airplanes as modified by L2 Consulting Services. It is not a rule of general applicability and affects only the applicant which applied to the FAA for approval of these features on the airplane.

List of Subjects in 14 CFR Part 25

Aircraft, Aviation safety, Reporting and recordkeeping requirements.

PART 25—[AMENDED]

■ The authority citation for these special conditions is as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701, 44702, 44704.

The Special Conditions

Accordingly, pursuant to the authority delegated to me by the Administrator, the following special conditions are issued as part of the supplemental type certificate for the Airbus A318, A319, A320 and A321 series airplanes, modified by L2 Consulting Services.

Lithium batteries and battery installations on Airbus A318, A319, A320, and A321 series airplanes must be designed and installed as follows:

1. Safe cell temperatures and pressures must be maintained during any foreseeable charging or discharging condition and during any failure of the charging or battery monitoring system not shown to be extremely remote. The lithium battery installation must preclude explosion in the event of those failures.

2. Design of the lithium batteries must preclude the occurrence of selfsustaining, uncontrolled increases in temperature or pressure.

3. No explosive or toxic gases emitted by any lithium battery in normal operation or as the result of any failure of the battery charging system, monitoring system, or battery installation which is not shown to be extremely remote may accumulate in hazardous quantities within the airplane.

4. Installations of lithium batteries must meet the requirements of § 25.863(a) through (d).

5. No corrosive fluids or gases that may escape from any lithium battery may damage surrounding structure or any adjacent systems, equipment, or electrical wiring of the airplane in such a way as to cause a major or more severe failure condition, in accordance with § 25.1309(b) and applicable regulatory guidance.

6. Each lithium battery installation must have provisions to prevent any hazardous effect on structure or essential systems caused by the maximum amount of heat the battery can generate during a short circuit of the battery or of its individual cells.

7. Lithium battery installations must have a system to control the charging rate of the battery automatically, so as to prevent battery overheating or overcharging, and,

(a) A battery temperature sensing and over-temperature warning system with a means for automatically disconnecting the battery from its charging source in the event of an over-temperature condition, or

(b) A battery failure sensing and warning system with a means for automatically disconnecting the battery from its charging source in the event of battery failure.

8. Any lithium battery installation whose function is required for safe operation of the airplane must incorporate a monitoring and warning feature that will provide an indication to the appropriate flight crewmembers whenever the state-of-charge of the batteries has fallen below levels considered acceptable for dispatch of the airplane.

9. The Instructions for Continued Airworthiness required by §25.1529 must contain maintenance requirements to assure that the lithium battery is sufficiently charged at appropriate intervals specified by the battery manufacturer to ensure that batteries whose function is required for safe operation of the airplane will not degrade below specified ampere-hour levels sufficient to power the electronic flight bag applications that are required for continued safe flight and landing. The Instructions for Continued Airworthiness must also contain procedures for the maintenance of lithium batteries in spare storage to prevent the replacement of batteries whose function is required for safe operation of the airplane with batteries that have experienced degraded charge retention ability or other damage due to prolonged storage at a low state of charge. Precautions should be included in the Instructions for Continued Airworthiness maintenance instructions to prevent mishandling of the lithium battery which could result in shortcircuit or other unintentional damage that could result in personal injury or property damage.

Note 1: The term "sufficiently charged" means that the battery will retain enough of a charge, expressed in ampere-hours, to ensure that the battery cells will not be damaged. A battery cell may be damaged by lowering the charge below a point where there is a reduction in the ability to charge and retain a full charge. This reduction

would be greater than the reduction that may result from normal operational degradation.

Note 2: These special conditions are not intended to replace § 25.1353(c), Amendment 25–113 in the certification basis of the L2 Consulting Services supplemental type certificate. These special conditions apply only to lithium batteries and their installations. The requirements of § 25.1353(c), Amendment 25–113 remain in effect for batteries and battery installations on the L2 Consulting Services supplemental type certificate that do not use lithium batteries.

