components that are the subject of this notice that occur 90 days after the date of this notice must take place in accordance with the ITAR.

In addition, for purposes of analysis, the Department requires information from exporters who previously used the Department of Commerce procedures to export airframe parts and components common to the Č–130 and L–100 aircraft. Exporters must provide a report to DDTC within 90 days of the effective date of this notice (see above section entitled FOR FURTHER INFORMATION **CONTACT** for contact information). Reports should be based on available records for the past five years and should specify the following: (1) The type of aircraft supported; (2) the estimated value of the parts exported; and (3) the end user countries to which the parts were exported. In addition, exporters have an affirmative duty to notify foreign parties in receipt of such airframe parts and components that any retransfer of these parts that occur 90 days from the date of this notice will require the authorization of the Directorate of Defense Trade Controls (DDTC) in accord with current regulation and practice.

As regards L–100 aircraft that were exported prior to the effective date of this notice under the terms of a Department of Commerce authorization, such exports will continue to be governed by the terms of such authorization so long as: (1) The aircraft continues to operate in the manner and for the purpose for which the Department of Commerce authorization was granted, (2) the aircraft is not modified, configured, or adapted for a military application, and (3) ownership of the aircraft is not transferred to a party in or from a third country. L-100 aircraft that do not meet these criteria are subject to the controls of the ITAR. In addition, exporters of L-100 aircraft must advise end users that, effective 90 days from the date of this notice, L-100 aircraft in their possession may not travel to or transit countries identified in Section 126.1 of the ITAR without the express approval of the Directorate of Defense Trade Controls (DDTC). Further, consistent with current practice, U.S. exporters seeking to export L-100 aircraft should consult with both the Departments of Commerce and State regarding jurisdictional licensing requirements.

This notice involves a foreign affairs function of the United States and, therefore, is not subject to the procedures required by 5 U.S.C. 553 and 554. It is exempt from review under Executive Order 12866; but has been reviewed internally within the Department of State to ensure consistency with the purposes thereof. This rule does not require analysis under the Regulatory Flexibility Act or the Unfunded Mandates Reform Act. It has been found not be a major rule within the meaning of the Small **Business Regulatory Enforcement Act of** 1966. It will not have substantial direct effects on the States, the relationship between the National Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with section 6 of Executive Order 13132, it is determined that this rule does not have sufficient federalism implications to warrant application of Executive Orders Nos. 12372 and 13123. However, affected U.S. persons are invited to submit written comments to the Department of State, Office of Defense Trade Controls, ATTN: Stephen Tomchik, Regulatory Change, USML Category VIII, 12th Floor, SA-1, Washington, DC 20522.

### Gregory M. Suchan,

Acting Assistant Secretary, Bureau of Political-Military Affairs, Department of State.

[FR Doc. E6–7850 Filed 5–22–06; 8:45 am] BILLING CODE 4710–25–P

### DEPARTMENT OF STATE

[Public Notice 5404]

## Advisory Committee on Transformational Diplomacy; Notice of Meeting

The Department of State announces a meeting of the Secretary of State's Advisory Committee on Transformational Diplomacy on Tuesday June 6, 2006, at the U.S. Department of State at 2201 C Street, NŴ., Washington, DC. The Committee is a group of prominent Americans from the private sector that will provide the Department with advice on its worldwide management operations, including structuring, leading, and managing large global enterprises, communicating governmental missions and policies to relevant publics, and better using information technology.

The agenda for the meeting on June 6 will include issues related to global geographic repositioning, effective methods of identifying and mentoring talent, and managing a global enterprise.

The Committee will meet in open session from 10 a.m. until 12 p.m. In addition, the Committee will meet in closed session from 9 a.m. until 10 a.m. and for a short period in the afternoon in order to receive classified briefings and to discuss classified information and proprietary commercial and financial information that is considered privileged and confidential. It has been determined that these portions of the meeting will be closed to the public pursuant to section 10(d) of the Federal Advisory Committee Act and 5 U.S.C. 552b(c)(1) and 552b(c)(4).

Entry to the building is controlled and will be facilitated by advance arrangements. Members of the public (including government employees) desiring access to the session should, by June 1, 2006, notify the Advisory Committee on Transformational Diplomacy (phone: 202-647-0093) of their name, date of birth; citizenship (country); ID number, *i.e.*, U.S. government ID (agency), U.S. military ID (branch), passport (country), or drivers license (state); professional affiliation, address, and telephone number. All attendees must use the "C" Street entrance, after being screened through the exterior screening facilities. One of the following valid IDs will be required for admittance: Any U.S. driver's license with photo, a passport, or a U.S. Government agency ID. Because an escort is required at all times, attendees should expect to remain in the meeting for the entire session.

For more information, contact Madelyn Marchessault, Designated Federal Official of the Advisory Committee on Transformational Diplomacy at 202–647–0093 or at *Marchessaultms@state.gov.* 

Dated: May 18, 2006.

#### Marguerite Coffey,

Acting Director, Office of Management Policy, Department of State. [FR Doc. 06–4819 Filed 5–22–06; 8:45 am] BILLING CODE 4710-35–P

# DEPARTMENT OF STATE

## [Public Notice 5418]

## Bureau of Oceans and International Environmental and Scientific Affairs; Certifications Pursuant to Section 609 of Public Law 101–162

**SUMMARY:** On April 28, 2006, the Department of State certified, pursuant to Section 609 of Public Law 101–162 ("Section 609"), that 14 nations have adopted programs to reduce the incidental capture of sea turtles in their shrimp fisheries comparable to the program in effect in the United States. The Department also certified that the fishing environments in 24 other countries and one economy, Hong Kong, do not pose a threat of the incidental taking of sea turtles protected under