exemption will be rescinded if: (1) Motor carriers and/or commercial motor vehicles fail to comply with the terms and conditions of the exemption; (2) the exemption has resulted in a lower level of safety than was maintained before it was granted; or (3) continuation of the exemption would not be consistent with the goals and objectives of 49 U.S.C. 31136(e) and 31315(b).

Interested parties possessing information that would demonstrate that motor carriers operating CMVs equipped with Samsara’s multi-sensor device are not achieving the requisite statutory level of safety should immediately notify FMCSA. The Agency will evaluate any such information and, if safety is being compromised or if the continuation of the exemption is not consistent with 49 U.S.C. 31136(e) and 31315(b), will take immediate steps to revoke the exemption.

Preemption

In accordance with 49 U.S.C. 31315(d), as implemented by 49 CFR 381.600, during the period this exemption is in effect, no State shall enforce any law or regulation applicable to interstate commerce that conflicts with or is inconsistent with this exemption with respect to a firm or person operating under the exemption. States may, but are not required to, adopt the same exemption with respect to a firm or person operating under the exemption.

FOR FURTHER INFORMATION CONTACT: Tia Swain, Office of Administration, Management Planning Division, 1200 New Jersey Avenue SE, Mail Stop TAD–10, Washington, DC 20590 (202) 366–0354 or tia.swain@dot.gov.

SUPPLEMENTARY INFORMATION:

The requirements of 49 U.S.C. 5323(d) are implemented in FTA’s charter regulation (Charter Service Rule) at 49 CFR part 604. Amended in 2008, the Charter Service Rule now contains five (5) provisions that impose information collection requirements on FTA recipients of financial assistance from FTA under Federal Transit Law.

First, 49 CFR Section 604.4 requires all applicants for Federal financial assistance under Federal Transit Law, unless otherwise exempted under 49 CFR 604.2, to enter into a “Charter Service Agreement,” contained in the Certifications and Assurances for FTA Assistance Programs. The Certifications and Assurances become a part of the Grant Agreement or Cooperative Agreement for Federal financial assistance upon receipt of Federal funds. The rule requires each applicant to submit one Charter Service Agreement for each year that the applicant intends to apply for the Federal financial assistance specified above.

Second, 49 CFR 604.14(3) requires a recipient of Federal funds under Federal Transit Law, unless otherwise exempt, to provide email notification to all registered charter providers in the recipient’s geographic service area each time the recipient receives a request for charter service that the recipient is interested in providing.

ADDRESS: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

Comments are Invited On: Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Department’s estimate of the burden of the proposed information collection; ways to enhance the quality, utility, and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology. A comment to OMB is best assured of having its full effect if OMB receives it within 30 days of publication of this notice in the Federal Register.

The summaries below describe the nature of the information collection requirements (ICRs) and the expected burden. The requirements are being submitted for clearance by OMB as required by the PRA.

Title: Charter Service Operations.
OMB Control Number: 2132–0543.
Type of Request: Renewal of a previously approved information collection.

Abstract: FTA recipients may only provide charter bus service with FTA-funded facilities and equipment if the charter service is incidental to the provision of transit service (49 U.S.C. 5323(d)). This restriction protects charter service providers from unauthorized competition by FTA recipients.

The requirements of 49 U.S.C. 5323(d) are implemented in FTA’s charter regulation (Charter Service Rule) at 49 CFR part 604. Amended in 2008, the Charter Service Rule now contains five (5) provisions that impose information collection requirements on FTA recipients of financial assistance from FTA under Federal Transit Law.

DEPARTMENT OF TRANSPORTATION
Federal Transit Administration
[FTA Docket No. FTA 2020–0010]

Agency Information Collection Activity Under OMB Review

AGENCY: Federal Transit Administration, DOT.

ACTION: Notice of request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, this notice announces that the Information Collection Requirements (ICRs) abstracted below have been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and their expected burdens.

DATES: Comments must be submitted on or before November 27, 2020.
Third, 49 CFR 604.12(c) requires a recipient, unless otherwise exempt under 49 CFR 604.2, to submit on a quarterly basis records of all instances that the recipient provided charter service.