Compliance with the requirements of these special conditions must be shown by test or analysis, with the concurrence of the Fort Worth Special Certification Office.

Issued in Renton, Washington, on November 28, 2008.

Ali Bahrami,

Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. E8–28876 Filed 12–4–08; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

15 CFR Part 744

[Docket No. 0809191235-81395-01]

RIN 0694-AE48

Addition of Certain Persons to the Entity List: Persons Acting Contrary to the National Security or Foreign Policy Interests of the United States

AGENCY: Bureau of Industry and Security, Commerce. **ACTION:** Final rule.

SUMMARY: This rule amends the Export Administration Regulations (EAR) by adding additional persons to the Entity List (Supplement No. 4 to Part 744) on the basis of Section 744.11 of the EAR. This rule is the second rule to add persons to the Entity List on the basis of Section 744.11 of the EAR. These additional persons being added to the Entity List have been determined by the U.S. Government to be acting contrary to the national security or foreign policy interests of the United States. The first rule that added persons to the Entity List on the basis of Section 744.11 of the EAR was published on September 22, 2008 (73 FR 54499).

The Entity List provides notice to the public that certain exports and reexports to parties identified on the Entity List require a license from the Bureau of Industry and Security (BIS) and that availability of License Exceptions in such transactions is limited.

DATES: *Effective Date:* This rule is effective December 5, 2008. Although there is no formal comment period, public comments on this regulation are welcome on a continuing basis.

ADDRESSES: You may submit comments, identified by RIN 0694–AE48, by any of the following methods:

E-mail: publiccomments@bis.doc.gov Include "RIN 0694–AE48" in the subject line of the message.

Fax: (202) 482–3355. Please alert the Regulatory Policy Division, by calling (202) 482–2440, if you are faxing comments.

Mail or Hand Delivery/Courier: Timothy Mooney, U.S. Department of Commerce, Bureau of Industry and Security, Regulatory Policy Division, 14th St. & Pennsylvania Avenue, NW., Room 2705, Washington, DC 20230, Attn: RIN 0694–AE48.

Send comments regarding the collection of information associated with this rule, including suggestions for reducing the burden, to Jasmeet K. Seehra, Office of Management and Budget (OMB), by e-mail to Jseehra@omb.eop.gov, or by fax to (202) 395–7285; and to the Regulatory Policy Division, Bureau of Industry and Security, Department of Commerce, 14th St. & Pennsylvania Avenue, NW., Room 2705, Washington, DC 20230. Comments on this collection of information should be submitted separately from comments on the final rule (i.e. RIN 0694-AE48)-all comments on the latter should be submitted by one of the three methods outlined above.

FOR FURTHER INFORMATION CONTACT:

Karen Nies-Vogel, End-User Review Committee, Office of the Assistant Secretary, Export Administration, Bureau of Industry and Security, Department of Commerce, Phone: (202) 482–3811, Fax: (202) 482–3911, E-mail: kniesv@bis.doc.gov.

SUPPLEMENTARY INFORMATION:

Background

In Supplement No. 4 to part 744 (The Entity List), this rule adds fifteen (15) persons to the Entity List on the basis of Section 744.11 of the EAR. In total, this rule adds 16 new entries to the Entity List, including one additional entry for a newly added person with multiple addresses. The Entity List provides notice to the public that certain exports and reexports to parties identified on the Entity List require a license from the Bureau of Industry and Security (BIS) and that availability of License Exceptions in such transactions is limited.

These additional persons being added to the Entity List have been determined by the U.S. Government to be acting contrary to the national security or foreign policy interests of the United States. Specifically, these parties are of concern to the United States Government under Section 744.11 (License Requirements that Apply to Entities Acting Contrary to the National Security or Foreign Policy Interests of the United States) of the EAR.

