regarding whether or not to implement some level of timber harvest and other proposed activities on alL part. cr none of the area analyzed, given the consideration of multiple- use goals and objectives.

Preliminary Issues

The effect of proposed activities on soil and watershed condition and on the habitat structural needs of the local populati on of Canada Lynx, a Threatened species, and their primary prey, the snowshoe hare.

Scoping Process

This notice of intent initiates the scoping process, which guides the development of the environmental impact statement . The Forest invites public comment and participation for this project by publication of this notice. Comments are also invited by: publication in the quarterly Schedule of Proposed Actions (SOPA): public notice regarding this project in the newspaper of record, the Valley Courier: letters to potentially interested individuals, tribal governments, elected officials, and State and other Federal Agencies. Information will also be posted on the Rio Grande National Forest project Web site as this project progresses. Comments received during these and other scopin g efforts will be considered in this EIS.

It is the responsibility of persons providing comments to submit them by the close of the conunent period. Only those who submit timely and specific written comments will have eligibility (36 CFR 218.5) to file an objection under 36 CFR 218.8. Therefore, comments should be provided prior to the close of the scoping period and should clearly articulate the reviewer's concerns and contentions.

Conunents received in response to this solicitation, including names and addresses of those who comment will be part of the public record for this proposed action. Comments submitted anonymously will be accepted and considered; however anonymous comments will not provide the Agency with the ability to provide the respondent with subsequent environmental documents.

Dated: July 17, 2013.

Andrea Jones,

District Ranger.

[FR Doc. 2013–17968 Filed 07/26/ 2013 at 8:45 a.m.; Publication Date: 07/29/2

 $[FR\ Doc.\ 2013{-}17968\ Filed\ 7{-}26{-}13;\ 8{:}45\ am]$

BILLING CODE 3410-11-P

DEPARTMENT OF AGRICULTURE

Forest Service

Flathead Resource Advisory Committee

AGENCY: Forest Service, USDA. **ACTION:** Notice of meetings.

SUMMARY: The Flathead Resource Advisory Committee will meet in Kalispell, Montana on the dates listed below. The Committee is authorized under the Secure Rural Schools and Community Self-Determination Act of 2000, (the Act) (Pub. L. 112-141) and operates in compliance with the Federal Advisory Committee Act (FACA) (Pub. L. 92–463). The purpose of the Committee is to improve collaborative relationships and to provide advice and recommendations to the Forest Service concerning projects and funding consistent with the Title II of the Act. The meeting is open to the public. The purpose of the meeting is to hear project proposal presentations for 2014.

DATES: The meetings will be held every Tuesday between August 27, 2013, and September 24, 2013, from 4:00 p.m. to 6:30 p.m. (MST). Exact meeting dates are as follow:

- 1. August 27, 2013—4:00 p.m. to 6:30 p.m.
- 2. September 3, 2013—4:00 p.m. to 6:30 p.m.
- 3. September 10, 2013—4:00 p.m. to 6:30 p.m.
- 4. September 17, 2013—4:00 p.m. to 6:30 p.m.
- 5. September 24, 2013—4:00 p.m. to 6:30 p.m.

All Resource Advisory Committee meetings are subject to change or cancellation. For status of the Flathead Resource Advisory Committee meetings prior to attending each meeting, contact: . Wade Muehlhof, Public Affairs Specialist, Flathead National Forest, 406-758-5252, ewmuehlhof@fs.fed.us. ADDRESSES: The meetings will be held at the Flathead National Forest Office, 650 Wolfpack Way, Kalispell, Montana 59901. Written comments may be submitted as described under Supplementary Information listed below. All comments, including names and addresses when provided are placed in the record and are available for public inspection and copying. The public may inspect comments received at the Flathead National Forest Office, 650 Wolfpack Way, Kalispell, Montana 59901. Please call ahead to 406-758-5252 to facilitate entry into the building

FOR FURTHER INFORMATION CONTACT: Wade Muehlhof, Public Affairs

in order to view comments.

Specialist, Flathead National Forest, 406–758–5252, ewmuehlof@fs.fed.us.

Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8:00 a.m. and 8:00 p.m., Eastern Standard Time, Monday through Friday.