Fourth, 49 CFR 604.13 requires a private charter provider to register on FTA’s Charter Registration website at http://faawe/prod.fta.dot.gov/CharterRegistration/ in order to qualify as a registered charter service provider and receive email notifications by recipients that are interested in providing a requested charter service. The rule requires that a registered charter service provider must update its information on the Charter Registration website at least once every two years. Currently, there are a total of 287 registered private charter service providers. Registration has consistently decreased over the years.

Lastly, 49 CFR 604.7 permits respondents to provide charter service to Qualified Human Service Organizations (QHOS) under limited circumstances. QHOSs that do not receive Federal funding under programs listed in Appendix A to Part 604 and seek to receive free or reduced rate services from recipients must register on FTA’s Charter Registration website at https://www.dot.gov/charterregistration.

Respondents: State and local government, business or other for-profit institutions, and non-profit institutions.

Estimated Annual Respondents: 2,180

Estimated Annual Burden on Respondents: 403.3 hours (0.05 hours for each of the 1,676 Recipient respondents under 49 CFR 604.4, 1.25 hours for each of the 90 Recipient respondents under 49 CFR 604.12, 0.50 hours for each of the 90 Recipient respondents under 49 CFR 604.14, 0.50 hours for each of the 37 non-profit respondents, and 0.50 hours for each of the estimated 287 for-profit respondents.

Frequency: Annually, bi-annually, quarterly, and as required.

DEPARTMENT OF THE TREASURY
Office of Foreign Assets Control

Notice of OFAC Sanctions Actions

AGENCY: Office of Foreign Assets Control, Treasury.

ACTION: Notice.

SUMMARY: The Department of the Treasury’s Office of Foreign Assets Control (OFAC) is publishing the names of one or more persons that have been placed on OFAC’s Specially Designated Nationals and Blocked Persons List based on OFAC’s determination that one or more applicable legal criteria were satisfied. All property and interests in property subject to U.S. jurisdiction of these persons are blocked, and U.S. persons are generally prohibited from engaging in transactions with them.

DATES: See SUPPLEMENTARY INFORMATION section for effective date.


SUPPLEMENTARY INFORMATION:

Electronic Availability

The Specially Designated Nationals and Blocked Persons List and additional information concerning OFAC sanctions programs are available on OFAC’s website (https://www.treasury.gov/ofac).

Notice of OFAC Actions

On October 22, 2020, OFAC determined that the property and interests in property subject to U.S. jurisdiction of the following persons are blocked under the relevant sanctions authorities listed below.

Entities

1. BAYAN RASANEH GOSTAR INSTITUTE [a.k.a. BAYAN GOSTAR MEDIA INSTITUTE; a.k.a. BAYAN RASANE GOSTAR INSTITUTE], Iran; Additional Sanctions Information—Subject to Secondary Sanctions [ELECTION–E.O. 13848] (Linked To: ISLAMIC REVOLUTION GUARD CORPS (IRGC)-QODS FORCE).

Designated pursuant to section 2(a)(ii) of Executive Order 13848 of September 12, 2018, “Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election,” 83 FR 46843, 3 CFR, 2018 Comp., p. 869, (E.O. 13848) for having directly or indirectly engaged in, sponsored, concealed, or otherwise been complicit in foreign interference in a United States election.

2. INTERNATIONAL UNION OF VIRTUAL MEDIA [a.k.a. IUVM], Iran; Additional Sanctions Information—Subject to Secondary Sanctions [ELECTION–E.O. 13848] (Linked To: ISLAMIC REVOLUTION GUARD CORPS (IRGC)-QODS FORCE).

Designated pursuant to section 2(a)(ii) of E.O. 13848 for being owned or controlled by, or having acted or purported to act for or on behalf of, directly or indirectly, the ISLAMIC REVOLUTION GUARD CORPS (IRGC)-QODS FORCE, an entity whose property or interests in property are blocked pursuant to E.O. 13848.

