

some respondents will be asked to provide their SSN. Response rates to the different mail treatments will assist in the decision of how to inform respondents about our use of administrative records and will measure respondent sensitivity to asking for SSN.

Affected Public: Individuals.

Frequency: One-time.

Respondent's Obligation: Mandatory.

OMB Desk Officer: Jerry Coffey, (202) 395-7314.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, Acting DOC Forms Clearance Officer, (202) 482-3272, Department of Commerce, room 5312, 14th and Constitution Avenue, NW, Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Jerry Coffey, OMB Desk Officer, room 10201, New Executive Office Building, Washington, DC 20503.

Dated: March 27, 1996.

Linda Engelmeier,

Acting Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 96-7948 Filed 4-1-96; 8:45 am]

BILLING CODE 3510-07-F

Bureau of the Census

Census Advisory Committee of Professional Associations; Notice of Public Meeting

Pursuant to the Federal Advisory Committee Act (P.L. 92-463 as amended by P.L. 94-409), we are giving notice of an Ad Hoc meeting of the Census Advisory Committee (CAC) of Professional Associations. It will include members of the CAC's of the American Statistical Association subcommittee, and the Population of America Association subcommittee. The meeting will convene on April 25-26, 1996 at the Ramada Seminary Plaza, 4641 Kenmore Avenue, Alexandria, VA 22304.

The subcommittees are composed of nine members each appointed by the Presidents of the American Statistical Association and the Population Association of America. The committee advises the Director, Bureau of the Census, on the full range of Census Bureau programs and activities in relation to the areas of expertise.

The agenda for the meeting on April 25 that will begin at 9 a.m. and end at 5 p.m. is:

- Introductory Remarks.
- Discussion on the 1995 Census Test Design and Results.

The agenda for the meeting on April 26 that will begin at 9 a.m. and end at 12 noon is:

- Continued discussion on the 1995 Census Test Design and Results.
- Closing Session.

The meeting is open to the public, and a brief period is set aside on April 26, during the closing session, for public comment and questions. Those persons with extensive questions or statements must submit them in writing to the Census Bureau Committee Liaison Officer, Ms. Maxine Anderson-Brown, Room 3039, Federal Building 3, Washington, DC 20233, at least three days before the meeting.

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation, or other auxiliary aids should also be directed to the Census Bureau Committee Liaison Officer.

Persons wishing additional information or minutes for this meeting, or who wish to submit written statements, may contact the Committee Liaison Officer on 301-457-2308, TDD 301-457-2540.

Dated: March 26, 1996.

Martha Farnsworth Riche,

Director, Bureau of the Census.

[FR Doc. 96-7962 Filed 4-1-96; 8:45 am]

BILLING CODE 3510-07-P

International Trade Administration

[C-357-803, C-357-403, C-357-002, C-357-005]

Initiation of Changed Circumstances Countervailing Duty Administrative Reviews: Leather From Argentina, Wool From Argentina, Oil Country Tubular Goods From Argentina, and Cold-Rolled Carbon Steel Flat-Rolled Products From Argentina

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Initiation of changed circumstances countervailing duty administrative reviews: Leather from Argentina, wool from Argentina, oil country tubular goods from Argentina, and cold-rolled carbon steel flat-rolled products from Argentina.

SUMMARY: On September 6, 1995, the Court of Appeals for the Federal Circuit, in a case involving imports of Mexican ceramic tile, ruled that, absent an injury determination by the International Trade Commission (ITC), the Department of Commerce (the

Department) may not assess countervailing duties under 19 U.S.C. 1303(a)(1) (1988; repealed 1994) on entries of dutiable merchandise which occurred after April 23, 1985, the date Mexico became "a country under the Agreement." *Ceramica Regiomontana v. U.S.*, Court No. 95-1026 (Fed. Cir., Sept. 6, 1995) (*Ceramica*).

Argentina attained the status of "a country under the Agreement" on September 20, 1991. Therefore, in consideration of the *Ceramica* decision, we are initiating changed circumstances administrative reviews of the countervailing duty orders on leather, wool, oil country tubular goods (OCTG), and cold-rolled carbon steel flat-rolled products from Argentina, which were in effect when Argentina became a country under the Agreement. These orders, which were issued under 19 U.S.C. 1303, have entries that have not yet been liquidated. Other Argentine orders that were in effect at the time Argentina became a country under the Agreement have since been revoked and all entries liquidated.

EFFECTIVE DATE: April 2, 1996.

FOR FURTHER INFORMATION CONTACT: Brian Albright or Cameron Cardozo, Office of Countervailing Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482-2786.

SUPPLEMENTARY INFORMATION:

Background

On September 6, 1995, the Court of Appeals for the Federal Circuit ruled that the Department may not assess countervailing duties under section 19 U.S.C. 1303(a)(1) on entries from Mexico of dutiable merchandise which occurred after April 23, 1985, the effective date of Mexico's Bilateral Agreement with the U.S. through which Mexico became a "country under the Agreement." (*Ceramica* at 8). After Mexico became a "country under the Agreement," the only provision under which the Department could continue to impose countervailing duties was 19 U.S.C. 1671(a)(1988), as amended by Uruguay Round Agreements Act (1994), which requires the ITC to conduct an injury determination. 19 U.S.C. 1671(a)(2). The ITC never conducted an injury investigation regarding imports to the United States of Mexican ceramic tile. As a result, the Department amended the previous revocation of the order on *Ceramic Tile from Mexico* to make the revocation effective April 23, 1985, rather than January 1, 1995, in