SUPPLEMENTARY INFORMATION: The following business will be conducted: presentation of project proposals and approval of projects. Additional information on the Flathead Resource Advisory Committee can be found by visiting the Flathead National Forest Web site at: www.fs.fed.us/r1/gwj. Anyone who would like to bring related matters to the attention of the Committee may file written statements with the Committee staff before or after the meeting. The agenda will include time for people to make oral statements of three minutes or less. Individuals wishing to make an oral statement should request in writing by August 1, 2013, to be scheduled on the agenda. Written comments and requests for time for oral comments must be sent to Wade Muehlhof, Public Affairs Specialist, Flathead National Forest, 650 Wolfpack Way, Kalispell, Montana 59901; Email: ewmuehlhof@fs.fed.us; or Facsimile: 406-758-5351.

A summary of the meeting will be posted at https://fsplaces.fs.fed.us/fsfiles/unit/wo/secure_rural_schools.nsf within 21 days of the meeting.

If you are a person requiring resonable accomodation, please make requests in advance for sign language interpreting, assistive listening devices or other reasonable accomodation for access to the facility or procedings by contacting the person listed under FOR FURTHER INFORMATION CONTACT. All reasonable accommodation requests are managed on a case by case basis.

Dated: July 17, 2013.

Chip Weber,

Forest Supervisor.

[FR Doc. 2013–18111 Filed 7–26–13; 8:45 am]

BILLING CODE 3410-11-P

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the New Hampshire Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights (Commission), and the Federal Advisory Committee Act (FACA), that a planning meeting of the New Hampshire Advisory Committee to the Commission will convene at 12:00 p.m. (EDT) on Monday, August 12, 2013. The purpose of the meeting is for orientation and project planning.

Members of the public are entitled to submit written comments. The comments must be received in the regional office by Thursday, September 12, 2013. Comments may be mailed to the Eastern Regional Office, U.S. Commission on Civil Rights, 1331 Pennsylvania Avenue, Suite 1150, Washington, DC 20425, faxed to (202) 376–7548, or emailed to ero@usccr.gov. Persons who desire additional information may contact the Eastern Regional Office at 202–376–7533.

To ensure that the Commission secures an appropriate number of telephone lines for the public, persons are asked to contact the Eastern Regional Office five days before the meeting date either by email at ero@usccr.gov, or by phone at 202–376–7533.

Records generated from this meeting may be inspected and reproduced at the Eastern Regional Office, as they become available, both before and after the meeting. Persons interested in the work of this advisory committee are advised to go to the Commission's Web site, www.usccr.gov, or to contact the Eastern Regional Office at the above phone number, email or street address.

The meetings will be conducted pursuant to the provisions of the rules and regulations of the Commission and FACA.

Dated in Chicago, IL, on July 23, 2013. **David Mussatt,**

Acting Chief, Regional Programs Coordination Unit.

[FR Doc. 2013–18024 Filed 7–26–13; 8:45 am] BILLING CODE 6335–01–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security [10–BIS–0002]

Final Decision and Order

In the Matter of: Chan Heep Loong, 95 Havelock Road, #14– 583, Singapore, 160095 SG; Respondent.

This matter is before me upon a Recommended Decision and Order ("RDO") of an Administrative Law Judge ("ALJ"), as further described below.¹

I. Background

On February 10, 2010, the Bureau of Industry and Security ("BIS") issued a Charging Letter alleging that Respondent, Chan Heep Loong, of Singapore ("Loong" or "Respondent"), committed three violations of the Export Administration Regulations ("Regulations"),² issued pursuant to the Export Administration Act of 1979, as amended (50 U.S.C. app. 2401–2420 (2000)) ("Act").³ The Charging Letter included the following specific allegations:

Charge 1 15 CFR 764.2(b)—Causing an Export to Iran Without Authorization

From on or about February 14, 2005, through on or about February 24, 2005, Loong caused the doing of an act prohibited by the Regulations. Specifically, Loong caused the export from the United States to Iran, via transshipment through Singapore, of GPS engines, items subject to the Regulations and the Iranian Transaction Regulations ("ITR") of the Department of the Treasury's Office of Foreign Assets Control ("OFAC"), without the required U.S. Government authorization. Specifically, Loong, in his capacity as Owner/Operator of Tysonic Enterprises ("Tysonic"), of Singapore, ordered and/or bought the GPS engines, items that are classified under Export Control Classification Number ("ECCN") 7A994 and are controlled for anti-terrorism reasons, from a U.S. company without informing that company of the intended final destination of the items. Loong then instructed the U.S. company to ship the items from the United States to Tysonic in Singapore, and, following arrival in Singapore, the items were then forwarded to Iran. Pursuant to Section 734.2(b)(6) of the Regulations, the export of an item from the United States to a second country intended for transshipment to a third country is deemed to be an export to that third country. Under Section 746.7 of the Regulations, a license from either BIS or

OFAC is required to export to Iran items subject to control for anti-terrorism reasons, including items listed under ECCN 7A994. Neither BIS nor OFAC authorized the exports of the items described above to Iran. In engaging in the activity described herein, Loong committed one violation of Section 764.2(b) of the Regulations.

Charge 2 15 CFR 764.2(b)—Causing an Export to Iran Without Authorization

From on or about April 22, 2005, through on or about May 12, 2005, Loong caused the doing of an act prohibited by the Regulations. Specifically, Loong caused the export from the United States to Iran, via transshipment through Singapore, of a peak power meter, an item subject to the Regulations and the Iranian Transaction Regulations ("ITR") of the Department of the Treasury's Office of Foreign Assets Control ("OFAC"), without the required U.S. Government authorization. Specifically, Loong, in his capacity as Owner/Operator of Tysonic, ordered and/or bought the peak power meter, an item classified under ECCN 3A992 and is controlled for anti-terrorism reasons, from a U.S. company []. Loong then instructed the U.S. company to ship the items from the United States to Tysonic in Singapore, and, following arrival in Singapore, the items were then forwarded to Iran. Pursuant to Section 734.2(b)(6) of the Regulations, the export of an item from the United States to a second country intended for transshipment to a third country is deemed to be an export to that third country. Under Section 746.7 of the Regulations, a license from BIS or OFAC is required to export to Iran items subject to control for anti-terrorism reasons, including items listed under ECCN 3A992. Neither BIS nor OFAC authorized the export of the items described above to Iran. In engaging in the activity described herein, Loong committed one violation of Section 764.2(b) of the Regulations.

Charge 3 15 CFR 764.2(k)—Violation of Terms of an Order Temporarily Denying Export Privileges

On or about August 29, 2006, Loong engaged in conduct prohibited by an Order issued by the Assistant Secretary of Commerce for Export Enforcement on April 12, 2006 pursuant to Section 766,24 of the Regulations, and effective upon publication in the Federal Register on April 19, 2006, temporarily denying the export privileges of Loong and Tysonic for 180 days (71 FR 20074, April 19, 2006) (the "TDO"). Under the terms of the TDO, Loong was prohibited from "directly or indirectly, participat[ing] in any way in any transaction involving any [item] exported or to be exported from the United States that is subject to the Regulations, or in a[n]y other activity subject to the Regulations [], including. . . .[c]arrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations." On or about August 29, 2006, Loong, acting through

¹I received the certified record from the ALJ, including the original copy of the RDO, for my review on June 26, 2013. The RDO is dated June 25, 2013. BIS timely submitted a response to the RDO, while Respondent has not filed a response to the RDO.

² The Regulations currently are codified at 15 CFR Parts 730-774 (2013). The charged violations occurred in 2005 and 2006. The Regulations governing the violations at issue are found in the 2005 and 2006 versions of the Code of Federal Regulations. 15 CFR Parts 730-774 (2005-06). The 2013 Regulations establish the procedures that apply to this matter. All citations herein to provisions of Part 766 (Administrative Enforcement Proceedings) are to the 2013 version of the Regulations. All other citations to the Regulations are to the 2005 and 2006 versions of the Regulations, as applicable, unless otherwise indicated. For ease of reference, I note that the 2005, 2006, and 2013 versions of the Regulations are the same with respect to the provisions of Section 764.2 and Part 766 cited herein, while Section 746.7 remains substantively the same in pertinent part.

³ 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 FR 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).