ERC Entity List Decisions

Pursuant to Supplement No. 5 to Part 744 (Procedures for End-User Review Committee Entity List Decisions), the End-User Review Committee (ERC) made the decision to add these 15 persons to the Entity List on the basis of Section 744.11. The ERC, composed of representatives of the Departments of Commerce, State, Defense, Energy and, where appropriate, the Treasury, makes all decisions to make additions to, removals from or changes to the Entity List. The ERC is chaired by the Department of Commerce and will make all decisions to add an entry to the Entity List by majority vote and all decisions to remove or modify an entry by unanimous vote.

The ERC reviewed Section 744.11(b) (Criteria for Revising the Entity List) in making this determination to add these persons to the Entity List. Under that paragraph, entities for which there is reasonable cause to believe, based on specific and articulable facts, that the entity has been involved, is involved, or poses a significant risk of being or becoming involved in activities that are contrary to the national security or foreign policy interests of the United States and those acting on behalf of such entities may be added to the Entity List pursuant to Section 744.11.

Paragraph (b) includes an illustrative list of activities that could be contrary to the national security or foreign policy interests of the United States. This illustrative list of activities of concern is described under paragraphs (b)(1)– (b)(5). The persons being added to the Entity List with this rule have been determined by the ERC to be involved in activities that could be contrary to the national security or foreign policy interests of the United States.

Implementation of the ERC Decision

This rule implements the decision of the ERC to add these 15 persons to the Entity List on the basis of Section 744.11 of the EAR. For all of the persons being added to the Entity List, the ERC decided to specify a license requirement for all items subject to the EAR and establish a license application review policy of a general policy of denial. A license requirement applies to any transaction in which items are to be exported or reexported to such persons or in which such persons act as purchaser, intermediate consignee, ultimate consignee, or end-user. In addition, the ERC decided that no license exceptions are available for shipments to those persons being added to the Entity List.

Specifically, this rule adds the following 15 persons/16 entries to the Entity List:

Iran

(1) *Amir Hosein Atabaki*, 5 Yaas St, Unit 4, Tehran, Iran;

(2) *H. Farahani*, Ground Floor—No. 31, Alborz Alley, EnghelabSt, Tehran, Iran;

(3) *Mahdi Electronics*, Ground Floor— No. 31 Alborz Alley, EnghelabSt, Tehran, Iran;

(4) Naser Golshekan, Ground Floor— No. 31, Alborz Alley, EnghelabSt,

Tehran, Iran;

(5) *Pakgostar Company*, Appt 501 & 502, Borje Sefid Bldg, Pasadaran Avenue, Tehran 1946963651, Iran;

(6) *Raht Aseman*, No. 1.2, Mosque

Alley, Mohammadi St, North Bahar Ave, Tehran, Iran;

(7) *Reza Zahedipour*, 5 Yaas St, Unit 4, Tehran, Iran;

(8) *Safir Electronics*, Ground Floor— No. 31 Alborz Alley, EnghelabSt.

Tehran, Iran; and

(9) *Sahab Phase*, 5 Yaas St, Unit 4 Tehran, Iran.

Singapore

(10) *Brian Douglas Woodford*, 1 Scotts Road, Suite 25–06 Shaw Centre, Singapore 228208 (See alternate listing under the United Kingdom);

(11) Gryphon Aerospace, 36 Lorong N Telok Kurau Unit #03–03, Singapore 425160;

(12) *Monarch Aviation*, 1 Scotts Road, Suite 25–06 Shaw Centre, Singapore 228208; and

(13) *Yip Kum Kuan*, 36 Lorong N Telok Kurau, Unit #03–03, Singapore 425160.

United Kingdom

(14) *Brian Douglas Woodford*, (See alternate address under Singapore);

(15) Farshid Gillardian, a.k.a., Isaac Gill, Isaac Gillardian, London, United Kingdom; and

(16) *MCES*, London, United Kingdom. Under these entries on the Entity List, a BIS license is required for the export or reexport of any item subject to the EAR to any of the persons listed above, including any transaction in which any of the listed persons will act as purchaser, intermediate consignee, ultimate consignee, or end-user of the items. This listing of these persons also prohibits the use of License Exceptions (see part 740 of the EAR) for exports and reexports of items subject to the EAR involving such persons.

