hold, withhold, use, transfer, withdraw, transport, import, or export any property that is subject to the jurisdiction of the United States and with respect to which Dimitris Cambis has any interest;

b. Deal in or exercise any right, power, or privilege with respect to such property; or

c. Conduct any transactions involving such property.