DEPARTMENT OF STATE

[Public Notice: 11682]

Determination Under Section 506(A)(1) of the Foreign Assistance Act of 1961 To Provide Immediate Military Assistance to the Lebanese Armed Forces

Pursuant to the authority vested in me by section 506(a)(1) of the Foreign Assistance Act of 1961 (FAA) (22 U.S.C. 2318(a)(1)) and Presidential Delegation of Authority dated September 7, 2021, I hereby determine that an unforeseen emergency exists which requires immediate military assistance to the Lebanese Armed Forces. I further determine that these requirements cannot be met under the authority of the Arms Export Control Act or any other provision of law.

I, therefore, direct the drawdown of up to \$22 million in defense articles and services of the Department of Defense under the authority of section 506(a)(1) of the FAA to provide immediate assistance to the Lebanese Armed Forces. The Department of State will coordinate implementation of this drawdown.

This determination shall be reported to Congress and published in the **Federal Register**.

Dated: September 22, 2021.

Antony J. Blinken, Secretary of State.

Editorial Note: This document was received for publication by the Office of the Federal Register on March 11, 2022.

[FR Doc. 2022–05593 Filed 3–16–22; 8:45 am] BILLING CODE 4710–25–P

DEPARTMENT OF STATE

[Public Notice: 11681]

Determination Under Section 552(C)(2) of the Foreign Assistance Act of 1961 To Provide Commodities and Services for Assistance to the Lebanese Armed Forces

Pursuant to the authority vested in me by section 552(c)(2) of the Foreign Assistance Act of 1961 (FAA) (22 U.S.C. 2348a(c)(2)) and Presidential Delegation of Authority dated September 7, 2021, I hereby determine that, as the result of an unforeseen emergency, the immediate provision of assistance under chapter 6 of part II of the FAA in amounts in excess of funds otherwise available for such assistance is important to the national interests of the United States.

I, therefore, direct the drawdown of up to \$25 million in commodities and services from the inventory and resources of any agency of the U.S. government under the authority of section 552(c)(2) of the FAA to provide immediate assistance to the Lebanese Armed Forces. The Department of State will coordinate implementation of this drawdown. This determination shall be reported to Congress and published in the **Federal Register**.

Dated: September 22, 2021.

Antony J. Blinken,

Secretary of State.

Editorial note: This document was received for publication by the Office of the Federal Register on March 11, 2022.

[FR Doc. 2022–05592 Filed 3–16–22; 8:45 am]

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DEPARTMENT OF STATE

[Public Notice: 11680]

Update on Report to Congress Pursuant to Section 353(d)(1)(A) of the United States—Northern Triangle Enhanced Engagement Act

ACTION: Notice of report.

SUMMARY: This document, submitted to the Congress on March 9, 2022, provides an update to the State Department's report to Congress regarding persons in El Salvador, Guatemala, Honduras, and Nicaragua: Foreign persons determined to have knowingly engaged in actions that undermine democratic processes or institutions; foreign persons determined to have knowingly engaged in significant corruption; and foreign persons determined to have knowingly engaged in obstruction of investigations into such acts of corruption, including the following: Corruption related to government contracts; bribery and extortion; the facilitation or transfer of the proceeds of corruption, including through money laundering; and acts of violence, harassment, or intimidation directed at governmental and nongovernmental corruption investigators. On November 10, 2021, the President signed the Reinforcing Nicaragua's Adherence to Conditions for Electoral Reform (RENACER) Act adding Nicaragua to the countries whose citizens are subject to the Section 353 Corrupt and Undemocratic Actors

SUPPLEMENTARY INFORMATION:

Update to Report to Congress on Foreign Persons who have Knowingly Engaged in Actions that Undermine Democratic Processes or Institutions, Significant Corruption, or Obstruction of Such Corruption in El Salvador, Guatemala, Honduras, and Nicaragua, Pursuant to Section 353(b) of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2021 (Div. FF, Pub. L. 116–260, as amended) Consistent with Section 353(b) of the United States—Northern Triangle Enhanced Engagement Act (Div. FF, Pub. L. 116–260) (the Act), as amended, this report update is being submitted to the House Foreign Affairs Committee, Senate Foreign Relations Committee, House Committee on the Judiciary, and the Senate Committee on the Judiciary.

