project period covers more than one fiscal year.

b. Grantees expending less than \$500,000 will provide annual financial statements covering the grant period, consisting of the organization's statement of income and expense and balance sheet signed by an appropriate official of the organization. Financial statements will be submitted within 90 days after the grantee's fiscal year.

3. Recipient and Subrecipient Reporting. The applicant must have the necessary processes and systems in place to comply with the reporting requirements for first-tier sub-awards and executive compensation under the Federal Funding Accountability and Transparency Act of 2006 in the event the applicant receives funding unless such applicant is exempt from such reporting requirements pursuant to 2 CFR part 170 Section 170.110(b). The reporting requirements under the Transparency Act pursuant to 2 CFR part 170 are as follows:

a. First Tier Sub-Awards of \$25,000 or more in non-Recovery Act funds (unless they are exempt under 2 CFR part 170) must be reported by the Recipient to *http://www.fsrs.gov* no later than the end of the month following the month the obligation was made.

b. The Total Compensation of the Recipient's Executives (5 most highly compensated executives) must be reported by the Recipient (if the Recipient meets the criteria under 2 CFR part 170) to *https://www.sam.gov/ portal/public/SAM/* by the end of the month following the month in which the award was made.

c. The Total Compensation of the Subrecipient's Executives (5 most highly compensated executives) must be reported by the Subrecipient (if the Subrecipient meets the criteria under 2 CFR part 170) to the Recipient by the end of the month following the month in which the subaward was made.

VII. Agency Contacts

A. Web site: http:// www.rurdev.usda.gov/UWPindividualwellsystems.htm.

B. Phone: 202–720–0499.

C. Fax: 202–690–0649.

D. Email:

JoyceM.Taylor@wdc.usda.gov.

E. Main point of contact: Joyce M. Taylor, Community Programs Specialist, Water Programs Division, Water and Environmental Programs, RUS, U.S. Department of Agriculture.

Dated: June 19, 2013.

John Charles Padalino,

Administrator, Rural Utilities Service. [FR Doc. 2013–15210 Filed 6–25–13; 8:45 am] BILLING CODE 3410–15–P

DEPARTMENT OF COMMERCE

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA).

Title: Basic Requirements for Special Exemption Permits and Authorizations to Take, Import, and Export Marine Mammals, Threatened and Endangered Species, and for Maintaining a Captive Marine Mammal Inventory under the Marine Mammal Protection, the Fur Seal, and the Endangered Species Acts.

OMB Control Number: 0648–0084. Form Number(s): NA.

Type of Request: Regular submission (revision and extension of a current information collection).

Number of Respondents: 536. Average Hours per Response: Permit applications: scientific research/ enhancement (SR/EN), 50 hours; public display, 30; photograph and general authorization, 10 hours each; major permit amendments, 35; minor amendments, 3; reports: SR/EN, 12; general authorization, 8; all others, 2; recordkeeping for each permit, 2; documentation of marine mammal transport/transfer, 2 hours.

Burden Hours: 7,730.

Needs and Uses: This request is for a revision and extension of a currently approved information collection.

The Marine Mammal Protection Act (16 U.S.C. 1361 et seq.; MMPA), Fur Seal Act (16 U.S.C. 1151 et seq.; FSA), and Endangered Species Act (16 U.S.C. 1531 et seq.; ESA) prohibit certain activities affecting marine mammals and endangered and threatened species, with exceptions. Pursuant to section 104 of the MMPA and Section 10 of the ESA, special exception permits can be obtained for scientific research and enhancing the survival or recovery of a species or stock of marine mammals or threatened or endangered species. Section 104 of the MMPA also includes permits for commercial and educational photography of marine mammals; import and capture of marine mammals for public display; and, Letters of Confirmation under the General Authorization for scientific research that involves minimal disturbance to marine mammals. This information collection applies to protected species for which NMFS is responsible, including the marine mammal species of cetaceans

(whales, dolphins and porpoises), pinnipeds (seals and sea lions), sea turtles (in water), white abalone, black abalone, smalltooth sawfish, largetooth sawfish (imports only), shortnose sturgeon, and Atlantic sturgeon. The information collection may be used for proposed listed species (e.g., corals).

