

mill depots that sell the subject imports, any discussion of issues relating to this information will necessitate disclosure of business proprietary information (BPI). Thus, such discussions can only occur if a portion of the hearing is held *in camera*. In making this decision, the Commission nevertheless reaffirms its belief that whenever possible its business should be conducted in public.

The hearing will include the usual public presentations by petitioner and by respondents, with questions from the Commission. In addition, the hearing will include an *in camera* session for a presentation including BPI by petitioner and for questions from the Commission relating to the BPI, followed by a presentation including BPI by respondents, followed by questions from the Commission relating to the BPI. For any *in camera* session the room will be cleared of all persons except: those who have been granted access to BPI under a Commission administrative protective order (APO) and are included on the Commission's APO service list in this investigation. See 19 CFR 201.35(b)(1), (2). In addition, if petitioner's BPI will be discussed in the *in camera* session, personnel of petitioner will also be granted access to the closed session while such data is discussed. Similarly, if BPI of respondents' witnesses will be discussed in the *in camera* session, respondents' witnesses will also be granted access to the closed session while such data is discussed. See 19 CFR 201.35(b)(1), (2). The time for the parties' presentations and rebuttals in the *in camera* session will be taken from their respective overall allotments for the hearing. All persons planning to attend the *in camera* portions of the hearing should be prepared to present proper identification.

Authority: The General Counsel has certified, pursuant to Commission Rule 201.39 (19 CFR 201.39) that, in her opinion, a portion of the Commission's hearing in *Stainless Steel Angle from Japan*, Inv. No. 731-TA-699 (Final) may be closed to the public to prevent the disclosure of BPI.

By order of the Commission.

Issued: March 27, 1995.

Donna R. Koehnke,
Secretary.

[FR Doc. 95-7859 Filed 3-28-95; 8:45 am]

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DEPARTMENT OF JUSTICE

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals

for review under the provisions of the Paperwork Reduction Act (44 USC Chapter 35) and the Paperwork Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) The title of the form/collection;
- (2) The agency form number, if any, and the applicable component of the Department sponsoring the collection.
- (3) Who will be asked or required to respond, as well as a brief abstract;
- (4) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond;
- (5) An estimate of the total public burden (in hours) associated with the collection; and,
- (6) An indication as to whether Section 3504(h) of Public Law 96-511 applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514-4319. If you anticipate commenting on a form/collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/Information Resources Management/Justice Management Division Suite 850, WCTR, Washington, DC 20530.

New Collection

- (1) Certification of Compliance with the Statutory Eligibility Requirements of the Violence Against Women Act for Tribal Governments
- (2) Violence Against Women Program Office, United States Department of Justice.
- (3) Primary—State, Local or Tribal Government, Others—None. The Crime Act of 1994 enacted the Violence Against Women Program. This program awards grant money to the states, territories, and Indian tribal governments to combat violence against women. The actual legislation dictates that in order to receive federal monies,

these grantees must certify that rape exams will be paid for by some entity other than the victim, and the victim will also not incur the cost of filing fees for criminal charges.

(4) 20 annual respondents at .15 hours per response.

(5) 5 annual burden hours.

(6) Not applicable under Section 3504(h) of Public Law 96-511.

Public comment on this item is encouraged.

Dated: March 23, 1995.

Robert B. Briggs,

Department Clearance Officer, Department of Justice.

[FR Doc. 95-7685 Filed 3-28-95; 8:45 am]

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Information Collections Under Review

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