

the Glen Canyon Powerplant will be released through the Glen Canyon Powerplant as soon as practicable to equalize the active storage in Lake Powell and Lake Mead.

(5) Releases from Lake Powell pursuant to these criteria shall not prejudice the position of either the upper or lower basin interests with respect to required deliveries at Lees Ferry pursuant to the Colorado River Compact.

III. Operation of Lake Mead

(1) Water released from Lake Powell, plus the tributary inflows between Lake Powell and Lake Mead, shall be regulated in Lake Mead and either pumped from Lake Mead or released to the Colorado River to meet requirements as follows:

- (a) Mexican Treaty obligations;
- (b) Reasonable consumptive use requirements of mainstream users in the lower basin;
- (c) Net river losses;
- (d) Net reservoir losses;
- (e) Regulatory waters.

(2) Until such time as mainstream water is delivered by means of the Central Arizona Project, the consumptive use requirements of Article III(1)(b) of these Operating Criteria will be met.

(3) After commencement of delivery of mainstream water by means of the Central Arizona Project, the consumptive use requirements of Article III(1)(b) of these Operating Criteria will be met to the following extent:

(a) *Normal*. The annual pumping and release from Lake Mead will be sufficient to satisfy 7,500,000 acre-feet of annual consumptive use in accordance with the decree in *Arizona v. California*, 376 U.S. 340 (1964).

(b) *Surplus*. The Secretary shall determine from time to time when water in quantities greater than "Normal" is available for either pumping or release from Lake Mead pursuant to Article II(B)(2) of the decree in *Arizona v. California* after consideration of all relevant factors, including, but not limited to, the following:

(i) The requirements stated in Article III(1) of these Operating Criteria;

(ii) Requests for water by holders of water delivery contracts with the United States, and of other rights recognized in the decree in *Arizona v. California*;

(iii) Actual and forecast quantities of active storage in Lake Mead and the Upper Basin Storage Reservoirs; and

(iv) Estimated net inflow to Lake Mead.

(c) *Storage*. The Secretary shall determine from time to time when

insufficient mainstream water is available to satisfy annual consumptive use requirements of 7,500,000 acre-feet after consideration of all relevant factors, including, but not limited to, the following:

- (i) The requirements stated in Article III(1) of these Operating Criteria;
- (ii) Actual and forecast quantities of active storage in Lake Mead;
- (iii) Estimate of net inflow to Lake Mead for the current year;
- (iv) Historic streamflows, including the most critical period of record;
- (v) Priorities set forth in Article II(a) of the decree in *Arizona v. California*; and
- (vi) The purposes stated in Article I(1) of these Operating Criteria.

The shortage provisions of Article II(B)(3) of the decree in *Arizona v. California* shall thereupon become effective and consumptive uses from the mainstream shall be restricted to the extent determined by the Secretary to be required by section 301(b) of Public Law 90-537.

IV. Definitions

(1) In addition to the definitions in section 606 of Public Law 90-537, the following shall also apply:

(a) *Spills*, as used in Article II(3)(c) herein, means water released from Lake Powell which cannot be utilized for Project purposes, including, but not limited to, the generation of power and energy.

(b) *Surplus*, as used in Article III(3)(b) herein, is water which can be used to meet consumptive use demands in the three Lower Division States in excess of 7,500,000 acre-feet annually. The term "surplus" as used in these Operating Criteria is not to be construed as applied to, being interpretive of, or in any manner having reference to the term "surplus" in the Colorado River Compact.

(c) *Net inflow to Lake Mead*, as used in Article III(3)(b)(iv) and (c)(iii) herein, represents the annual inflow to Lake Mead in excess of losses from Lake Mead.

(d) *Available capability*, as used in Article II(4) herein, means that portion of the total capacity of the powerplant that is physically available for generation.

[FR Doc. 96-21216 Filed 8-19-96; 8:45 am]

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INTERNATIONAL DEVELOPMENT CORPORATION AGENCY

Overseas Private Investment Corporation; Submission for OMB Review; Comment Request

AGENCY: Overseas Private Investment Corporation, IDCA.

ACTION: Request for comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35), Agencies are required to publish a Notice in the Federal Register notifying the public that the Agency has prepared an information collection request for OMB review and approval and has requested public review and comment on the submission. OPIC published its first Federal Register Notice on this information collection request on June 14, 1996, in 61 FR 30257, at which time a 60 calendar-day comment period was announced. This comment period ended on August 13, 1996. No comments were received in response to this Notice. This information collection submission has now been submitted to OMB for review. Comments are again being solicited on the need for the information, its practical utility, the accuracy of the Agency's burden estimate, and on ways to minimize the reporting burden, including automated collection techniques and uses of other forms of technology.

The proposed form under review is summarized below.

DATES: Comments must be received on or before September 19, 1996.

ADDRESSES: Copies of the subject form and the request for review submitted to OMB may be obtained from the Agency Submitting Officer. Comments on the form should be submitted to the OMB Reviewer and the Agency Submitting Officer.

FOR FURTHER INFORMATION CONTACT:

OPIC Agency Submitting Officer: Lena Paulsen, Manager, Information Center, Overseas Private Investment Corporation, 1100 New York Avenue, NW., Washington, DC 20527; 202/336-8565.