Technical Corrections and Clarifications to Previously Listed Entities

This rule makes two technical corrections, to correct two inadvertent misspellings of Kuala Lumpur that were included in two Malaysian entities added to the Entity List in the EAR final rule published on September 22, 2008 (73 FR 54499). In addition, this rule makes a clarification to one U.A.E. entity added to the Entity List, in the final rule published on September 22, 2008. This U.A.E. entity, Advanced Technology General Trading Company, is a co-located entity with addresses listed under the U.A.E. and Kuwait. However, the same Kuwaiti address was listed under both the U.A.E. and Kuwaiti entries for this entity. This rule removes the Kuwaiti address from the U.A.E. entry of this entity and provides a cross reference to the alternate address under Kuwait.

Savings Clause

Shipments of items removed from eligibility for a License Exception or export or reexport without a license (NLR) as a result of this regulatory action that were on dock for loading, on lighter, laden aboard an exporting or reexporting carrier, or en route aboard a carrier to a port of export or reexport, on December 5, 2008, pursuant to actual orders for export or reexport to a foreign destination, may proceed to that destination under the previous eligibility for a License Exception or export or reexport without a license (NLR) so long as they are exported or reexported before January 5, 2009. Any such items not actually exported or reexported before midnight, on January

5, 2009, require a license in accordance with this rule.

Although the Export Administration Act expired on August 20, 2001, the President, through Executive Order 13222 of August 17, 2001, 3 CFR, 2001 Comp., p. 783 (2002), as extended by the Notice of July 23, 2008, 73 FR 43603 (July 23, 2008), has continued the Export Administration Regulations in effect under the International Emergency Economic Powers Act.

Rulemaking Requirements

1. This rule has been determined to be not significant for purposes of Executive Order 12866.

2. Notwithstanding any other provision of law, no person is required to respond to nor be subject to a penalty for failure to comply with a collection of information, subject to the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) (PRA), unless that collection of information displays a currently valid Office of Management and Budget (OMB) Control Number. This regulation involves collections previously approved by the OMB under control numbers 0694–0088, "Multi-Purpose Application," which carries a burden hour estimate of 58 minutes to prepare and submit form BIS-748. Miscellaneous and recordkeeping activities account for 12 minutes per submission. Total burden hours associated with the Paperwork Reduction Act and Office and Management and Budget control number 0694-0088 are expected to increase slightly as a result of this rule.

3. This rule does not contain policies with Federalism implications as that term is defined in Executive Order 13132.

4. The provisions of the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rulemaking, the opportunity for public participation, and a delay in effective date, are inapplicable because this regulation involves a military or foreign affairs function of the United States. (See 5 U.S.C. 553(a)(1)). Further, no other law requires that a notice of proposed rulemaking and an opportunity for public comment be given for this rule. Because a notice of proposed rulemaking and an opportunity for public comment are not required to be given for this rule by 5 U.S.C. 553, or by any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601 *et seq.*, are not applicable.

List of Subjects in 15 CFR Part 744

Exports, Reporting and recordkeeping requirements, Terrorism.

■ Accordingly, part 744 of the Export Administration Regulations (15 CFR parts 730–774) is amended as follows:

PART 744—[AMENDED]

■ 1. The authority citation for 15 CFR part 744 is revised to read as follows:

Authority: 50 U.S.C. app. 2401 et seq.; 50 U.S.C. 1701 et seq.; 22 U.S.C. 3201 et seq.; 42 U.S.C. 2139a; 22 U.S.C. 7201 et seq.; 22 U.S.C. 7210; E.O. 12058, 43 FR 20947, 3 CFR, 1978 Comp., p. 179; E.O. 12851, 58 FR 33181, 3 CFR, 1993 Comp., p. 608; E.O. 12938, 59 FR 59099, 3 CFR, 1994 Comp., p. 950; E.O. 12947, 60 FR 5079, 3 CFR, 1995 Comp., p 356; E.O. 13026, 61 FR 58767, 3 CFR, 1996 Comp., p. 228; E.O. 13099, 63 FR 45167, 3 CFR, 1998 Comp., p. 208; E.O. 13222, 66 FR 44025, 3 CFR, 2001 Comp., p. 783; E.O. 13224, 66 FR 49079, 3 CFR, 2001 Comp., p. 786; Notice of July 23, 2008, 73 FR 43603 (July 25, 2008); Notice of November 10, 2008, 73 FR 67097 (November 12, 2008).

