from expressing views on the outcome of a negotiation after conclusion of the negotiation or Codex committee session. 

F. Non-government members are not immune from any laws or regulation of the United States or of the host country as a result of participation on a United States delegation, and no government official may represent that participation confers any such immunity.

V. Public Notification of and Participation in U.S. Codex 

A. The Office of the United States Manager for Codex Alimentarius publishes annually in the Federal Register a notice containing (1) Descriptions of the standards under consideration or planned for consideration by Codex committees and whether the United States is participating in the consideration of those standards; (2) the agenda for United States participation in Codex committee; (3) the agency responsible for representing the United States with regard to each standard under consideration or planned for consideration by Codex committees; and (4) a list of the Codex committees and the names and agency affiliations of the United States delegate and alternate delegate for each committee. This same information is available through the U.S. Codex website: http://www.usda.gov/agency/fsis/codex/index.htm. Also, the United States Manager for Codex Alimentarius maintains a list of non-government individuals, groups, and organizations that have expressed an interest in the activities of the Codex.

B. The United States delegate and alternate delegate will facilitate, to the greatest extent possible, public participation in the United States Government activities relating to the Codex. Toward this end, the United States delegate will maintain a list of individuals, groups, and organizations that have expressed an interest in activities of the Codex committees.

C. The United States delegate will notify members of the public who have indicated an interest in a particular Codex committee’s activities of the status of each agenda item and the United States Government’s position or preliminary position on the agenda item, if such a position has been determined. The United States delegate may request members of the public who have indicated an interest in a particular Codex committee’s activities to submit written comments. Public meetings may also be held to receive comments.

D. As required by section 491 of the Trade Agreement Act of 1979, as amended, (19 U.S.C. 2578), the agency responsible for accepting or rejecting a particular Codex sanitary or phytosanitary standard shall provide opportunity for public comment on the Codex standards under consideration or planned for consideration. This opportunity for public comment will be provided as early as possible following the identification of a sanitary or phytosanitary standard for consideration by a Codex committee. The comments received will be taken into account in the United States delegate’s participation in the considerations of the Codex committee.

E. The United States delegate may solicit comments as deemed appropriate and all comments received will be considered. Public comments relevant to Codex committee activities should be supported by as much data or research as possible and such data or research should be properly referenced to enhance the persuasive impact of the comments. The United States delegate will consider all comments received but will not be bound to agree with any comment. The views expressed in these comments may or may not be presented by the United States delegate to a Codex committee.

Done at Washington, DC, on February 6, 1998.

F. Edward Scarbrough, United States Manager for Codex Alimentarius.

[FR Doc. 98–3507 Filed 2–11–98; 8:45 am]
BILLING CODE 7555–01–M

ARCTIC RESEARCH COMMISSION


Notice of Meeting

Notice is hereby given that the U.S. Arctic Research Commission will hold its 50th Meeting in Washington, DC on February 23 and 24, 1998.

The Meeting will be held in the Board Room of the U.S. National Museum of Natural History (Smithsonian Institution), first floor, Constitution Avenue at Tenth Street, NW, and will begin at 9:00 a.m. on both days. Attendees must use the Constitution Avenue Entrance.

Topics for the meeting include agency reports and a special focus on the Environmental Impact Statement (EIS) Process. BLM and the U.S. Army Corps of Engineers will make presentations on their EIS work in the U.S. Arctic. A report on the recent cruise of the USS Hawkbill nuclear submarine research cruise in the Arctic Ocean will also be presented.

Any person planning to attend the Tuesday meeting who requires special accessibility features and/or auxiliary aids, such as sign language interpreters must inform the Commission in advance of those needs.

Contact Person for More Information: Dr. Garrett W. Brass, Executive Director, Arctic Research Commission, 703–525–0111 or TDD 703–306–0090.

Garrett W. Brass, Executive Director.

[FR Doc. 98–3596 Filed 2–11–98; 8:45 am]
BILLING CODE 7555–01–M

DEPARTMENT OF COMMERCE

Submission For OMB Review; Comment Request

DOE has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).

Agency: Bureau of the Census.

Title: Census 2000 Dress Rehearsal Integrated Coverage Measurement (ICM) Person Interview and Outmover Tracing Activities.

Form number(s): CAPI Person Interview, CAPI Person QA Interview, CATI Outmover Tracing Interview, and DX–1340.

Agency approval number: None.

Type of request: New collection.

Burden: 11,175 hours.

Number of respondents: 28,400.

Avg hours per response: About 19 minutes.