Section 353(b) requires the submission of a report that identifies the following persons in El Salvador, Guatemala, Honduras, and Nicaragua: (1) Foreign persons determined to have knowingly engaged in actions that undermine democratic processes or institutions; (2) foreign persons determined to have knowingly engaged in significant corruption; and (3) foreign persons determined to have knowingly engaged in obstruction of investigations into such acts of corruption, including the following: Corruption related to government contracts; bribery and extortion; the facilitation or transfer of the proceeds of corruption, including through money laundering; and acts of violence, harassment, or intimidation directed at governmental and nongovernmental corruption investigators. On November 10, 2021, the President signed the Reinforcing Nicaragua's Adherence to Conditions for Electoral Reform (RENACER) Act, adding Nicaragua to the countries whose citizens are subject to Section

Under Section 353, foreign persons identified under the Act are generally ineligible for visas and admission to the United States. Section 353 further requires that foreign persons identified under the Act shall have their visas revoked immediately and any other valid visa or entry documentation cancelled. Consistent with Section 353(g), this report update will be published in the Federal Register.

This report update includes individuals for whom the Department is aware of credible information or allegations of the conduct at issue, from media reporting and other sources. The Department will continue to review the individuals listed in the report and consider all available tools to deter and disrupt corrupt and undemocratic activity in El Salvador, Guatemala, Honduras, and Nicaragua. The Department also continues to actively review additional credible information and allegations concerning corruption or undemocratic activity and to utilize

all applicable authorities, as appropriate, to ensure corrupt or undemocratic officials are denied safe haven in the United States. In light of the new statutory authority provided by RENACER, this update to the report identifies individuals in Nicaragua specifically who have knowingly engaged in actions that undermine democratic processes or institutions.

Nicaragua

Cairo Melvin Amador, current Vice President of the Supreme Electoral Council (CSE), undermined democratic processes or institutions by conspiring with the Ortega-Murillo regime to undermine Nicaragua's political institutions and subvert the November 2021 national election by disqualifying legitimate opposition parties and candidates on spurious grounds.

Lumberto Ignacio Campbell Hooker, current member of CSE and Acting President of the CSE from 2018 until May 2021, undermined democratic processes or institutions by conspiring with the Ortega-Murillo regime to undermine Nicaragua's political institutions and subvert the November 2021 national election by disqualifying legitimate opposition parties and candidates on spurious grounds.

Edwin Ramon Castro Rivera, member of the Nicaraguan National Assembly since 1997 and head of the FSLN caucus since 2007, undermined democratic processes or institutions by ensuring Ortega-Murillo loyalists won all magistrate positions in the CSE and ensuring the passage of extremely broad legislation that the Ortega-Murillo regime used to exclude opposition candidates and parties and harass and jail political opponents.

Karen Vanessa Chavarria Morales, current judge in the ninth district in Managua, undermined democratic processes or institutions by abusing her authority and subverting legal processes to take action against political opponents of the Ortega-Murillo regime and disqualify opposition candidates from the November 2021 election.

Walmaro Antonio Gutierrez Mercado, current member of the Nicaraguan National Assembly, undermined democratic processes or institutions by giving the Ortega-Murillo regime the tools to conduct its brazen assault on democracy by stacking the CSE with FSLN members loyal to Ortega and by helping ensure the passage of extremely broad legislation that the regime used to exclude opposition candidates and parties and harass and jail political opponents.