This information collection is being revised to include submission of Letters of Intent under the General Authorization via the existing online application system, Authorizations and Permits for Protected Species (APPS), in addition to the current usage for SR/EN applications. This revision also includes adding Atlantic sturgeon and largetooth sawfish.

Affected Public: Business or other forprofit organizations; not-for-profit institutions.

Frequency: Annually and on occasion. *Respondent's Obligation:* Required to retain or obtain benefits.

OMB Desk Officer:

OIRA_Submission@omb.eop.gov. Copies of the above information collection proposal can be obtained by calling or writing Jennifer Jessup, Departmental Paperwork Clearance Officer, (202) 482–0336, Department of Commerce, Room 6616, 14th and Constitution Avenue NW., Washington, DC 20230 (or via the Internet at JJessup@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to

 $OIRA_Submission@omb.eop.gov.$

Dated: June 20, 2013.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2013–15273 Filed 6–25–13; 8:45 am] BILLING CODE 3510–22–P

DEPARTMENT OF COMMERCE

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: International Trade Administration (ITA).

Title: Survey of Non-Tariff Trade Barriers to the U.S. Environmental Industry.

OMB Control Number: 0625–0241. *Form Number(s):* ITA–4150P. *Type of Request:* Regular submission (extension of a currently approved information collection).

Burden Hours: 33.

Number of Respondents: 200.

Average Hours Per Response: 10 minutes.

Needs and Uses: The environmental technologies industry has consistently cited the proliferation of non-tariff barriers as a factor that is making increased U.S. exports in this sector more difficult. This factor has been cited across all subsectors of environmental technologies products and all global geographic regions. The collection of information related to the experience of U.S. exporters with regard to these nontariff measures is essential to the mission of the U.S. Department of Commerce Office of Energy and Environmental Industries. It allows accurate market analysis as well as support to industry in its export efforts and to the U.S. government in its trade negotiation efforts. The title of the information collection has been changed to reflect the title on the actual survey form.

Affected Public: Business or other for profit organizations.

Frequency: Constant availability via web or periodically via staff personal distribution.

Respondent's Obligation: 10 minutes per response.

Copies of the above information collection proposal can be obtained by calling or writing Jennifer Jessup, Departmental Paperwork Clearance Officer, (202) 482–0336, Department of Commerce, Room 6616, 14th and Constitution Avenue NW., Washington, DC 20230 (or via the Internet at JJessup@doc.gov.)

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Wendy Liberante, OMB Desk Officer, Fax number (202) 395–5167 or via the Internet at

 $Wendy_L._Liberante@omb.eop.gov.$

Dated: June 20, 2013.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2013–15275 Filed 6–25–13; 8:45 am]

BILLING CODE 3510-DR-P

DEPARTMENT OF COMMERCE

Bureau of Industry And Security

Order Making Denial of Export Privileges Applicable to a Related Person

In the Matter of: Enterysys Corporation, with last known addresses of: 1307 Muench Court, San Jose, CA 95131, and Plot No. 39, Public Sector, Employees Colony, New Bowenpally 500011, Secunderabad, India Respondent.

Shekar Babu, a.k.a. Bob Babu, with last known addresses of: 1307 Muench Court, San Jose, CA 95131, and c/o Enterysys Corporation, Plot No. 39, Public Sector, Employees Colony, New Bowenpally 500011, Secunderabad, India, Related Person.

Pursuant to Section 766.23 of the **Export Administration Regulations** ("EAR" or "Regulations"),¹ the Bureau of Industry and Security ("BIS"), U.S. Department of Commerce, through its Office of Export Enforcement ("OEE"), has requested that I make the denial order that was issued against **Respondent Enterysys Corporation** ("Enterysys") on December 3, 2012, and published in the Federal Register on December 14, 2012, and will remain in effect until December 14, 2022 (hereinafter the "Denial Order"), applicable to the following individual as a person related to Entervsys:

Shekar Babu, a.k.a. Bob Babu, with last known addresses of: 1307 Muench Court, San Jose, CA 95131, and, c/o Enterysys Corporation, Plot No. 39, Public Sector, Employees Colony, New Bowenpally 500011, Secunderabad, India.