Needs and uses: The Bureau of the Census developed the Integrated Coverage Measurement (ICM) approach for measuring coverage of housing units and populations during the decennial census. In the Census 2000 Dress Rehearsal, we are interested in conducting a rehearsal of our ICM approach to measuring the coverage of the census for housing units and people. The first phase of ICM consists of developing an independent listing of all addresses within the Census 2000 Dress Rehearsal sites. The independent listing will be matched to the census list of addresses; the unmatched cases will be sent to the field for reconciliation during the Housing Unit Follow-up operation. The resultant address listing will be used in the ICM Person Interview phase. The materials for the independent listing have been approved by the Office of Management and Budget (OMB). The materials for the Housing Unit Follow-up operation are currently awaiting OMB approval.

During the ICM Person Interview, the Bureau of the Census will interview target ICM sample cases. Intensive probing techniques will be used to
reconstruct a roster of the residents of the housing unit on census day. When combined with our efforts to match responses to the results of the initial count, the interview data will identify persons missed or incorrectly included in the census as well as persons correctly enumerated.

For census day residents that have moved (outmovers), we will attempt to locate and interview the census day residents at their new address. We will use proxy information gathered from current residents in cases where we cannot locate outmovers.

For quality assurance, at maximum, a 20 percent random sample of respondents in the ICM sample will be reinterviewed.

After the person interview, person matching for Dual System Estimation (DSE) will be conducted. Unresolved cases will be reconciled in the field during the ICM Person Follow-up interview. The materials to be used in the Person Follow-up interview will be submitted later this year.

Affected public: Individuals or households.

Frequency: One-time.

Respondent’s obligation: Mandatory.

Legal authority: Title 13 USC, Sections 141, 193, and 221.


Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, DOC Forms Clearance Office, (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 Nancy Kirkendall, OMB Desk Officer, room 10201, New Executive Office Building, Washington, DC 20503.


Linda Engelmeier,
Departmental Forms Clearance Officer, Office of Management and Organization.

DEPARTMENT OF COMMERCE
International Trade Administration
[A–429–601]
Solid Urea From the Former German Democratic Republic: Initiation (Consideration of Revocation of Order) and Preliminary Results (Intent To Revoke Order) of Changed Circumstances Antidumping Duty Review

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

ACTION: Notice of initiation and preliminary results of changed circumstances antidumping duty review, and intent to revoke finding.

SUMMARY: In response to a letter filed on January 26, 1998, by the Ad Hoc Committee of Domestic Nitrogen Producers (petitioners) indicating that they have no further interest in the importation or sale of solid urea from the former German Democratic Republic (G.D.R.), the Department of Commerce (the Department) is initiating a changed circumstances antidumping duty review and issuing a preliminary intent to revoke the antidumping duty finding on solid urea from the former G.D.R. Based on the fact that the petitioners have expressed no further interest in the importation or sale of solid urea produced in the former G.D.R., we intend to revoke this finding. Interested parties are invited to comment on these preliminary results.


The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 (the Act) by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all citations to the Department’s regulations are to the regulations codified at 19 CFR 351 (62 FR 27296).

SUPPLEMENTARY INFORMATION:

Background

On January 26, 1998, petitioners informed the Department in writing that they do not object to a changed circumstances review and have no further interest in the importation or sale of solid urea produced in the former G.D.R.

Scope of Review

Imports covered by this review are those of solid urea. At the time of the publication of the antidumping duty order, such merchandise was classifiable under item 480.30 of the Tariff Schedules of the United States Annotated (TSUSA). This merchandise is currently classified under the Harmonized Tariff Schedule of the United States (HTS) item number 3102.10.00. These TSUSA and HTS item numbers are provided for convenience and Customs purposes only. The Department’s written description of the scope remains dispositive for purposes of the order.

Initiation and Preliminary Results of Changed Circumstances Antidumping Duty Review

Pursuant to section 751(d) of the Act, the Department may revoke an antidumping duty order based on a review under section 751(b) of the Act (i.e., a changed circumstances review). Section 751(b)(1) of the Act requires a changed circumstances review to be conducted upon receipt of a request containing information concerning changed circumstances sufficient to warrant a review.

The Department’s regulations at 19 CFR 351.222(g) permit the Department to conduct a changed circumstances review under 19 CFR 351.216 based upon an affirmative statement of no interest from producers accounting for substantially all of the production of the domestic like product to which the order pertains. In addition, in the event that the Department concludes that expedited action is warranted, section 351.221(c)(3)(i) of the regulations permits the Department to combine the notices of initiation and preliminary results. Therefore, in accordance with section 751(b) of the Act and 19 CFR 351.216, 351.221, and 351.222 based on an affirmative statement of no interest in this proceeding by petitioners, we are initiating this changed circumstances review. Based on the fact that no other interested parties have objected to the position taken by petitioners that they have no further interest in the order regarding solid urea from the former G.D.R., we have determined that expedited action is warranted, and we are combining these notices of initiation and preliminary results. We have preliminarily determined that there are changed circumstances sufficient to warrant revocation of the finding on