■ 2. Supplement No. 4 to part 744 is amended:

■ (a) By adding under Iran, in

alphabetical order, nine Iranian entities; ■ (b) By revising under Malaysia, two Malaysian entities;

■ (c) By adding under Singapore, in alphabetical order, four Singaporean entities;

(d) By revising under United Arab Emirates, one U.A.E. entity, and
(e) By adding, in alphabetical order, the country of the United Kingdom and three UK entities, to read as follows:

SUPPLEMENT NO. 4 TO PART 744-ENTITY LIST

Country	Entity		License requiremen	nt License review policy	Federal Register citation
* Iran	* <i>Amir Hosein Ataba</i> Tehran, Iran.	* aki, 5 Yaas St, Unit	 For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.

Country	Entity	License requirement	License review policy	Federal Register citation
*	* * * * <i>* H. Farahani,</i> Ground Floor—No. 31, Alborz Alley, EnghelabSt, Tehran, Iran.	* * * For all items subject to the EAR. (See §744.11 of the EAR).	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* * * Mahdi Electronics, Ground Floor—No. 31 Alborz Alley, EnghelabSt, Tehran, Iran.	* * For all items subject to the EAR. (See §744.11 of the EAR).	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* * * Naser Golshekan, Ground Floor—No. 31, Alborz Alley, EnghelabSt, Tehran, Iran.	For all items subject to the EAR. (See §744.11 of the EAR).	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* * * * * Pakgostar Company, Appt 501 & 502, Borje Sefid Bldg, Pasadaran Avenue, Tehran 1946963651, Iran.	 * * For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* * * <i>Raht Aseman,</i> No. 1.2, Mosque Alley, Mohammadi St, North Bahar Ave, Tehran, Iran.	 * * For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	<i>Reza Zahedipour,</i> 5 Yaas St, Unit 4, Tehran, Iran.		Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	Safir Electronics, Ground floor No. 31 Alborz Alley, EnghelabSt. Tehran, Iran.		Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	Sahab Phase, 5 Yaas St, Unit 4 Tehran, Iran		Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
* Malaysia	* * Analytical Solutions, #GB (Ground Floor), Pearl Tower, O.G. Heights, Jalan Awan Cina, 58200 Kuala Lumpur, Malaysia.	 * * For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR 54508 9/22/08. 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	* * <i>Mohd Ansari,</i> #GB (Ground Floor), Pearl Tower, O.G. Heights, Jalan Awan Cina, 58200 Kuala Lumpur, Malaysia.	* * * For all items subject to the EAR. (See §744.11 of the EAR).	* Presumption of denial	* 73 FR 54508 9/22/08. 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
* Singapore	* * Brian Douglas Woodford, 1 Scotts Road, Suite 25–06 Shaw Centre, Singapore 228208 (See alternate address under the United Kingdom).	 * * For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	* * <i>Gryphon Aerospace,</i> 36 Lorong N Telok Kurau Unit #03–03, Singapore 425160.	 * * For all items subject to the EAR. (See §744.11 of the EAR). 	* Presumption of denial	* 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	Monarch Aviation, 1 Scotts Road, Suite 25– 06 Shaw Centre, Singapore 228208.	For all items subject to the EAR. (See §744.11 of the EAR).	Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.