I. Background

A. The Denial Order

The Denial Order issued as part of the Final Decision and Order issued by the Under Secretary of Commerce for Industry and Security ("Under Secretary") concluding a formal BIS administrative proceeding against Enterysys. *In the Matter of Enterysys Corporation*, 11–BIS–0005 (Final Decision and Order dated Dec. 3, 2012, and published in the **Federal Register** on Dec. 14, 2012 (77 FR 74,458)). The Under Secretary affirmed the findings and conclusions contained in the Recommended Decision and Order issued by an Administrative Law Judge ("ALJ"), in which the ALJ found Enterysys in default, found the facts to be as alleged in the Charging Letter, and concluded that Enterysys had committed the sixteen (16) violations alleged in the Charging Letter.

BIS served the Charging Letter on Enterysys at its last known addresses in California and India. On August 2, 2011, Shekar Babu sent an email to BIS's counsel acknowledging receipt of the Charging Letter, which had been sent to Enterysys marked to Babu's attention as President of the company. Eventually, Enterysys/Babu ceased communicating with BIS and Enterysys failed to answer the Charging Letter, requiring BIS to move for a default order.

As alleged in the Charging Letter, determined by the ALJ, and affirmed by the Under Secretary, Enterysys engaged in the following conduct in violation of the Regulations:

Charge 1 15 C.F.R. § 764.2(h)-Evasion

In or about May 2006, Enterysys engaged in a transaction and took other actions with intent to evade the provisions of the Regulations. Through false statements to a U.S. manufacturer and freight forwarder, Enterysys obtained and exported to India twenty square meters of ceramic cloth, an item subject to the Regulations, classified under Export Control Classification Number ("ECCN") 1C010, controlled for National Security reasons, and valued at \$15,460, without obtaining the required license pursuant to Section 742.4 of the Regulations. Enterysys purchased the ceramic cloth from a U.S. manufacturer and arranged for the manufacturer to ship the item to a freight forwarder identified by Enterysys, knowing that a license was required for the export of the ceramic cloth to India. On or about May 1, 2006, when Enterysys asked that the U.S. manufacturer to ship the ceramic cloth to Enterysys's freight forwarder instead of directly to Enterysys, Enterysys was informed by the manufacturer that the material "is a controlled commodity in terms of export to India," and the manufacturer asked Enterysys for assurance and a "guarantee" that the ceramic cloth would not be exported to India. In response, also on or about May 1, 2006, Enterysys stated, "This is not going out of USA." In addition, in arranging for the purchase from the U.S. manufacturer, Enterysys asked the manufacturer not to put any packing list, invoice or certificate of conformance in the box with the ceramic cloth, but rather to fax the documents to Enterysys. Enterysys also arranged for its freight forwarder to ship the ceramic cloth to Enterysys in India. Once the manufacturer shipped the ceramic cloth to the freight forwarder identified by Enterysys, Enterysys provided the freight forwarder with shipping documentation on or about May 2, 2006, including a packing list and invoice that falsely identified the ceramic cloth as twenty

¹ The Regulations currently are codified at 15 CFR parts 730–774 (2013). The Regulations issued pursuant to the Export Administration Act of 1979, as amended (50 U.S.C. app. 2401–2420 (2000)) (the "Act"). Since August 21, 2001, the Act has been in lapse and the President, through Executive Order 13,222 of August 17, 2001 (3 CFR, 2001 Comp. 783 (2002)), which has been extended by successive Presidential Notices, the most recent being that of August 15, 2012 (77 F. 49,699 (Aug. 16, 2012)), has continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C. 1701, *et seq.* (2006 and Supp. IV 2010)).