OMB Reviewer: Victoria Wassmer, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Docket Library, Room 10102, 725 17th Street, NW., Washington, DC 20503, 202/395-5871.

Summary of Form Under Review

Type of Request: Revision.

Title: Sponsor Disclosure Report in Support of an Application for Financing.

Form Number: OPIC-129.

Frequency of Use: Once per project sponsor per project.

Type of Respondents: Individuals, business or other institutions.

Standard Industrial Classification Codes: All.

Description of Affected Public: U.S. companies or individuals investing overseas in emerging economies.

Reporting Hours: 4 hours per project.

Number of Responses: 70 per year.

Federal Cost: \$1,200 per year.

Authority for Information Collection: Sections 231 and 234 (b) and (c) of the Foreign Assistance Act of 1961, as amended.

Abstract (Needs and Uses): The Sponsor Disclosure Report In Support of an Application for Financing requests information as required per OPIC's governing legislation. Such information is needed to determine whether a project and its sponsor meet eligibility criteria for OPIC financing, specifically with regard to creditworthiness, effects on the U.S. economy, and legislative and regulatory compliance.

Dated: August 14, 1996.

Marc Monheimer,

Senior Commercial Counsel, Department of Legal Affairs.

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BILLING CODE 3210-01-M

disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: August 16, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 96-21338 Filed 8-16-96; 2:18 pm]

BILLING CODE 7020-02-P

SUPPLEMENTARY INFORMATION:

Overview

The Violent Crime Control and Law Enforcement Act of 1994 (Pub. L. 103-322) authorizes the Department of Justice to make grants to increase deployment of law enforcement officers devoted to community policing on the streets and rural routes in this nation. COPS MORE 96 is designed to expand the time available for community policing by current law enforcement officers, rather than fund the hiring or rehiring of additional law enforcement officers.

COPS MORE 96 permits eligible agencies to seek funding for the purchase of equipment and technology, and the procurement of support resources (including civilian personnel). As a result of this funding, the number of officers redeployed by agencies in community policing must be equal to or greater than the number of officers that would result from grants of the same amount for hiring new officers.

Application Kits will be available after August 23, 1996. Completed Applications Kits must be received by the COPS Office between September 9 and October 31, 1996.

Applicants must provide a thorough explanation of how the proposed redeployment funds will actually result in the required increase in the number of officers deployed in community policing. Additionally, the applicant must specify within the COPS MORE 96 Application a plan for continuing the proposed activity following the conclusion of COPS MORE 96 funding. Technical assistance with the development of community policing plans will be provided to jurisdictions in need of such assistance. Grants will be made for up to 75 percent of the cost of the equipment, technology, or civilian salaries for one year, with the remainder to be paid by state or local funds. Waivers of the non-federal share will be considered upon a showing of severe fiscal distress. COPS redeployment funds may not be used to replace funds that eligible agencies otherwise would have devoted to equipment, technology, or civilian hiring.

COPS funding must be allocated based on a formula previously established by Congress. Under this formula, 50 percent of the annual grant funds are awarded to jurisdictions serving populations over 150,000, and 50 percent of the funds are awarded to those serving 150,000 or below. The COPS Office already has reached the funding limit for FY 96 for smaller jurisdictions, therefore applications for

DEPARTMENT OF JUSTICE

Office of Community Oriented Policing Services

FY 1996 Community Policing Discretionary Grants

AGENCY: Office of Community Oriented Policing Services, Department of Justice.

ACTION: Notice of Availability.

SUMMARY: The Department of Justice, Office of Community Oriented Policing Services ("COPS") announces the availability of grants to support the purchase of equipment and technology, and the procurement of support services under COPS Making Officer Redeployment Effective ("COPS MORE 96"). Eligible applicants under COPS MORE 96 are those state, local and other public law enforcement agencies, Indian tribal governments, other public and private entities, and multi-jurisdictional or regional consortia that employ career law enforcement officers.

DATES: COPS MORE 96 Application Kits will be available after August 23, 1996. The COPS Office will accept applications for COPS MORE 96 from September 9 through October 31, 1996. Large jurisdictions (those serving populations greater than 150,000) are strongly encouraged to apply by September 9, 1996.

ADDRESSES:

COPS MORE 96 Application Kits will be mailed to all eligible agencies or may be obtained by writing to COPS MORE 96, 1100 Vermont Avenue, NW., Washington, DC, 20530, or by calling the Department of Justice Response Center, (202) 307-1480 or 1-800-421-6770, or the full application kit is also available on the COPS Office web site at: <http://www.usdoj.gov/cops>. Completed application kits should be sent to COPS MORE 96, COPS Office, 1100 Vermont Avenue, NW., Washington, DC 20530.

FOR FURTHER INFORMATION CONTACT:

The Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770.

INTERNATIONAL TRADE COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission.

TIME AND DATE: August 26, 1996 at 11:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

1. Agenda for future meeting
2. Minutes
3. Ratification List
4. Inv. No. 731-TA-749 (Preliminary)—(Persulfates from the People's Republic of China)—briefing and vote.
5. Outstanding action jackets:
 1. GC-96-043, Possible APO breach in an investigation under Title VII of the Tariff Act of 1930.
 2. GC-96-044, Initial determination granting a motion for temporary relief in Inv. No. 337-TA-383 (Certain Hardware Logic Emulation Systems).

In accordance with Commission policy, subject matter listed above, not