Carlos Wilfredo Navarro Moreira, current member of the Nicaraguan National Assembly, undermined democratic processes or institutions by giving the Ortega-Murillo regime the tools to conduct a brazen assault on democracy by stacking the CSE with FSLN members loyal to Ortega and by helping ensure the passage of extremely broad legislation that the regime has used to exclude opposition candidates and parties and harass and jail political opponents.

Maria Haydee Osuna Ruiz, current member of the Nicaraguan National Assembly, undermined democratic processes or institutions by conspiring with the Ortega-Murillo regime to subvert the November 2021 Nicaraguan national elections by signing a spurious complaint that served as pretext for the government to disqualify the last remaining legitimate opposition party and hound its leader into exile.

Gustavo Eduardo Porras Cortes, current President of the Nicaraguan National Assembly, undermined democratic processes or institutions by giving the Ortega-Murillo regime the tools to conduct its brazen assault on democracy by stacking the CSE with Sandinista members loyal to Ortega and by helping ensure the passage of extremely broad legislation that the Ortega-Murillo regime used to exclude opposition candidates and parties and harass and jail political opponents.

Brenda Isabel Rocha Chacon, current President of the CSE, undermined democratic processes or institutions by conspiring with the Ortega-Murillo regime to undermine Nicaragua's political institutions and subvert the November 2021 national election by disqualifying legitimate opposition parties and candidates on spurious grounds.

Dated: March 8, 2022.

Brian P. McKeon,

Deputy Secretary of State for Management and Resources.

[FR Doc. 2022–05589 Filed 3–16–22; 8:45 am]

BILLING CODE 4710-29-P

TENNESSEE VALLEY AUTHORITY

Agency Information Collection Activities: Information Collection Renewal; Comment Request

AGENCY: Tennessee Valley Authority. **ACTION:** 60-Day notice of submission of information collection renewal approval and request for comments.

SUMMARY: The proposed information collection renewal described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork

Reduction Act of 1995. The Tennessee Valley Authority is soliciting public comments on this proposed collection renewal

ADDRESSES: Requests for information, including copies of the information collection proposed and supporting documentation, should be directed to the Public Information Collection Clearance Officer: Jennifer A. Wilds, Specialist, Records Compliance, Tennessee Valley Authority, 400 W Summit Hill Dr., CLK–320, Knoxville, TN 37902–1401; telephone (865) 632–6580 or by email pra@tva.gov.

DATES: Comments should be sent to the Public Information Collection Clearance Officer no later than May 16, 2022.

SUPPLEMENTARY INFORMATION:

Type of Request: Renewal with minor modification.

Title of Information Collection: Section 26a Permit Application. OMB Control Number: 3316–0060. Current Expiration Date: June 30, 2022.

Frequency of Use: On occasion. Type of Affected Public: Individuals or households, state or local governments, farms, businesses, or other for-profit, Federal agencies or employees, non-profit institutions, small businesses or organizations.

Small Businesses or Organizations Affected: Yes.

Federal Budget Functional Category Code: 455.

Estimated Number of Annual Responses: 2,600.

Estimated Total Annual Burden Hours: 5,200.

Estimated Average Burden Hours per Response: 2.0.

Need For and Use of Information: TVA Land Management activities and Section 26a of the Tennessee Valley Authority Act of 1933, as amended, require TVA to collect information relevant to projects that will impact TVA land and land rights and review and approve plans for the construction, operation, and maintenance of any dam, appurtenant works, or other obstruction affecting navigation, flood control, or public lands or reservations across, along, or in the Tennessee River or any of its tributaries. The information is collected via paper forms and/or electronic submissions (e.g., Joint Application Form (TVA Form 17423), Section 26a Permit and Land Use Application: Applicant Disclosure Form (TVA Form 17423A), Tennessee Valley Authority Floating Cabin Registration Form (TVA Form 21158), Tennessee Valley Authority Floating Cabin Electrical Inspection Form (TVA Form 21382), and Tennessee Valley Authority