3. ISLAMIC RADIO AND TELEVISION UNION [a.k.a. IRTVU], Iran; Beirut, Lebanon; Kabul, Afghanistan; Additional Sanctions Information—Subject to Secondary Sanctions [ELECTION–E.O. 13848] (Linked To: ISLAMIC REVOLUTION GUARD CORPS (IRGC)-QODS FORCE).

Designated pursuant to section 2(a)(iii) of E.O. 13848 for being owned or controlled by, or having acted or purported to act for or on behalf of, directly or indirectly, the ISLAMIC REVOLUTION GUARD CORPS (IRGC)-QODS FORCE, an entity whose property or interests in property are blocked pursuant to E.O. 13848.

4. ISLAMIC REVOLUTION GUARD CORPS [a.k.a. AGIR; a.k.a. ARMY OF THE GUARDIANS OF THE ISLAMIC REVOLUTION; a.k.a. IRAN’S REVOLUTIONARY GUARD CORPS; a.k.a. IRAN’S REVOLUTIONARY GUARDS; a.k.a. IRGC; a.k.a. IRGC QUDS; a.k.a. IRGC-QODS FORCE; a.k.a. ISLAMIC REVOLUTION GUARD CORPS, a.k.a. ISLAMIC REVOLUTIONARY GUARDIANS; a.k.a. ISLAMIC REVOLUTION GUARDIANS OF THE QUDS; a.k.a. PASDARAN; a.k.a. PASDARAN-E ENQELAB-E ISLAMI; a.k.a. REVOLUTION GUARDIANS; a.k.a. REVOLUTION GUARDIANS; a.k.a. REVENOL GUARDS; a.k.a. THE ARMY OF THE GUARDIANS OF THE ISLAMIC REVOLUTION; a.k.a. THE IRANIAN REVOLUTION GUARDIANS; Tehran, Iran; Syria; Additional Sanctions Information—Subject to Secondary Sanctions [FTO] [SDGT] [NPWMD] [IRGC] [IFSR] [IRAN–HR] [HR–IR] [ELECTION–E.O. 13848].

Designated pursuant to section 2(a)(i) of E.O. 13848 having directly or indirectly engaged in, sponsored, concealed, or otherwise been complicit in foreign interference in a United States election.

5. ISLAMIC REVOLUTIONARY GUARD CORPS–QODS FORCE (IRGC–QODS FORCE).

Designated pursuant to section 2(a)(i) of E.O. 13848 for being owned or controlled by, or having acted or purported to act for or on behalf of, directly or indirectly, the ISLAMIC REVOLUTION GUARD CORPS–QODS FORCE; a.k.a. JERUSALEM FORCE; a.k.a. PASDARAN–ENQELAB–E ISLAMI (PASDARAN); a.k.a. QODS; a.k.a. IRGC–QF; a.k.a. IRGC–QUDS FORCE; a.k.a. ISLAMIC REVOLUTIONARY GUARD CORPS–QODS FORCE; a.k.a. ISLAMIC REVOLUTION GUARDIANS OF THE QUDS; a.k.a. QUDS FORCE; a.k.a. SEPAH–E ENQELAB–E ISLAMI; a.k.a. SEPAH–E PASDARAN–ENQELAB–E ISLAMI; a.k.a. SEPAH–E PASDARAN–ENQELAB–E ISLAMI; a.k.a. THE ARMY OF THE GUARDIANS OF THE ISLAMIC REVOLUTION; a.k.a. THE IRANIAN REVOLUTION GUARDIANS; Tehran, Iran; Syria; Additional Sanctions Information—Subject to Secondary Sanctions [FTO] [SDGT] [NPWMD] [IRGC] [IFSR] [IRAN–HR] [HR–IR] [ELECTION–E.O. 13848].

Designated pursuant to section 2(a)(i) of E.O. 13848 having directly or indirectly engaged in, sponsored, concealed, or otherwise been complicit in foreign interference in a United States election.


Andrea Gacki,
Director, Office of Foreign Assets Control, U.S. Department of the Treasury.

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