SUPPLEMENT NO. 4 TO PART 744-ENTITY LIST-Continued

Country	Entity	License requirement	License review policy	Federal Register citation
*	* *	* *		
	Yip Kum Kuan, 36 Lorong N Telok Kura Unit #03–03, Singapore 425160.	u, For all items subject to the EAR. (See §744.11 of the EAR).	Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* *	* *	*	*
United Arab Emirates	Advanced Technology General Tradir Company, U.A.E. (See alternate addres under Kuwait).	· · · · · · · · · · · · · · · · · · ·	Presumption of denial	73 FR 54509 9/22/08. 73 FR [INSERT FR PAGE NUMBER] 12/5/08.
*	* *	* *	*	*
United Kingdom	Brian Douglas Woodford (See alternate ad dress under Singapore).	 For all items subject to the EAR. (See §744.11 of the EAR). 	Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	Farshid Gillardian, a.k.a., Isaac Gill, Isaa Gillardian, London, United Kingdom.	,	Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.
	MCES, London, United Kingdom	,	Presumption of denial	73 FR [INSERT FR PAGE NUMBER] 12/5/08.

SUPPLEMENT NO. 4 TO PART 744—ENTITY LIST—Continued

Dated: December 2, 2008. **Christopher R. Wall,** *Assistant Secretary for Export Administration.* [FR Doc. E8–28872 Filed 12–4–08; 8:45 am] **BILLING CODE 3510–33–P**

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

15 CFR Part 902

[Docket No. 0811251525-81526-01]

RIN 0648-AS36

Endangered Fish and Wildlife; Final Rule To Implement Speed Restrictions To Reduce the Threat of Ship Collisions With North Atlantic Right Whales

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

ACTION: Final rule; OMB approval of collection-of-information requirements.

SUMMARY: NMFS announces approval by the Office of Management and Budget (OMB) of collection-of-information requirements contained in regulations implementing speed restrictions to reduce the incidence and severity of ship collisions with North Atlantic right whales.

DATES: Effective December 9, 2008.

ADDRESSES: Written comments regarding burden-hour estimates or other aspects of the collection-ofinformation requirements contained in this final rule may be submitted to NMFS, Office of Protected Resources, 1315 East-West Highway, Silver Spring, MD 20910.

FOR FURTHER INFORMATION CONTACT:

Gregory Silber, Ph.D., or Shannon Bettridge, Ph.D., Fishery Biologists, Office of Protected Resources, NMFS, at (301) 713–2322.

SUPPLEMENTARY INFORMATION:

Electronic Access

This **Federal Register** document is also accessible at the Web site of the Office of the Federal Register: *http:// www.gpoaccess.gov/fr/index.html.*

Background

On October 10, 2008, NMFS published a final rule implementing speed restrictions to reduce the incidence and severity of ship collisions with North Atlantic right whales (73 FR 60173). That final rule contained a collection-of-information requirement subject to the Paperwork Reduction Act (PRA) that had not yet been approved by OMB. Specifically, 50 CFR 224.105(c) requires a logbook entry to document that a deviation from the 10-knot speed limit was necessary for safe maneuverability under certain conditions.

On October 30, 2008, OMB approved the collection-of-information

requirements contained in the October 10, 2008, final rule. NMFS announces that the collection-of-information requirements are approved under Control Number 0648–0580, with an expiration date of April 30, 2009.

List of Subjects in 15 CFR Part 902

Reporting and recordkeeping requirements.

Dated: December 1, 2008.

Samuel D. Rauch III,

Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

■ For the reasons stated in the preamble, 15 CFR part 902 is amended as follows:

PART 902—NOAA INFORMATION COLLECTION REQUIREMENTS UNDER THE PAPERWORK REDUCTION ACT: OMB CONTROL NUMBERS

■ 1. The authority citation for part 902 continues to read as follows:

Authority: 44 U.S.C. 3501 et seq.

■ 2. In § 902.1, the table in paragraph (b) under "50 CFR" is amended by adding a new entry in numerical order to read as follows:

§ 902.1 OMB control numbers assigned pursuant to the Paperwork Reduction Act.

* * * *